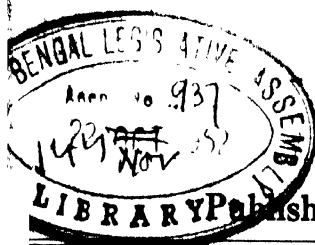




Calcutta



The



सत्यमेव जयते

Gazette

Published by Authority

THURSDAY, JULY 6, 1950

CONTENTS:

	Page.	
notifications by the Bengal, the High Court, etc.	1337—1412	PART V.—Acts of the Parliament assented to by the President and Or promulgated by the President—
and notifications by the republished for general	165—170	The Preventive Detention (Amendment Bill, 1950)
Notices	Nil	The Industrial Disputes (Appellate T Act, 1950)
Orders, Notices	259—264	PART VI.—Bills introduced in Parl India; Reports of Select Committees to Parliament; and Bills publish introduction in Parliament
of West Bengal Legisla-	Nil	SUPPLEMENT No. 27—
promulgated by the under the Constitu-	Nil	Weekly Weather and Crop Report Bengal for the week ending 21st Jun
		Third and Final Forecast of the Spring Crops of West Bengal for the year 1
		Daily Rainfall recorded in West Bengal months of February and March 1950
		Calcutta Improvement Trust Notice

West Bengal, the High Court

At Bishnupur, is appointed
Deputy Magistrate
in the Nadia district
of that district.

Burdwan.—No. 1850G.A./50
—In exercise of the power
section (2) of section 10 of the
procedure, 1898 (Act V of 18
pleased to appoint Mr. J.B.S.
Assistant Magistrate and C
Burdwan, to be Additional Dis
Burdwan, and to direct that he

employed a
under the
in force in

—No. 1851
C. K. Roy
ctor, Hoog
e Asansol

1852G.A.
Collector,
be a Se
bation in
to the h

Orders and Transfers

General.

No. 1797G.A./48-52
—Sri Nani Gopal Mukharji,
ate and Sub-Deputy Collector,
ointed to be a Sub-
b-Deputy Collector
d is posted to the Vish
istrict.

—No. 1842G.A./48-52
re orders contained in
on No. 1670G.A., dat
osting Sri Jyotirma
Magistrate and Sub-
dnapore, to Kairampur
cancelled.

No. 1843G.A./48-52/50
ankari Prosad Kar
and Sub-Deputy C

Leave.*General.*

Midnapore.—No. 1785G.A./31-23-50 — 23rd June 1950.—Sri Hemanta Kumar Kar, Sub-Deputy Magistrate and Sub-Deputy Collector, Midnapore, was allowed leave on average pay for the period from the 19th April 1950 to the 6th May 1950, under rule 184(b)(ii) of the Civil Service Rules, Part I.

Hooghly.—No. 1820G.A./11-18-50 — 27th June 1950.—Sri C. K. Roy, I.A.S., Assistant Magistrate, Hooghly, was allowed earned leave for fourteen days, under rule 9 of the Revised Leave Rules, 1933, with effect from 22nd May 1950.

Police

24-Parganas.—No. 1849G.A. — 30th June 1950.—Sri H. S. Ghosh Chaudhuri, J.P., I.P., Deputy Inspector-General of Police, Central Range, Alipore, was allowed leave on average pay for twenty-one days, under rule 81(b)(ii) of the Fundamental Rules, with effect from the 18th June 1950.

By order of the Governor,
S. N. RAY, Chief Secy

Political**NOTIFICATION**

No. 3961P./14E-24/50 — 27th June 1950.—In exercise of the powers conferred by sections 6 and 7 of the Indian Christian Marriage Act 1872 (XV of 1872), the Governor is pleased to revoke the licences granted in terms of notification No. 509P./14E-24/50, dated the 8th February 1947, under sections 6 and 7 of the aforesaid Act, to Rev. D. Hume Butler, Minister-in-charge of the Union Congregational Church, 107, College Street, Calcutta.

of the said Rev. D. Hume Butler, in notification as Registrar of Marriages under Act VI of 1886, is also

By order of the Governor,
R. GUPTA, Secy

Legal Section**ORDERS**

27th June 1950.—Whereas the State Government has reason to believe that a person in respect of whom an order of detention has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by section 6 of the said Act, the Governor is pleased to direct the said person to appear before the District Magistrate, Balurghat within a period of publication of this Gazette.

of the person.

Sri Atul Chandra Kar, son of late D. K. Kar (Narun), police sub-inspector (East P. Range), Balurghat, police sub-inspector (East P. Range), Balurghat, and Maldah.

No. 12128H S.—27th June 1950.—The State Government has reason to believe that the undermentioned person in respect of whom an order of detention has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said person to appear before the District Magistrate, Nadia, at Krishnagar within a period of publication of this Gazette.

Particulars of the person.

Sri Harbans Singh, son of Sri Tehal Singh, Chak No. 286, post office Chak No. 28, Lualpur, West Punjab, and of 168, D. Ballygunge, Calcutta, and also of Nadia.

By order of the Governor,
L. A. D'COSTA, A

Jails**NOTIFICATION**

Midnapore.—No. 1465H.J.—4th July 1950.—Sri S. B. Ray, I.A.S., Additional District Magistrate, Midnapore, is appointed until further orders to act as whole-time Superintendent of Special Jail, *vice* Sri B. C. Ganguli, granted leave.

By order of the Governor,
R. GUPTA, Secy

PRISONS**Orders by the Inspector-General of Prisons, West Bengal**

No. 6894.—23rd June 1950.—Sri Charu Chakraborty took over executive charge of Krishnagar District Jail from Dr. S. Goswami on the forenoon of the 22nd May 1950.

P. K. BISWAS, Insp

POLICE DIRECTORAT**Orders by the Inspector-General of Police, West Bengal**

Calcutta. — No. 4243A. — 27th June 1950.—In supersession of orders, dated 9th March 1950, the following officers are sanctioned with effect from 21st April 1950 in the interest of service:—

(1) Sri Atul Chandra Kar, Inspector of Police, — To 24-Parganas.

(2) Sri Jitendra Chandra Mukherjee, Inspector of Police, — To 24-Parganas.

4280A.—29th June 1950.—24-
Aditya Das Maitra, officiating
rganas, is appointed a probationary
effect from 1st March 1950, and
appointment from the same date
anent post of Inspector at 24-
etioned in Government Order
d the 2nd/7th March 1950.

S. GUPTA, Insp.-Genl

Transport

NOTIFICATIONS.

—22nd June 1950.—The follow-
nendment which, in exercise of the
by sub-section (1) of section 68
(c) of sub-section (2) of the same
sub-section (1) of section 70 read
of sub-section (2) of that section
hicles Act, 1939 (IV of 1939), the
es to make in the Bengal Motor
1940, published under notifica-
, dated the 21st September 1940,
829 of Part I of the *Calcutta*
0th October 1940, as subsequently
lished for the information of the
be affected thereby.

amendment will be taken into
or after the 22nd July 1950, and
suggestion with respect thereto
ceived by the undersigned before
duly considered.—

Draft amendment.

2 of the said rules for
al Mail" substitute

amendme
r after the 21st July
suggestion with respect
eived by the undersigned before
duly considered:—

raft amendment.

add the following proviso:—

the case of small motor cabs
Horse Power but not below
wer registered under the Motor
939, in the city of Calcutta
) or in the district of Howrah
as, the tariff on each occasion
r a period of seven months with
st July 1950, be annas twelve
and annas two for every one
ibsequent mile".

Act I of 1932), the Governor is
the following amendment in the
Vehicles Tax Rules, 1933, publi-
fication No. 5859L.S.-G., dated 11
1933, as subsequently amended, in

Amendment.

After clause (V) of rule 30 of
insert the following:—

"Explanation.—In this clause
'commercial purposes' includes pu-
mmercial departments and undertak-
in Article 59 of the Account Code
or as specified in the list, appende
of the said Code, of departments ar-
for the time being recognised by
Government as Commercial".

By order of

N. C. GH

JUDICIAL DEPARTMENT

No. 1895G.A.

Powers.

Hooghly.—No. 1787G.A./2P-24/5
1950.—Sri Chinnoy Kumar Ray, A-
trate, Hooghly, is vested with the
Magistrate of the second class.

No. 1807G.A./5C-463/50.—26th Ju-
following Indian Administrative S-
have been vested with the powers-
Collector:

(1) Sri S. K. Mukherji

(2) Sri A. K. Sen

No. 1848G.A./2P-25/50.—30th Ju-
use of the power conferred
Eastern Frontier Rifles (Ben-
20, the Governor is ple-
u Bikash Banarji, offi-
lant, Eastern Frontier
lion), with effect from
h the powers of a Ma-
des the Code of Crimi-
purpose of acquiring
re committee
Frontier Rifles and
1. or by Government
of another
y section of
in force in
in Bengal.

S. N. RAY

Judicial

Powers.

Patna Behar.—No. 4093J.—22nd
Sri Tanupada Talukdar, Magistrate,
vested with the powers of a Munsif
local limits of the Mathabhanga subd-
Patna Behar district.

Registration

NOTIFICATIONS

West Dinajpur.—No. 244Regn.—20th June 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Md. Abdul Quader Azad temporarily to be a Muhammadan Registrar within the police-stations of Balurghat, Kumarganj, Gangarampur and Tapan, in the district of West Dinajpur, in the vacancy caused by the retirement of Janab Efazuddin Ahmed, or until further orders.

West Dinajpur.—No. 245Regn.—20th June 1950.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Md. Abdul Quader Azad temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-stations of Balurghat, Kumarganj, Gangarampur and Tapan, in the district of West Dinajpur, in the vacancy caused by the retirement of Janab Efazuddin Ahmed, or until further orders.

Murshidabad.—No. 252Regn.—22nd June 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Kazi Ahmed Hossain temporarily to be a Muhammadan Registrar within the Unions IX to XII of the police-station Bharatpur, in the district of Murshidabad, until further orders.

Murshidabad.—No. 253Regn.—22nd June 1950.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Kazi Ahmed Hossain temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the Unions IX to XII of the police-station of Bharatpur, in the district of Murshidabad, until further orders.

No. 258Regn.—23rd June 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab I. Bahau Haq, temporarily to be a Muhammadan Registrar within the police-stations of Arripal, Tarakeswar and Jangipara, in the district of Hooghly, during the absence, on leave, of Janab Syed Ashraf Hossain for two months from the 8th June 1950 or from any subsequent date on which he is relieved, or until further orders.

No. 259Regn.—23rd June 1950.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Md. Syed Ashraf Hossain temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-stations of Arripal, Tarakeswar and Jangipara, in the district of Hooghly, during the absence, on leave, of Janab Syed Ashraf Hossain for two months from the 8th June 1950 or from any subsequent date on which he is relieved, or until further orders.

Howrah.—No. 263Regn.—23rd June 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Md. Samiullah temporarily to be a Muhammadan Registrar within the police-stations of Howrah, Golabari and Shibpur, in the district of Howrah, until further orders.

Howrah.—No. 264Regn.—23rd June 1950.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Md. Samiullah temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-stations of Howrah, Golabari and Shibpur, in the district of Howrah, until further orders.

By order of the Governor
S. K. SEN,

FINANCE DEPARTMENT

Audit

NOTIFICATIONS

No. 3030F.F.1R/14/50.—24th June 1950.—The Governor is pleased to make the following amendment in the Rules for the encouragement of the study of the Tribal Languages in West Bengal, in Appendix VI of the Departmental Examination Rules, namely:—

Amendment.

In rule 2 of the said Rules, for the portion commencing with the words "The rewards for officers of Class A are" and ending with the words and figures "Rs. 100 for Santhali and Tippera and Rs. 75 for Garo" the following shall be substituted namely:—

"The rewards for officers of Class H are the same as those for officers of Class P."

No. 3038F.F.4A/9/50.—26th June 1950.—Sri S. Lahiri, Financial Adviser, Refugee Rehabilitation Department and Deputy Secretary, Finance Department (*ex-officio*), is granted extension of extraordinary leave for the period from the 12th May 1950 to 15th June 1950, under rule 174(i)(a) of the Bengal Service Rules, Part

By order of the Governor
B. DAS GUPTA,

Taxation.

NOTIFICATIONS

No. 1474F.T.—27th June 1950.
Kumar Bose, Assistant Commissioner of Commercial Taxes, on probation, is promoted to the rank of Joint Commissioner of Commercial Taxes, from the 1st June 1950.

No. 2056F.T.—10th September 1949.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following names and addresses of registered dealers together with a description of

the goods covered by their registration certificates whose registrations under the Act were cancelled with effect from the date noted against each of them are published for general information:

Sl. No.	Name of the dealer.	Address and chief place of business.	Additional place of business, if any.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale.	Date of cancellation.
1	2	3	4	5	6	7	8
1	Birbhum Colliery Co., Ltd.	Kajorahgram, district Burdwan.	..	AS/368A, 28-1-42.	B, C certified for any process in the manufacture of coke and extraction of coal from mine for sale.	..	10-2-49
2	Ganeshdas Makhanlal	Asansol, district Burdwan	..	AS/187A, 28-9-41.	Cloth, umbrellas, cotton and coconut oil	22-2-49.
3	Dangarsidas Nagarmal	Asansol, district Burdwan.	..	AS/11A, 25-9-41.	Cloth, piece-goods, cotton, steel trunks, steel suit cases and leather cases.	28-2-49.
4	Sundari Bala Das	Raniganj, district Burdwan.	..	AS/178A, 9-10-41	Old copper, zinc, rung, lead, bell-metal, brass and aluminium wares and A, B, C certified for any process in the manufacture of utensils made of bell-metal, brass and copper for sale	Utensils made of bell-metal and brass	28-2-49.
5	Sownarain Sagarmall	Barakar, district Burdwan.	..	AS/228A, 25-10-41.	Scrap iron and old machinery,	28-2-49.
6	Nandy & Sons	Raniganj, district Burdwan.	..	AS/471A, 6-4-44	Gold, silver and stones and A, B certified for any process in the manufacture of ornaments for sale.	28-2-49
7	Gobinda Chandra Dalal & Sons.	Bolpur, district Birbhum	..	AS/482A, 16-5-44.	Cloth, shirting and yarns	28-2-49.
8	Rup Perfume Works,	73B, Amherst Row, Calcutta.	..	BDI/1092A, 17-8-44.	Oils, powder, colour, bottles, corks and A, B, C certified for use in any process in the manufacture of perfumery, medicated oil, toilet and cosmetic production for sale.	Coconut oil, groundnut oil, powder, soda	22-2-49.
9	Bengal Lozenge Factory	84/1, Upper Chitpur Road, Calcutta.	..	BDI/935A, 16-12-48.	Sugar, glucose, powder, colour, scent, cream and A, B, C certified for use in any process in the manufacture of lozenges for sale.	..	28-2-49.
10	Avenue Drug House	214, Chittaranjan Avenue Calcutta.	..	BDI/1490A, 10-8-48.	Cork, bottles, medicine and A, B, C certified for serving prescriptions.	Medicine, toilet goods, invalid foods	28-2-49.
11	Gunpatroy, Ltd.	161, Chittaranjan Avenue, Calcutta.	..	BDI/884A, 29-9-41.	Mica block, mica splitting and all varieties of mica.	28-2-49
12	Kali Charan Kanta	76, Amherst Street, Calcutta.	..	BDI/582A, 9-10-41.	Hardware materials	28-2-49.
13	Bhadrachand Dutta	153, Upper Chitpur Road, Calcutta.	..	BDI/87A, 27-9-41.	Piece-goods, button and A, B, C certified for use in any process in the manufacture of wearing articles for ladies, gents, boys and girls for sale.	..	28-2-49.
14	Bhuramall Ramdeo	P-15, New Ghat Road, Calcutta.	..	BDI/130A, 6-2-47.	Timber	28-2-49.
15	Chhotelal Auganlal	85/1, Upper Chitpore Road, Calcutta.	..	BDI/1133A, 15-3-46.	Vegetable ghee	28-2-49.
16	Ghanashyamdas Poddar	New Jagannath Ghat Road, Calcutta.	..	BDI/907A, 24-9-41	Bullion, jute, gunny, hessian, oil seed, wheat, cotton piece-goods, yarn, spices	28-2-49.
17	Metal Industries	30, Ulkadanga Main Road, Calcutta.	..	BDI/925A, 14-11-42.	Iron rods, brass, iron and A, B, C certified for use in any process in the manufacture of rivets for sale.	28-2-49.
18	Sansiram Ram Kumar	122, Chittaranjan Avenue, Calcutta.	..	BDI/597A, 26-9-41.	Cotton, hardware, yarn and general merchandise as and when required for resale.	28-2-49
19	Punamchand Kantilal Joharimal.	41, Burtolla Street, Calcutta.	..	BDI/1422A, 18-11-45.	Diamonds, pearls, precious stones and all sorts of jewellery.	16-2-49
20	Abdul Jabbar Mia	231, Maharsahi Debendra Road, Calcutta.	..	BDI/1188A, 8-12-48.	Ginger, onion, garlic	22-2-49.
21	S. N. Das & Sons	52, Nalini Sett Road, Calcutta.	..	BDI/1411A, 8-10-45.	Bamboo mats	24-2-49.
22	Dipchandani & Sons	186, Cotton Street, Calcutta.	..	BDI/1640A, 11-10-47.	Vegetable products and other general merchandise as and when required and certified by the dealer for resale.	26-2-49.
23	Posta Trading Co.	87, Burtolla Street, Calcutta.	..	BDI/1808A, 21-2-45.	Ginger, garlic, onion and bags	28-2-49.
24	West Bengal Society	29, Ashutosh Mukherji Road, Calcutta.	..	BH/531A, 8-6-44.	All cloth goods	18-2-49.
25	Laxminagar Das	Kadiganj	..	BH/49A, 8-11-45.	Paddy, rice, jute, gunny, pulses, oil-seed, mustard oil, benzene oil, castor, gunny bags and cracks.	24-2-49.

Serial No.	Name of the dealer	Address and chief place of business	Additional place of business, if any	No. and date of registration certificate	Goods for the use in manufacture or in the execution of contracts	Goods for resale.	Date of cancellation
1	2	3	4	5	6	7	8
27	Shamdeo Gopiram	208, Cross Street, Calcutta	..	CSH/762A, 23-9-41		Drums, canister, empty box	17-2-49.
28	Benarshilal Balchand	26/4A, Armenian Street, Calcutta	..	CSH/1158A, 24-1-47	Spices, oil-seeds, grains, tea, hosiery goods, dry fruits, and general merchandise	18-2-49
29	Jogendra Nath Das	24/25, Armenian Street, Calcutta	..	CSH/1817A, 20-9-45	..	Biri leaves, biri tobacco	19-2-49
30	B. Arabindbhai Patel	4, Ramjidas Jethia Lane, Calcutta	..	CSH/103A, 26-9-41	..	Biri tobacco, biri leaves and biri-making threads	19-2-49.
31	Madanlal Mohanlal	188, Cross Street, Calcutta	..	CSH/1280A, 21-3-44		Piece goods	22-2-49
32	Narandas Atmaram	198, Harrison Road, Calcutta	..	CSIV/162A, 25-9-41	..	Textiles (coating and shirting)	23-2-49.
33	Bhagwandas & Bros.	70/3, Clive Street, Calcutta	..	CSIV/1291A, 4-2-46	Iron and steel, hardware mill-stores and A, B certified for use in any process in the manufacture of iron and steel safe and furniture for sale	Iron and steel furniture, colour, paints, varnish, brushes	28-2-49.
34	Vivigan's Sales Depot	55, Canning Street, Calcutta	..	CL/681A, 27-9-41		Patent medicine	26-2-49.
35	The Crescent Trading Syndicate,	12, Lower Chitpur Road, Calcutta	..	CL/1429A, 18-3-46	..	Butter, mustard oil, coconut oil, ground nut oil	16-2-49
36	Ahmed Abdul Gani Bros.	142, Thetia Bazar Street, Calcutta	..	CL/1430A, 22-3-46		General merchandise as and when certified by the purchasing dealer to be required for resale	16-2-49
37	Shank Chedi and Libu Mia	College Street, Market, Calcutta	..	CL/442A, 10-10-41	..	Fresh fruits, vegetables, fruits	17-2-49
38	W. T. Avery Company	28/1 and 2, Waterloo Street, Calcutta	..	EL/605A, 17-10-41	Paint, emery paper, iron plates, and A, B, C certified for use in any process in the manufacture of weigh musters, beams and fittings, additional fittings to lap scale and to imported machinery for sale	28-2-49
39	T. K. Bardhan	Khagta, Murshidabad	..	KR/681A, 17-7-49	..	Silk fabrics, tussore fabrics, matka fabrics	28-2-49
40	Bird & Co (Canvas Department).	Chartered Bank Buildings, Calcutta	..	LR/38A, 26-9-41	..	Canvas cloth, machine sewing twine, spun yarn, hosiery, imitation leather cloths and oil cloths, packings and all kinds of canvas goods	23-2-49
41	Bird & Co (Agency Department).	Chartered Bank Buildings, Calcutta	..	LR/252A, 5-1-42	..	Sugar, coal-tar, general merchandise as and when required and certified for resale	23-2-49.
42	Mohan Lal Seal (Diesel) & Co.	4, Fairlie Place, Calcutta	..	LR/1590A, 19-11-48	..	Diesel engine and power driven pumps and parts thereof	28-2-49.
43	Bengal Bank, Ltd.	Barabazar, Mohamuro	..	MX/426A, 7-7-45	..	Government controlled tax-tiles	22-2-49
44	Walia & Co.	157A, Dharamtala Street, Calcutta	..	SI/1143A, 7-8-46	Sheet-metal, wood, electrical wires, insulation and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of bottle coolers and hot cases for sale	Refrigerants, electric fittings, refrigerator and parts	16-2-49
45	Blue Star Engineering Co.	3, Chittaranjan Avenue, Calcutta	..	SI/1593A, 28-10-48	..	Refrigeration and air conditioning equipments, spare parts, tools, accessories, electric motor, cork board, bitumen, calcium chloride, small tools, machineries, hardwares, M. S. tanks and agitators	26-2-49.
46	Panchanan Kumar & Bros	A Bagri post office, Dighuli, district Hooghly	..	SP/259A, 7-11-47	..	Spades, baskets, shovels, pump engines, spices, coconut oil, ghee, sugar candy, soda, fuller's earth, molasses, coal-tar, oilcake, castor oil, cloth, hosiery, shirts and coats, biris, tobacco, sago, barley, tea, paper, pencils, biscuits, soaps, all kinds of ropes, blue.	19-2-49
47	Uday Giri Paul Amulva Charan Paul	356, Upper Chitpore Road, Calcutta	..	SH/1148A, 17-7-49	..	Clothes	23-2-49.
48	Madan Mohan Baidyanath Sreemany	155, Upper Chitpore Road, Calcutta.	..	SH/1148A, 1-3-47	..	Spices, ghee, oil, grocery	23-2-49.
49	Tantu Silpalay	84, Cornwallis Street, Calcutta	..	SH/1205A, 3-2-48.	..	Handloom, mill made cloths	26-2-49.
50	Hajee Stores	56, Park Street, Calcutta	..	TL/1072A, 15-9-47	..	Oilman stores, stationery and drugs, cigarettes, tobacco and general provisions.	28-2-49.

Explanatory note.—Regarding "goods for use in manufacture or in the execution of contracts" the following code letters have been used to indicate the meanings noted against each:—

A—Other raw materials.

B—Plant, machinery, spare parts, accessories and consumable stores.

C—Building or plumbing materials or fixtures required for construction, fitting out or repair of any building.

No. 2079F.T.—14th September 1949.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following names and addresses of

registered dealers together with a description of the goods covered by their registration certificates are published for general information.

Serial No.	Name of the dealer	Address and chief place of business	Additional place of business	No. and date of registration certificate	Goods for use in the manufacture or in the execution of contracts	Goods for resale
1	2	3	4	5	6	7
1	Belrul Disherghar Colliery Co., Ltd.	Sitarampur, Burdwan	district	11 Vanshi-tart Row (Dal-housie Square south), Calcutta (1)	AS 924, 16-5-49	B, C certified for any process in the manufacture of coal and coke for sale
2	Das Brothers (Proprietor Jamini Ranjan Das & Bros.)	Sainthia, Birbhum	district		AS 1090A, 19-5-49	Utensils made of bell-metal and brass
3	M Chhottalal & Co.	Sainthia, Birbhum	district		AS 1091A, 20-5-49	Bird tobacco, bird-bait, floral oil
4	Guzrati Hindu Lodge	Ramganj, Burdwan	district		AS 1092A, 24-5-49	Ghee, tea and A, B, C certified for any process in the manufacture of sweetmeat and tea for sale
5	Selected Dhundabad Colliery Co.	Post Office Salampur, district Burdwan	..		AS 1093A, 26-5-49	Machinery and A, B, C certified for any process in the raising of coal from the mine for sale
6	Bhadolia Coal Marketing Company	Ramganj, Burdwan	district		AS 1094A, 27-5-49	Coal
7	Ramkrishna dhalaya	Lohapur, Birbhum	district		AS 1095A, 28-5-49	Drugs and medicines and A, B, C certified for any process in the manufacture of mixtures and compounds for sale
8	Bharati Stores	Asansole, Burdwan	district	..	AS 1096A, 28-5-49	Cloth, thread and A certified for any process in the manufacture of ready-made garment for sale
9	Virji Kuverji & Co.	Asansole, Burdwan	district	..	AS 1097A, 28-5-49	Coal
10	Nepal Chandra Dev	Dubrajpur, Birbhum	district	..	AS 1098A, 28-5-49	Cloth, cotton, hosiery goods ready-made, garment
11	Public Swadeshi Stores (K. N. Tibrewala)	Suri, district Birbhum			AS 1099A, 28-5-49	Cloth, umbrella, sari-rang
12	Prabhat Radio and Electricals.	Asansole, Burdwan	district	..	AS 1100A, 28-5-49	Radio, radio parts, gramophone, gramophone part, gramophone record, gramophone, gramophone, electrical good
13	Sannyasitcharan and Sons	Bolpur, Birbhum	district	..	AS 1101A, 30-5-49	General merchandise and when required for resale
14	Visva-Bharati Co-operative Bank, Ltd.	Santmuktgan, Bolpur, district Birbhum	..		AS 1103A, 31-5-49	Mill made textile good
15	Bhrigunath Kedar Nath	Asansole, district Burdwan	..		AS 1104A, 31-5-49	Ghee and spice
16	Kedarnath Kisordeo	196, Chittaranjan Avenue, Calcutta	..		BDI 1653A, 17-5-49	General merchandise and when required
17	Sadhan Chandra Haldar & Co.	242/2, Upper Circular Road, Calcutta	..		BDI 1654A, 17-5-49	All kind commodities including white oil, spindle oil, bees, chemicals, glycerine, table products, empty bottles and tin, soap
18	Choudhury & Co.	42, Harish Neogi Road, Calcutta	..		BDI 1655A, 20-5-49	Caustic soda, caustic lime and A, B, C certified for use in any process in the manufacture of plywood for sale
19	Golab Hosiery	5/1, Beadon Square, Calcutta	..		BDI 1656A, 24-5-49	Yarn and A, B, C certified for use in any process in the manufacture of hosiery goods for sale
20	A. C. Paul	96, Vivekananda Road, Calcutta	..		BDI 1657A, 24-5-49	Paper, straw board, book binding materials and A, B, C certified for use in any process in the manufacture of exercise books and account books for sale
21	Diamond Hosiery Mill	61, Muktarom Babu Street, Calcutta	..		BDI 1658A, 24-5-49	Yarn and A, B, C certified for use in any process in the manufacture of hosiery goods and hosiery fabrics for sale
22	Kalika Oil Mill	9, Jagannath Dutta Lane, Calcutta	..		BDI 1659A, 25-5-49	Mustard seeds and A, B, C certified for use in any process in the manufacture of mustard oil and cakes for sale
23	D. M. Press	16/1/1, Brindaban Mullick Lane, Calcutta	..		BDI 1660A, 25-5-49	Paper, ink, block types and A, B, C certified for use in any process in the manufacture of printed materials for sale
24	Bansal & Co.	20-1, Maharshi Deben-dra Road, Calcutta	..		BDI 1905A, 16-5-49	Hardware
25	Kashlwal Bros	53, Nalini Sett Road, Calcutta	..		BDI 1906A, 17-5-49	Tea, oil seeds, oil, tea, spices, stationery and general merchandise and when required for resale
26	Joy Hind Spice Stores	15, Sovaram Bysak Street, Calcutta	..		BDI 1907A, 18-5-49	Spices, seeds, fennel, mustard, seeds, gunny bags, drums, rods of all kinds, arrowroot and other grocery goods
27	Kusum Agencies	386, Upper Chitpur Road, Calcutta	..		BDI 1908A, 20-5-49	Jute and jute products, vegetable glue
28	Gayaram Chiny Deb-baprasad Chiny.	A4, Jagannath Ghat, Calcutta	..		BDI 1909A, 23-5-49	All kinds of oils, sugar, pulses, suji, flour, bran, oilcake, rope, coal-tar

Serial No.	Name of the dealer	Address and place of business.	Additional place of business.	No. and date of registration certificate	Goods for use in manufacture or in the execution of contracts	Goods for resale.
1	2	3	4	5	6	7
29	Dutta Seal & Co.	20/1, Ratan Sirkar Garden Street, Calcutta		BDII/1911A, 28-5-49	Spices, oils, stationery goods, perfumery goods, soap, cigarettes, toilet goods, tobacco, confectionery goods, biscuits.
30	Santosh & Company	49, Strand Road, Calcutta		BDII/1912A, 30-5-49.	...	Spices, soda, keshuadana, mustard seeds, oils of all kinds, vegetable products and other grocery goods.
31	New Kalmata Socks Hosiery Factory.	9, Balkuntha Sen Lane, Calcutta		BDII/1913A, 30-5-49	Yarn and machinery parts for the manufacture of socks and hosiery goods	Socks, hosiery goods.
32	Ashok Kumar Kundu	1, Ganguly Lane, Calcutta.	..	BDII/1914A, 31-5-49.	...	Spices, keshuadana, mustard seeds, soda, arrowroot, gunny bags, drums, tins, oils of all kinds.
33	Santosh Kumar Tal.	2, Nawab Lane, Calcutta		BDII/1915A, 31-5-49	Oils of all kinds, vegetable products, tins, and drums.
34	A. N. Banerjee	Kalighat, Railway Siding, Calcutta	..	BH/1517A, 16-5-49.	.	Coal.
35	Eastern Oil Mills & Co	4A, Little Russell Street, Calcutta		BH/1518A, 17-5-49	Oil seed, oils, jute, hessian.
36	Indian Coal Sales Agency Co	27-A, Rash Behari Avenue, Calcutta	..	BH/1519A, 17-5-49	.	Coal and coke.
37	Dose Brothers	Chetla Railway Siding, Calcutta		BH/1520A, 17-5-49	..	Coal.
38	Gayasingh & Ram Chandra Singh	Chetla Railway Siding, Calcutta	.	BH/1521A, 17-5-49	Coal.
39	P. K. Mukherjee	Kalighat Railway Siding, Calcutta	.	BH/1522A, 17-5-49	..	Coal
40	Ally Brothers	10, Russa Road, Calcutta		BH/1523A, 18-5-49	Timber, wood, nails, paints, split, hinges, screw and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of furniture, door and windows	Electrical goods, distempers, paints, stationeries, papers, pencils, ink, inkpot, files, carbons
41	Chandra Sekhar Banerjee	Chetla Railway Siding, Calcutta	..	BH/1524A, 19-5-49	.	Coal
42	Ram Kumar Siltaram	8, Orphanage Road, Calcutta.	.	BH/1525A, 20-5-49.	..	Sugar, molasses, mustard oil, groundnut, cakes, tamarind seeds, hardware and general merchandise as and when required and certified by the purchasing dealer for resale.
43	Bisba Luxmi Agency	Chetla Railway Siding, Calcutta		BH/1526A, 20-5-49		Coal.
44	All Bengal Supply Syndicate	Kalighat Railway Siding, Calcutta		BH/1527A, 20-5-49		Coal
45	Barbaramangala Agency.	Chetla Railway Siding, Calcutta	.	BH/1528A, 20-5-49	.	Coal.
46	Das & Sons	Chetla Railway Siding, Calcutta		BH/1529A, 20-5-49		Coal
47	Shyam Sundar Oil Mill	32, Jannagar Road, Calcutta		BH/1530A, 20-5-49	Mustard seed, tin and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of mustard oil for sale.	Mustard oil, oil cake, gunny bag, for resale
48	Radha Kishan & Co	58-A, Rishi Road, Ballygunj, Calcutta.		BH/1531A, 21-5-49	.	Textiles, woollen, silk, and cotton.
49	J. N. Mukherjee & Brothers, Ltd.	146 Rash Behari Avenue, Calcutta(1)		BH/1533B, 23-5-49	.	Coal and coke.
50	Shew Ratan Singh	Chetla Railway Siding, Calcutta		BH/1536A, 23-5-49		Coal.
51	Paramount Oil Mills	101 C, Karaya Road, Calcutta		BH/1537A, 23-5-49	Groundnut seed, mustard seed and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of mustard oil and groundnut oil for sale
52	Shiba Kall Dutta	Watganj Siding, Calcutta		BH/1538A, 23-5-49	...	Coal.
53	Sen Brothers	Watganj Siding, Calcutta		BH/1539A, 23-5-49	Coal
54	M. L. Das & Co	Watganj Siding, Calcutta		BH/1540A, 23-5-49	.	Coal.
55	Surja Kumar Koeri	Watganj Railway Siding, Calcutta		BH/1541A, 23-5-49	Coal
56	Jamuna Stores	106, Diamond Harbour Road, Kidderpore, Calcutta	.	BH/1542A, 24-5-49	...	Mill-made cloth, dhuti, sarees, coating, markin, shirting
57	Radhashyam Gupta	82B, Pratapaditya Road, Calcutta	.	BH/1543A, 24-5-49	Optical and photographic materials.
58	Monmohan Liladhar	3, Ray Street, Calcutta		BH/1544A, 24-5-49	Timber, plywood, wire, nails, paper and tinplates and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of tea-chests.	Tea chests, its component parts, plywood, timber, nails, paper (tissue).
59	Lal Behari Banerjee	67, Suburban School Road, Calcutta	..	BH/1545A, 25-5-49	Lime, sand, soorkey, bricks.
60	Prosnadi Oil Mill	101B, Kalighat Road, Calcutta.	..	BH/1547A, 27-5-49	Mustard seed, rape seed and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of mustard oil.	Cocoonant oil.
61	Relief Oil Mill	1/1, Durgapur Lane, Chetla, Calcutta.	..	BH/1548A, 27-5-49.	Mustard seed and oil seeds and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of mustard oil.	Oil

Sl. No.	Name of the dealer	Address and chief place of business.	Additional place of business.	No. and date of registration certificate	Goods for use in manufacture or in the execution of contracts.	Goods for sale.
1	2	3	4	5	6	7
62	F. Friedlaender & Co.	63, Park Street, Calcutta.	.	BH/1549A, 28-5-49	Ferrous and non-ferrous metal, alloys, ores, mineral products, chemicals, machinery, tools, automobile and spare parts, typewriters, and spare parts, typewriters, stationery, novelties, engineering equipment for resale.
63	Satya Narayan Mistanna Bhandar.	15B, Kalighat Road, Calcutta	..	BH/1550A, 28-5-49	Ghee, atta, sugar, milk and A certified by the purchasing dealer to be required for use in any process in the manufacture of Indian sweets, cooked food and dahl for sale.	Milk
64	Amarendra Mukherjee.	Nath Garden Reach Railway Siding, Calcutta	..	BH/1551A, 30-5-49.	Coal.
65	Roshan Ali	.. Ramnagar Railway Siding, Calcutta	.	BH/1552A, 30-5-49.	Coal
66	Basanlalaya	.. 110, Rash Behari Avenue, Calcutta.	.	BH/1553A, 30-5-49.	..	Brass, bell-metal, copper and aluminium wares of various kinds, dashakarma articles, umbrellas, mats, bed sheets and stationery goods
67	R. L. Chowdhury & Sons	Kalighat Railway Siding, Calcutta	.	BH/1554A, 30-5-49	..	Coal
68	Malicon Chemical Works	6/1, Kavatala Road, Calcutta.	..	BH/1555A, 31-5-49.	Chemicals and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of pharmaceuticals, medicines, patent medicines, tonics, chemicals, toilet requisites.	Chemicals, patent medicine, pharmaceuticals, drugs, oil, essential oils, spirit, toilet goods, provision stores, stationery and general spices
69	Abdul Bari Khan	.. Sir B C Road, Barabazar Burdwan	..	BN/642A, 17-5-49	Stationery goods, cigarettes, perfumes, batteries, matches, washing soaps, toilets, tea, tooth lights, biscuits, dadda, fountain pens, lozenges, butter, milk condensed
70	Burdwan Iron Foundry and Mechanical Works	Alanganj, Burdwan	.	BN/643A, 18-5-49	Iron, brass, white-metal, zinc, copper, steel, coke, lime, stone, wood, tools, machinery parts, bell and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of machinery parts for sale	Machinery parts
71	Brindaban Chandra Pal	Borchat, Burdwan	.	BN/644A, 23-5-49	.	Mustard seeds and rape seeds, oil, oil cakes of all kinds, gur, pulses and cereals
72	Marwari Mistanna Bhandar.	Sir B C Road, Barabazar, Burdwan.	.	BN/645A, 26-5-49	Ghee, sugar, atta, flour, coal, dhana, milk, tea and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeats and tea for sale	
73	West Bengal Chemical and Biological Agency	Barabazar, Burdwan	.	BN/646A, 31-5-49	..	Medicine, perfumery, toilets, gauze, thermometers, bottle corks, barrels, biscuits, food bandage, palm sugar candy, glass, syring, and phials
74	Bharati Jewellers	Memari, Burdwan	.	BN/647A, 31-5-49	Gold, silver, copper, bronze, stone, acid, sohaga, castor oil and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments for sale	
75	Bijoy Gobinda Sarkar	Johurbazar, Burdwan	.	BN/648A, 31-5-49	Gold, silver, stone and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments for sale.	Gold and silver ornaments and stone
76	Bijoy Rice Mill	Alanganj, Burdwan	.	BN/649A, 31-5-49	Paddy, jute thread, gunny bags, and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of rice for sale	Mustard seeds, jute, pulses and sugar
77	Chandulal K. Mehta	Goods shed Road, Burdwan	.	BN/650A, 31-5-49	.	Coal, coke, asbestos and lime
78	Jitendra Nath Das	Goods shed Road, Burdwan.	.	BN/651A, 31-5-49	.	Coal, coke
79	M. K. Sikri & Co.	Sikri House, Ezra Street, Calcutta.	.	CL/1791A, 23-5-49	Perfumery, essential and aromatic chemicals, oils, and other toilet requisites and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of hair oils, pomades, powders and other toilet requisites for sale	Perfumery, essential and aromatic oils, petroleum jelly, edible colours, fruit essences, oils and soaps
80	Sikri & Grover	.. Sikri House, Ezra Street, Calcutta.	.	CL/1792A, 23-5-49.	.	Lubricating and mineral oils.
81	Loyal Cloth Stores	.. 83, Lower Chitpur Road, Calcutta.	.	CL/1790A, 21-5-49	.	Handloom products
82	Hafiz Abdulla	.. 8/1, Nilmadhab Sen Lane, Calcutta	..	CL/1793A, 27-5-49.	Yarn and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of thread balls for sale.	Yarn products
83	Md. Hussain	.. 6/1, Nilmadhab Sen Lane, Calcutta.	..	CL/1794A, 27-5-49.	Yarn and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of crochet balls for sale.

Serial No.	Name of the dealer	Address and chief place of business	Additional place of business	No. and date of registration certificate	Goods for use in the manufacture or in the execution of contracts.	Goods for resale
1	2	3	4	5	6	7
84	Guganram Harikissen	72, Babulal Lane, Calcutta		CS1/1729A, 16-5-49		Ghee, textiles, khamra, oils and soda.
85	Ramdal Roshanlal & Co.	207-1, Harrison Road, Calcutta		CS1/1730A, 16-5-49		General merchandise as and when required and certified for resale.
86	Kabra & Co.	18, Mullick Street, Calcutta		CS1/1731A, 19-5-49		Bullion, jute, jute products, mixed.
87	Kanahiyalal Daga	16, Pagevapaty Street, Calcutta		CS1/1732A, 19-5-49		Piece-goods, hosiery, bedding stores.
88	B. C. Sureka	201, Harrison Road, Calcutta		CS1/1733A, 21-5-49		Piece-goods.
89	Narendralas Satyanarayan	18, Mullick Street, Calcutta		CS1/1738A, 25-5-49		Cloth, piece-goods.
90	Develand Sampalal	16, Pagevapaty Street, Calcutta		CS1/1741A, 28-5-49		Kirana, textiles, umbrellas, bidis, cigarettes.
91	Banshidhar Sagarmall	17, Pagevapaty Street, Calcutta		CS1/1742A, 31-5-49		Phutias, sarries (both hand-loom and mill-made), chadars, shirrings, coatings, all other varieties of textile goods.
92	Ladda Brothers	16, Pagevapaty Street, Calcutta		CS1/1743A, 31-5-49		All kinds of textile goods.
93	Gordhanadas Babulal	16, Pagevapaty Street, Calcutta		CS1/1744A, 31-5-49		All sorts of textiles and piece-goods including dhuti and sarries and blankets.
94	Badrinarain Sadani	16, Pagevapaty Street, Calcutta		CS1/1745A, 31-5-49		General merchandise as and when required and certified for resale.
95	Banwarilal Gupta	173, Harrison Road, Calcutta		CS1/1740A, 29-5-49		Oils and jute products.
96	National Rubber Works	173, Harrison Road, Calcutta		CS1/1739A, 29-5-49	Textiles, iron, timber, coal, chemicals, rubber and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of waterproof materials and rubber goods for sale.	Textiles and rubber goods.
97	Shanti Industrial	12, Noormal Lohla Lane, Calcutta		CSH/2216A, 16-5-49		Cloth, yarn, silk, threads, textiles.
98	Indo-African Exports	15/2, Armenian Street, Calcutta		CSH/2217A, 17-5-49		Textiles, machine and machine parts, cycle and jute products.
99	Satyanarayan Prasad	15, Noormal Lohla Lane, Calcutta	Calcutta (1)	CSH/177B, 17-5-49		Textiles (cotton, woollen and silken).
100	Panchu Gopal Dey-Madan Mohan Kundu	22, Armenian Street, Calcutta		CSH/2218A, 18-5-49		Tobacco, spices, oils.
101	Durgaprasad Saranogi	19, Noormal Lohla Lane, Calcutta		CSH/2219A, 20-5-49		Piece-goods, yarn, textiles (cotton, silken and woollen).
102	Ganpatral Agarwala	191, Cross Street, Calcutta		CSH/2220A, 23-5-49		Textiles (cotton, silken and woollen), kirana.
103	West Bengal Society	204/30, Armenian Street, Calcutta		CSH/2221A, 24-5-49		Piece-goods, hosiery, textiles, bedding stores.
104	Ghoch Bhattacharjee & Co.	14, Noormal Lohla Lane, Calcutta		CSH/2224A, 30-5-49		Cloth.
105	Hiralal Mohandal	5, Mullick Street, Calcutta		CSH/2225A, 30-5-49		Spices, oil and oil-seeds.
106	Nirmal Kumar Jain	37, Armenian Street, Calcutta		CSH/2226A, 30-5-49		Cloth, piece-goods, textiles.
107	Dhaniklal Das & Co.	22, Armenian Street, Calcutta		CSH/2227A, 30-5-49		Thread, biri leaves, biri tobacco.
108	Bengal Card Board Box Factory	3B, Noormal Lohla Lane, Calcutta		CSH/2228A, 30-5-49	Card board, paper, piece-goods, and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of card-board box for sale.	Card-board and paper.
109	Gauranga Chandra Banick	22, Armenian Street, Calcutta		CSH/2229A, 31-5-49		Stationery, oilman stores, spices.
110	The Calcutta Tube Company	26, Setaji Subhas Road, Calcutta		CSH/1598A, 21-5-49		Pipes, pipe-fittings, hardware and machine tools.
111	Coal Agents, Ltd.	3, Synagogue Street, Calcutta		CSH/1599A, 26-5-49		Coal.
112	Asiatic Trading Co.	P-7, Old Chinabazar Street, Calcutta		CSH/1602A, 31-5-49		Manihari, umbrella, umbrella accessories, hardware, hosiery and general merchandise as and when required for resale.
113	Jhaabulal Kishandal	2, Raja Woodmount Street, Calcutta		CSH/1603A, 31-5-49		General merchandise as and when required for resale.
114	Raj Hosiery	170, Harrison Road, Calcutta		CSIV/1650A, 16-5-49		Hosiery goods.
115	Ranjan and Company	431, Strand Road, Calcutta		CSIV/1651A, 16-5-49		Various kinds of Indian and foreign made drugs and medicines.
116	Gems Store	112, Monohardas Katra, Calcutta		CSIV/1653A, 16-5-49		All kinds of gems and imitation thereof.
117	S. L. Bansal & Co.	113, Monohardas Katra, Calcutta		CSIV/1654A, 18-5-49		Hardware goods.
118	Daga & Co.	13, Pagevapaty Street, Calcutta		CSIV/1655A, 18-5-49		Piece-goods and bedding stores.
119	Hanuman Company	10, Cross Street, Calcutta		CSIV/1656A, 21-5-49		Bullion, cloth.
120	W. Asomall	180, Harrison Road, Calcutta		CSIV/1658A, 25-5-49		Silk and art silk goods.

Serial No.	Name of the dealer	Address and chief place of business	Additional place of business	No. and date of registration certificate	Goods for use in manufacture or in the execution of contract	Particulars of goods
1	2	3	4	5	6	
121	Lokomaj Shewkaran	174, Harrison Road, Calcutta	..	CSIV/1659A, 25-5-49		Cotton silk and rayon cloth
122	Bridhichand Deokiram	115A, Monohardas Katra, Calcutta		CSIV/1660A, 26-5-49		Cloth baiden
123	Lachmiharan Tanwar	84, Khograputty Street, Calcutta	.	CSIV/1661A, 27-5-49		Stationery sewing thread
124	Manmatha Nath Chatterjee-Fatick Chandra Chatterjee	22, Cross Street, Calcutta	.	CSIV/1662A, 27-5-49		Brass, bell metal and copper articles, sub-Artion kind of pot, various metals
125	Monsaram Dey	157, Netaji Subhas Road, Calcutta		CSIV/1663A, 30-5-49		Brass and bell metal pipes, rods and brass and bell metal fittings
126	Anandram Srinewas	178, Harrison Road, Calcutta (1)	Calcutta	CSIV/1394B, 16-5-49		Piece goods, hosiery, ready made garments, vegetable glue, paper, tette, butter, stationery goods, spices and sugar
127	Churanjhal Madandal	Siliguri	.	DJ/118A, 16-5-49		Cloths
128	Ramnarain Durgadutt	Siliguri	.	DJ/119A, 16-5-49		Cotton cloth, woollen goods, hosiery, ready made garments, umbrella, bag and other varieties of cloth
129	Corbet Footwear	Kurseong	..	DJ/120A, 23-5-49	Leather, nails, twines, rubber heels and soles and other materials certified for use in process in the manufacture of shoes for sale	
130	C. Arias	142 F, Radha Bazar Street, Calcutta	.	EL/1844A, 16-5-49	Marble tiles and slabs, polishing materials and A certified for use in any process in the manufacture of marble table tops and tablets	Marbles, marble chips and powder, dry cement, colours, white cement, glazed wall tiles and floor polishing materials
131	Indian Traders	12, Mangoe Lane, Calcutta	.	EL/1845A, 17-5-49		Hosiery goods
132	Jayens Engineering Company	11/1, Dacres Lane, Calcutta	.	EL/1846A, 17-5-49		Workshop machines, boilers, oil engines, electric tools and machinery, agricultural machinery and saw mill machinery
133	C. Ratan & Co	1, Mangoe Lane, Calcutta		EL/1847A, 18-5-49		Coal and coke
134	C. O. F. I. C., Ltd	Avenue House, 15, Chowringhee Square, Calcutta	..	EL/1849A, 21-5-49		Heavy chemicals, oil
135	Railway Lamp Manufacturing Co	33, Canning Street, Calcutta	.	EL/1851A, 23-5-49	Metals, glasses and hardware and A, B, C certified for use in any process in the manufacture of lamps, blank keys and fittings	Petromax part, lamps and fittings
136	The Coal Trading Co., Ltd	11/2, Old China Bazar Street, Calcutta		EL/1853A, 26-5-49		Coal and coke
137	Steel Works (India), Ltd	17, Mangoe Lane, Calcutta		EL/1854A, 27-5-49	Iron sheet plate, rod angles, paints and any other raw materials and A, B, C certified for use in any process in the manufacture of steel furniture, safes, gates and bottle cranes	
138	Timber Box Manufacturing Co	6, Mangoe Lane, Calcutta	.	EL/1856A, 28-5-49	Timber, planks, nails, tools, spirit and paint and A, B, C certified for use in any process in the manufacture of packing case, bobbins, reels and other timber products	
139	S. C. Doogar & Co	3, Mangoe Lane, Calcutta		EL/1856A, 31-5-49		Coal and coke
140	A. C. Nandi & Co	16/1, Radhabazar Street, Calcutta		EL/1857A, 31-5-49		Coal of all varieties and grades
141	New India Chemical Industries (The)	Gowsala Road, Lalooah, Howrah	.	HW/945A, 16-5-49	Sodium nitrate, salt, sulphuric acid, chemicals, earthen pots, fuel, coal and coke, kerosene oil and A, B, C certified by the purchasing dealer to be required for use in the manufacture of acids	Acids and chemicals
142	R. K. Ghosh	9, Shallmar Coal Depot Siding, Howrah	.	HW/946A, 18-5-49		Coal, coke and fire bricks
143	B. K. Ghosh	3, Punjab Line Coal Depot, Howrah		HW/947A, 18-5-49		Coal, coke, stone chips and sand
144	Krishna Galvanizing Works	20, Belur Road, Liloonah, Howrah		HW/948A, 18-5-49	Iron, steel, non-ferrous metal, chemicals, coal, coke, machine tools and A, B, C certified by the purchasing dealer to be required for use in the manufacture of buckets, iron circles, bath-tubs and pans	
145	B. T. Karar & Sons	41/2, Bellhouse Road, Howrah	..	HW/949A, 20-5-49	Iron bars, plates, iron goods, coal, wood, glassware, paper, oil and A, B, C certified by the purchasing dealer to be required for use in the manufacture of elbow bolts and sockets	
146	S. C. Mukherjee & Sons	Shallmar, P. T. R. Line No. 4, Howrah	.	HW/950A, 20-5-49		Coal
147	Ram Krishna Engineering Works	2, Sri Kissen Bhakat Lane, Howrah	.	HW/951A, 20-5-49	Iron plate, coal, lubricating oil, sockets, and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of sockets, elbows, tee, and pipe-fittings	Sockets, elbows, tee and pulley
148	Pulin Chandra Pal & Co.	338, G. T. Road, Belur, Howrah	..	HW/952A, 20-5-49	Coal and coke

Serial No	Name of the dealer.	Address and chief place of business	Additional place of business	No. and date of registration certificate	Goods for use in manufacture or in the execution of contracts	Goods for resale
1	2	3	4	5	6	7
140	Rahut Printing Works	21/1, Harragunj Road, Sakla, Howrah		HW/953A, 24-5-49	Paper, ink, type, piece-board and A, B certified by the purchasing dealer to be required for use in the manufacture of printing jobs	..
150	Audh Behari Dubey	10/4, Shalimar Coal Depot, Howrah		HW/954A, 26-5-49		Coal
151	Srinath Singh	104/3, Foreshore Road, Howrah		HW/955A, 26-5-49		Firewood
152	Sitala Coal Co.	5, Khurur Road, Howrah		HW/956A, 26-5-49		Coal
153	Kartik Chandra Mallick	Ramkrishnapur Siding, Howrah		HW/957A, 27-5-49		Coal
154	Shyam Sundar Rajkumar	Chakpara, Howrah	Lilboonh,	HW/958A, 27-5-49	Lac, seedlac, machinery parts, fuel, charcoal, chemical, cloth and A, B, certified by the purchasing dealer to be required for use in any process in the manufacture of shellac	Shellac, lac, seedlac, birleaves.
155	Lakshmi Narayan Iron Works	12/6, Kailashbepeta Lane, Sakla, Howrah		HW/959A, 27-5-49	Aluminium, iron sheet, rodwire, hard coke, steamcoke, tools, shovel, ropes, bamboos, wood sand, brick, brass, bolt, nails, and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of aluminium pan and iron handle	..
156	Sobhanram & Sons	4, Shalimar P. T. R., Howrah		HW/960A, 27-5-49		Coal and coke.
157	Jata Sanker & Co	3, Shalimar P. T. R., Howrah		HW/961A, 27-5-49		Coal.
158	Pravat Kumar Sen	4, Shalimar P. T. R., Howrah		HW/962A, 27-5-49		Coal and coke
159	* Sk Abdul Mia	Shalimar B. F. Siding, Howrah		HW/963A, 30-5-49		Coal.
160	Shalimar Coal Concern	Shalimar B. F. Siding, Howrah		HW/964A, 30-5-49		Coal.
161	Sudhir Chandra Mukherjee,	Shalimar B. F. Siding, Howrah		HW/965A, 30-5-49		Coal, coke and fuels.
162	Fani Bhushan Banerjee	319, Grand Trunk Road, Bally, Howrah		HW/966A, 30-5-49		Soft coke and coal
163	Jahid Mian and Co	Ramkrishnapur, B. F. Siding, Howrah		HW/967A, 30-5-49		Coal
164	Sk Abdul Wadud	Shalimar P. T. R. Siding, Howrah		HW/968A, 30-5-49		Coal.
165	N N Seth	Shalimar B. F. Siding, Howrah		HW/969A, 30-5-49		Coal
166	Tribeni Singh	104/1, Foreshore Road, Ramkrishnapur		HW/970A, 30-5-49		Firewood
167	Kamailal Nandy	Shalimar P. T. R. Siding, Howrah		HW/971A, 30-5-49		Coal.
168	Mukherjee & Co.	33A, Punjab Lane, Howrah		HW/972A, 31-5-49		Coal, coke, lime-stone, fire-bricks, sand
169	Ramkrishna Aluminium Products	31, Dolgaobhuda Singha Lane, Howrah		HW/973A, 31-5-49	Aluminium products, ferrous and non-ferrous metals and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of aluminium products.
170	Md Jahoor Miah	Cowies Ghat Road, Howrah		HW/974A, 31-5-49		Coal and coke.
171	Paanapati Nath Sanker-nath.	87, Grand Trunk Road, South, Howrah		HW/975A, 31-5-49	Gold and silver bullion, lead, copper, bronze, acid, and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of ornaments	Ornaments.
172	Rup Narayan Singh	113, Foreshore Road, Howrah (1)		HW/976A, 31-5-49		Coal.
173	The New Toon Tea Co., Ltd.	Toonbaria Tea Estate, Post Office Md., district Jalpaiguri		JP/633A, 16-5-49	Tea garden stores, building materials and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of tea for sale.	Cloth, umbrellas, aprons.
174	N. N. Acharyya	Post office Lataguri, district Jalpaiguri		JP/634A, 16-5-49	Saw, axe, bamboo and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of sleeper and logs for sale.	Timber.
175	Khagendra Nath Karmakar.	Munshipara, post office and district Jalpaiguri		JP/635A, 16-5-49		Soft coke and steam coal.
176	Luxmi Narayan Bhandar	Jalpaiguri		JP/636A, 20-5-49		Textile goods, silk, imitation silk, wool, hosiery goods, ready-made garments, umbrellas, steel and wooden furniture, typewriters, ready-made curtains, pillow cases, mattresses.
177	Hardhanmal Ghaslailal	Post office Kumargram, district Jalpaiguri.		JP/637A, 20-5-49		Cloth (handloom and mill-made) groceries, spices, biris, cigarettes, matches, all oils, rope, sugar molasses, mustard seeds.
178	Kanak Biri Factory	Aurangabad, Murshidabad.		ER/1036A, 17-5-49	Tobacco, hessian, sutli, leaves, thread, paper, co-coconut-fibre thread, ink, for manufacture of biris.	Biris, biri leaves, biri tobacco for re-sale.

Sl. No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for sale.
1	2	3	4	5	6	7
79	Desh Bondhu Biri Factory.	Jagdia, Nimdita, Murshidabad.	..	KR/1087A, 17-5-49	Biri tobacco and leaves, thread, chalk, coal, coconut-fibre rope, suth, hessian, paper and paints for manufacture of biris for sale.	..
80	Abdur Rahman Khalifa	Khagra, Murshidabad.	..	KR/1038A, 17-5-49.	Shoes.
81	Ram Lal Motilal	.. Khagra, Murshidabad	..	KR/1039A, 21-5-49	..	Textile goods
82	S. C. Kar & Sons	.. Ranaghat, Nadia	..	KR/1040A, 23-5-49	Cycle and gramophone parts, wrench for repairing cycle and gramophones	Cycle, gramophone and records, cycle parts, gramophone parts, solution, tyre, tube for re-sal
83	Ajit Kumar Dutt and Sunil Kumar Dutt.	Majdia, Nadia	..	KR/1041A, 27-5-49.	Cereals, pulses, oils, salt, sugar, spices, jute, tobacco, oilcake, utensils, molasses, potato and bugs.
84	Jawar Chandra Poddar	Nabadwip, Nadia	..	KR/1042A, 28-5-49.	Chhana, sugar, atta, flour, dalka and A, B certified for any process in the manufacture of sweets and fried articles.	..
85	Md. Isad Hossain	Khagra, Murshidabad	..	KR/1043A, 30-5-49	..	Hukka tobacco
86	Majidur Rahman Khan	Khagra, Murshidabad	..	KR/1044A, 30-5-49.	..	Biri tobacco, biri leaves and hukka tobacco.
87	Hari Sankar Ram	.. Ranaghat, Nadia	..	KR/1045A, 30-5-49	..	Tobacco for re-sale.
88	Sukhadva Bhandar	.. Court Street, Krishnagar, Nadia.	..	KR/1046A, 31-5-49.	Ghee, oil, flour, sugar, spices, coal, milk, tea and A, B certified for any process in the manufacture of sweets and cooked food.	..
89	Chokhany Brothers	.. 15, Clive Row, Calcutta	..	LR/1725A, 17-5-49.	Gunny, hessian, gur
90	S. Talukder & Co., Ltd.	.. 5, Commercial Buildings, Calcutta	..	LR/1726A, 17-5-49	..	Machinery, tools, hardware, mill and engineering stores, chemicals, cement
91	British India Agencies, Ltd.	.. 4, Clive Ghat Street, Calcutta.	..	LR/1727A, 17-5-49.	Coal.
92	Karam Chand Thapar & Bros. (Coal Sales), Ltd.	.. 5, Royal Exchange Place, Calcutta	Howrah (1), Calcutta (1), Midnapore (1).	LR/1760, 17-5-49.	..	Coal
93	Heilgers Oil Co., Ltd.	.. Chartered Bank Buildings, Calcutta	..	LR/1728A, 18-5-49.	Oils, mineral, vegetable and animal greases, petroleum and other petroleum products, empty barrels, tins and other containers used for packing the above goods.
94	A. N. Laha & Co.	.. 2, Clive Ghat Street, Calcutta	..	LR/1729A, 21-5-49	Coal and coke
95	The Diamond Tea Company.	.. 2, Commercial Buildings, Calcutta	..	LR/1730A, 21-5-49.	Tea.
96	Bharat Mining Corporation, Ltd.	.. 50, Netaji Subhas Road, Calcutta.	..	LR/1732A, 20-5-49.	Coal and coke.
97	Khas Dharmabad Colliery Co., Ltd.	.. 14, Netaji Subhas Road, Calcutta	..	LR/1733A, 20-5-49	..	Coal and coke.
98	Workers Agency, Ltd.	.. 5/1, Royal Exchange Place, Calcutta	..	LR/1734A, 20-5-49.	Cloth.
99	Kalyanji Mavji & Co.	.. 14, Netaji Subhas Road, Calcutta	..	LR/1735A, 20-5-49	..	Coal and coke
200	Union Plywood, Ltd.	.. 1, Commercial Buildings, Calcutta.	..	LR/1736A, 30-5-49.	A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of plywood goods, tea chests for sale.	Hardware, mill stores.
201	Allen Zemin & Co.	.. 53, Netaji Subhas Road, Calcutta	..	LR/1737A, 30-5-49.	Mill stores, engineering and tea garden stores
202	Bombay Hotel	.. 122, Golbazar, Khargpur, Midnapore	..	MN/800A, 17-5-49.	A and B certified for any process in the manufacture of cooked food and tea for sale	..
203	Mukta Prasad Mishra	.. Station Road, Midnapore	..	MN/801A, 17-5-49.	A and B certified for any process in the manufacture of sweetmeats and nonta for sale	..
204	Kishorilal Murarka	.. Salboni, Midnapore	..	MN/802A, 17-5-49	..	Grocery articles, mustard oil, salt, oilcake and kerosene.
205	Damodar Dey Madan Mohan Dey.	.. Saha Bhanung Bazar, Midnapore.	School Bazar, Midnapore (1).	MN/803B, 18-5-49	A and B certified for any process in the manufacture of sweetmeats and nonta for sale
206	Bhagabandas Maniklal	.. Barabazar, Midnapore	..	MN/803A, 19-5-49.	Mill-made dhories and sarees, handloom goods, knitting goods, silk and woollen goods and ready-made garments
207	Tulsidas & Co.	.. 95, Chandnichawk, Golbazar, Khargpur, Midnapore.	..	MN/804A, 21-5-49.	A and B certified for any process in the manufacture of biri for sale.	Cigarette, zarda, sugarbatti, snuff, candle, blacuit, lozong, soap, stationery goods and biri.
208	Gobinda Ch. Dinda & Sons.	.. Tamruk, Midnapore	..	MN/805A, 23-5-49.	Stationery goods, silk and woollen goods, homery goods, ready-made goods, hardware goods of daily use, paper, handloom goods, umbrellas, tea, milk food, cigarette and aluminium goods.
209	Vita House	.. Library Road, Goolkuchawk, Midnapore.	..	MN/806A, 23-5-49.	A and B certified for any process in the manufacture of sweetmeats, tea and nonta for sale.	Cigarette and biri.
210	Saultary Sweet Store	.. Chandnichawk, Golbazar, Khargpur, Midnapore.	Puratan Bazar, Khargpur (1).	MN/84B, 23-5-49.	A and B certified for any process in the manufacture of sweetmeats, nonta and tea for sale.

Serial No.	Name of the dealer	Address and chief place of business	Additional place of business.	No. and date of registration certificate	Goods for use in manufacture or in the execution of contracts.	Goods for resale
1	2	3	3	4	6	7
211	Bimal Chandra Paul	Tamluk Town, Midnapore	..	MN/807A, 23-5-49.	Kerosene oil, light, diesel oil, high speed diesel oil, lubricating oil, shell-motor oil and grease.
212	Khirde Chandra Paul	Kolaghat Bazar, Midnapore.	..	MN/808A, 23-5-49	Kerosene oil, diesel oil, lubricating oil.
213	G. D. Paul & Sons	Ballichawk, Midnapore	..	MN/809A, 23-5-49.	Diesel oil, lubricating oil.
214	Bankura Ltd.	Khandelwal, Nutanganj, Bankura	..	MN/810A, 30-5-49.	Ghee, coal-tar, drugs, tobacco, soda tea, blacuit, lozenges, biri, oils, chemicals, dyes, spices, ground nuts, vegetable products, gunja, poppyseed, arrowroot, mustard seed.
215	Natabar Bakhit	Jhargram, Midnapore	..	MN/811A, 31-5-49.	A and B certified for any process in the manufacture of sweetmeats for sale.
216	Dina Bandhu Oil Mill	Trunk Road, Charial Bazar, Budge-Budge, 24 Parganas	..	PG/837A, 16-5-49.	Mustard seed and A, B, C certified for any process in the manufacture of mustard oil for sale.	Mustard oil, mustard cake.
217	Jatindra Mohan Oil Mill	Charial Bazar, Budge-Budge, 24 Parganas	..	PG/838A, 18-5-49	Mustard seed and A, B, C certified for any process in the manufacture of mustard oil for sale.
218	Taj Hosiery Mills	26, Russa Road, South, Tollygunj, 24-Parganas	..	PG/839A, 20-5-49.	Yarn, needle and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of hosiery and hosiery goods for sale.
219	Charu Oil Mill	110 Kasba Road, 24-Parganas	..	PG/840A, 20-5-49.	Mustard seeds and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of mustard oil for sale.	Sugar, salt, cocoanut oil, gunny bags, tin canisters, steel drums
220	Lawnli & Co.	40, Tobin Road, Baranagore, 24 Parganas.	..	PG/841A, 23-5-49.	Cast iron, steel, brass and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of iron, copper and brass parts, sheets and wires of all kinds, umbrella metallic parts for sale.
221	Babindra Nath Kundu	Dataram Mandal Ghat Road, Dakshineswar, post office Arendah, 24 Parganas.	..	PG/842A, 23-5-49.	..	Rice, atta, flour.
222	Monchar Chandra Pandit and others.	Joychandpur, Budge-Budge, Charial Bazar, 24 Parganas	..	PG/843A, 25-5-49	Grocery articles, oils, soap, perfumery, scented oil, rope, tea, soda, mati, dalda, ghee, barley, yarn, coil, coal-tar, sugar-candy, palm candy, cement
223	Broto Shoe Store	Aravinda Road, Nalhati, 24-Parganas	..	PG/844A, 25-5-49	..	Shoes.
224	Panchanan Dutta	16, Tollygunj Circular Road, Tollygunj, 24-Parganas	..	PG/845A, 25-5-49	..	Dhuti, saree and piece-goods.
225	Kalu Biri Merchant, Proprietor—Sk. Hingu Mian.	Garden Reach Road, Metiaburuj, 24-Parganas	..	PG/846A, 25-5-49.	Biri tobacco, biri leaves and biri thread and A, B, C certified for any process in the manufacture of biri for sale	Biri tobacco, matches, cigaret aerated water, betel.
226	Seth Dharamdas Jamnadas.	Brahmapore, post office Garis, 24 Parganas.	..	PG/847A, 28-5-49	Iron sheets, coal, firewoods and A, B, C certified for any process in the manufacture of bricks for sale.
227	A. K. Srimani	2, Kalikrishna Tagore Road, Alamabazar, 24-Parganas.	..	PG/848A, 30-5-49.	..	All sorts of grocery goods, must oil, country-made rope, stationery goods.
228	Ghose Brothers	4, Kaashba Road, Dhakuria, 24-Parganas	..	PG/849A, 30-5-49.	..	All kinds of cloth, hosiery goods, socks.
229	Donafide & Co.	Jadavpur Station Road, Jadavpur	..	PG/850A, 30-5-49	Black sheet, M S rod, leather, tallow and A, B, C certified for any process in the manufacture of hinges, safety hamps bolt, brass-fittings for sale.
230	Bina Bhandar, Proprietor Nritya Gopal Das.	309, Gopal Lal Tagore Road, post office Baranagore, 24-Parganas.	..	PG/851A, 31-5-49	..	Cloths, dhuti, sari of all kind handloom products, household goods, textile goods, umbrellas
231	Sambhunath Dey	129, Rajkumar Mukherjee Road, Alamabazar, Baranagore, 24-Parganas.	..	PG/852A, 31-5-49.	Cloths, dhuti, sari of all kind handloom products, household goods, textile goods, umbrellas.
232	Balsaha & Co.	372, Russa Road, South, post office Tollygunj, 24-Parganas	..	PG/853A, 31-5-49	Planks and A, B, C certified for any process in the manufacture of furniture, doors and windows for sale.
233	The Ganesh Brick Manufacturing Company.	Akra, post office Bartola, 24-Parganas.	..	PG/854A, 31-5-49.	Steel, coal and A, B, C certified for any process in the manufacture of bricks for sale.	Bricks.
234	The S. G. B. Industries, Ltd.	10, The Mall, Dum-Dum, 24-Parganas.	..	PG/855A, 31-5-49	Rubber, chemicals, coal and A, B, C certified for any process in the manufacture of rubber goods for sale.
235	Pal Brothers	90, Desh Bandhu Road, Alamabazar, 24-Parganas.	..	PG/856A, 31-5-49.	Cloth, hand-loom cloth, shirt-making, hosiery goods and ready-made garments.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business	No. and date of registration certificate	Goods for use in manufacture or in the execution of contracts	Goods for sale
1	2	3	4	5	6	7
236	India Overseas Drug House, Ltd.	"Slater House", Jessore Road, Dum-Dum, 24-Pargannas.	..	PG/857A, 31-5-49.	Drug and chemicals and A, B, C certified for any process in the manufacture of medicines and injectable ampoules for sale.	
237	Ram Krishna Mohan Brojo Ballav Haridas Saha.	9/1, Biahambhaur Mullick Lane, Calcutta.	..	SH/1451A, 18-5-49.	..	Pulses, spices, oil
238	Sri Ram Pandey & Co.	14A, Dum-Dum Road, Calcutta.	..	SH/1452A, 18-5-49.	Steel, iron sheets, black sheets, galvanised sheets, chemicals, card board boxes, packing materials, metals and machine oils and A, B certified for use in any process in the manufacture of umbrella parts, suitcase parts and other machinery goods for sale.	Umbrella and suitcase parts
239	New Santi Bhandar.	Mistanna 18, Kali Krishna Tagore Street, Calcutta.	..	SH/1453A, 18-5-49.	Sugar, channa, milk, flour and A, B certified for use in any process in the manufacture of sweets and salted articles and cooked food for sale.	Milk
240	D. H. Industries	29E, Kasbi Dutta Street, Calcutta.	..	SH/1455A, 20-5-49.	Wood, spirit, paints, nalks and A, B certified for use in any process in the manufacture of packing case and furniture for sale.	Furniture, wooden box, timber
241	A. K. Bose & Co.	16/2, Ram Kanto Bose Street, Calcutta.	..	SH/1456A, 21-5-49.	..	Cement
242	Honesty Coal Co.	4A, Halwasia Road, Calcutta.	..	SH/1457A, 23-5-49.	..	Coal, coke
243	Upendra Nath Das & Sons	25B, Sikdarbagan Street, Calcutta.	..	SH/1458A, 24-5-49.	..	Stationeries, hardwares, machine and machine parts, general merchandise as and when required for sale
244	Sree Durga Oil and Flour Mills.	2/2, Gun Foundry Road, Calcutta.	..	SH/1460A, 20-5-49.	Mustard seeds and A, B certified for use in any process in the manufacture of mustard oil for sale.	Groundnut oil, tishi oil, coconut oil
245	International Tyres Co.	18, Galiff Street, Calcutta	..	SH/1461A, 28-5-49.	..	Tyres, tubes, motor parts and accessories, motor oil, mobil oil grease
246	A. N. Mukherjee, Ltd.	10, Shamal Street, Calcutta.	..	SH/1462A, 28-5-49.	Cloth, canvas, rope and A, B certified for use in any process in the manufacture of tents, tent equipments, paulins, umbrellas for sale.	General merchandise as and when required and certified by the purchasing dealer to be required for resale.
247	Sasi Kanta Misra & Co.	16, Ultadanga Coal Depot, Calcutta	..	SH/1463A, 28-5-49.	..	Coal
248	P. N. Chakravarty	71, Grand Trunk Road, Serampore, Hooghly.	..	SP/613A, 16-5-49.	Coal and A, B certified for any process in the manufacture of bricks for sale.	Coal, Bricks
249	Jnanendra Nath Paul and Krishnadhan Pal	Sheoraphuly, Hooghly	..	SP/614A, 18-5-49.	Mustard seed and A, B certified for any process in the manufacture of mustard oil for sale.	
250	Adaraha Dutt Alankaralaya.	Arambagh, Hooghly	..	SP/615A, 18-5-49.	Gold and A, B certified for any process in the manufacture of gold and silver ornaments for sale.	
251	Sitalala Alankaralaya	Arambagh, Hooghly	..	SP/616A, 18-5-49.	Gold and A, B certified for any process in the manufacture of gold and silver ornaments for sale.	Gold and silver
252	Manindra Nath Kotal	Champadanga, Hooghly	..	SP/617A, 18-5-49.	..	Groceries, spices, salt, oil cakes, oil, ghee, dabbu
253	Gopi Krishna Mullick & Bros.	Ghutia Bazar, Post Office Hooghly.	..	SP/618A, 18-5-49.	..	Bricks, lime, sand, scorkey, cement, paints, iron, pipe, spikes, pulces, coal, mustard seed, barley, coal tar, ghee, toilet goods, drain brush, sugar, gur, salt, washing soda
254	Chandan Aushadhajaya	Arambagh, Hooghly	..	SP/619A, 18-5-49.	Medicines, gold, silver and A, B certified for any process in the manufacture of medicinal mixtures, gold and silver ornaments for sale.	Medicines, gold and silver ornaments.
255	Basu & Sons	153/3, Bowbazar Street, Calcutta.	..	SL/1696A, 16-5-49.	..	Radio and parts, amplifiers, gramophones, records and parts, torches and batteries, photographic goods, refrigerators and parts, steel furniture, electricals and sporting goods
256	Dipnarayn Singh	12, Woodgolla, Coal Depot, Sealdah, Calcutta.	..	SL/1697A, 19-5-49.	..	Coal and coke.
257	N. M. Chatterjee & Co.	21, Coal Depot, Sealdah, Calcutta.	..	SL/1698A, 19-5-49.	..	Coal and coke.
258	Trigun Prosad Singh	20, Woodgolla, Coal Depot, Sealdah, Calcutta.	..	SL/1699A, 19-5-49.	..	Coal and coke
259	Ram Ekbal Tewari	14B, Woodgolla, Coal Depot, Sealdah, Calcutta.	..	SL/1700A, 19-5-49.	..	Coal and coke.
260	Sudhir Chatterjee & Co., Ltd.	31, Mission Row Extension, Calcutta.	..	SL/1701A, 19-5-49.	..	Tea.
261	Union Coal Concern	1/1A, Bankim Chatterjee Street, Calcutta.	..	SL/1702A, 20-5-49.	..	Coal and coke.

Serial No.	Name of the dealer	Address and chief place of business	Additional place of business	No. and date of registration certificate	Goods for use in manufacture or in the execution of contracts	Goods for resale.
1	2	3	4	5	6	7
262	Swanodent (Eastern) Ltd.	1, Wellington Street, Calcutta		SL 1703A, 20.5.49	Chemicals, detergents, base materials, essential oils, other medical and colouring materials, packing materials, bottles, caps, corks, card board boxes, rubber bands, packing papers, printed pamphlets, labels, advertising and other publicity materials, machinery, moulds, containers, furniture and appliances for factory use in the manufacture of dentifrices, denture and dental preparations and tooth stain remover and mouth wash and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of dentifrices, denture and dental preparations, tooth stain removers and mouth washes for sale.	
263	Krishnakali Oil Mill	161, Baitakhana Road, Calcutta		SL 1704A, 20.5.49	Mustard seed and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of mustard oil and mustard cake for sale.	
264	Empress Type Foundry	158, Bowbazar Street, Calcutta	(2)	SL 1708B, 24.5.49	Lead, copper, zinc, oil, stationery, acid, paper, tools, implements, and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of type printing materials for sale.	
265	Paul's Hosiery House	132, Bowbazar Street, Calcutta		SL 1706A, 24.5.49		Ready-made garments, hosiery goods, umbrella, oil cloth, rubbery cloth, handloom cloth, mill-made cloth.
266	United India Machineries Co.	P 41, Mission Row Extension, Calcutta		SL 1707A, 26.5.49	Cast iron, steel rods and plates, G, M rods, brass pipes, machinery tools, planks and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of printing machineries for sale.	Case, racks, galley, types used by printers
267	Bowbazar Friends Society	132, Bowbazar Street, Calcutta		SL 1708A, 27.5.49		Hosiery, ready-made garments, umbrella, oil cloth.
268	Chaman Singh and Bros.	21, Coal Depot, Sealdah, Calcutta		SL 1710A, 30.5.49		Coal and coke
269	Md. Hossain	32 and 34, Woodpola Depot, Calcutta		SL 1711A, 30.5.49		Coal and coke and firewood.
270	Pao Yuen Tung Trading Co., Ltd.	P 33, Mission Row Extension, Calcutta		SL 1712A, 30.5.49		Gunny, hosiery goods, toys, silk rayon, textile goods, plastic goods
271	Mohan Sales Agency	3, Madan Street, Calcutta		SL 1713A, 31.5.49		Electrical goods
272	Jotindra Nath Ghosh	94, Suresh Sarkar Road, Calcutta		TL 1748A, 17.5.49		Ghee and butter.
273	Indo Swiss Watch Co.	8, Dharamtola Street, Calcutta		TL 1249A, 17.5.49		Watches, clocks, fountain pens, photographic materials, ink, cameras, stationery, torchlight, batteries, bulbs, watchbands (watch parts, fountain pen parts, ..
274	Kali Stores	12, Dharamtola Street, Calcutta		TL 1251A, 20.5.49	Cloths piece-goods, buttons, needles, threads sewing machine and A, B, C certified for any process in the manufacture of garments, tailored goods, ladies' and gent's wear	Piece-goods, garments, cloths, hats, caps, laces.
275	Ganesh Chandra Shaw	10 11, Entally Market, Calcutta		TL 1252A, 27.5.49	Atta, flour, sugar, channa, vegetables, coal, ghee, oil and A, B, C certified for any process in the manufacture of sweetmeat	
276	Kishin Lal	22 1A, Chowringhee Road, Calcutta		TL 1253A, 31.5.49		Cotton silk and woollen textiles and ready-made clothes.

Explanatory note—Regarding "goods for use in manufacture or in the execution of contracts", the following code letters have been used to indicate the meanings noted against each:—

A—Other raw materials.

B—Plant, machinery, spare parts, accessories and consumable stores.

C—Building or plumbing materials or fixtures required for construction, fitting out or repair of any building.

No. 2467 F.T.—8th November 1949.—In pursuance of the provisions of section 9 of the Bengal Sales Tax Act, 1941 (Bengal Act VI of 1941), the following names and addresses of registered dealers together with a description of the

goods covered by their registration certificates whose registrations under the Act were cancelled with effect from the date noted against each of them are published for general information.

1	Name of the dealer.	Address and chief place of business.	Additional place of business, if any.	No. and date of registration certificate	Goods for the use in manufacture or in the execution of contracts	Goods for resale	Date of cancellation
2	3	4	5	6	7	8	
	Nilmani Khan Jugal Kishore Khan.	Raniganj, Burdwan.	district	..	AS/147A, 23-9-41	...	23-4-49
	Dwarkanass Biswanath	Raniganj, Burdwan.	district	..	AS/140A, 28-9-41.	...	29-4-49
	Sovanl	.. Suri, district Birbhum	..	AS/547A, 12-1-45	Thread, biri leaves, biri tobacco and A, B, C certified for any process in the manufacture of biris for sale	Matches	.. 28-4-49
	Marodia Trading Co.	90, Muktarani Street, Calcutta.	Babu	BDI/1598A, 23-3-49.	Oil, lubricating oil, vegetable ghee.	25-4-49
	Sree Sree Durga Rice & Oil Mill.	6A, Gorapada Lane, Calcutta	Sarkar	BDI/826A, 29-9-41	Paddy, mustard seed, till seed and A, B, C certified for use in any process in the manufacture of rice, mustard oil and til oil for sale.	Rice bags, tins	.. 27-4-49
	Bharat Grain Supply Co.	26, Burtolla Calcutta	Street,	..	BDI/1307A, 1-3-45	18-4-49
	Ramchandra Bhutnraj	26, Burtolla Calcutta	Street,	..	BDI/156A, 22-9-41	20-4-49
	Bengal Jute Agents, Ltd	135, Cotton Calcutta.	Street,	..	BDI/1007A, 18-12-43.	...	21-4-49
	Arghendu Ghose	.. 5, Ratan Sirkar Garden Street, Calcutta	..	BDI/1631A, 25-7-47	Oils of all kinds, oil seeds, vegetable products, spices, glassware, hardwares	21-4-49
	Swar Chandra Pal & Ganga Prasad Pal & Co	28, Shibtolla Calcutta	Street,	..	BDI/905A, 25-7-41.	20-4-49
	Sombros Co	.. 120, Ashutosh Mukherjee Road, Calcutta	..	BII/1079A, 9-11-46.	Stationery, oilman stores, provisions, cigarettes, cycles and cycle accessories, general merchandise as and when required	19-4-49
	Chemkaran Das Phatepuria.	180, Kalighat Calcutta	Road,	..	BH/621A, 1-11-41	Mustard seed and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of mustard oil for sale.	20-4-49
	Jogta Coal Co., Ltd.	.. 1 & 2, Hindusthan Park, Calcutta	..	BH/1090A, 12-2-46	A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of coal.	27-4-49
	ariety Stores	.. 57, Clive Street, Calcutta	..	CSI/1565A, 28-5-48.	...	Cigarettes, confectionery, stationery, cloth and general merchandise as and when required and certified for resale	18-4-49
	Abdul Alim & Co.	.. 16, Pagevapaty Street, Calcutta.	..	CSI/1072A, 25-2-44.	Woollen, silk, cotton piece-goods, dhuti, sarl, vath and thread	19-4-49
	Narsinghadas Shyam-sundar	7/2, Babulal Lane, Calcutta	..	CSI/1062A, 4-2-44.	Yarn, salt, piece-goods, kirana, monihari, chemicals stationery, hardware and iron goods, and general merchandise as and when required and certified for resale	20-4-49
	Admandas Gangadhar	198, Cross Street, Calcutta	..	CSII/1482A, 22-1-45	Piece-goods, cloths and textiles and all other textile products.	28-4-49
	unkarlal Mehta	.. 208, Cross Street, Calcutta	..	CSII/1368A, 23-6-44	...	Piece-goods	28-4-49
	Shatau Visram	.. 4B, Karbala Md Street, Calcutta.	..	CSII/1715A, 30-7-46	Spices, gunny bags, jute-twine, hessian, chemicals and general merchandise as and when required for resale.	18-4-49
	Western Trading Co.	.. 78, Clive Street, Calcutta	..	CSIII/922A, 4-1-44.	Hardware goods, iron and steel goods, paints, coal tar and chemicals.	22-4-49
	Irishna Stores	.. 118, Monohardas Katra, Calcutta.	..	CSIV/1051A, 17-9-49.	Clothes, cotton, piece-goods, yarn, woollen piece-goods and wool.	19-4-49

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business, if any.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale.	Date of cancellation.
1	2	3	4	5	6	7	8
22	Hartirath Ram Daya Ram.	1, Cross Street, Calcutta	..	CRIV/327A, 21-4-41.	..	Handloom woven cloth	21-4-49
23	Joharmal Nahata ..	113, Monohardas Katra, Calcutta.	..	CRIV/920A, 28-8-42	Piece-goods and textile	28-4-49
24	Khetaldas Batanial ..	113, Monohardas Katra, Calcutta.	..	CRIV/1309A, 25-4-46	..	Piece-goods	29-4-49
25	Fulchand Surajmal ..	113, Monohardas Katra, Calcutta.	..	CRIV/764A, 28-4-41.	..	Textiles, piece-goods, silk, wool, yarn, paints, varnishes, glassware, tablets of medicines, dhup	29-4-49
26	Anderson Wright & Co.	7, Wellesly Place, Calcutta.	..	EL/625A, 4-10-41.	..	Piece-goods, yarns, paints, gunnies, jute, rice, linseed oil, castor oil and produce of various kinds.	26-4-49
27	Atta Textiles ..	171, G T Road, North, Howrah.	..	HW/842A, 7-9-48.	..	Indian and foreign woollen artificial silk, silk and cotton yarn, and textiles, paper (packing), paper, jute, jute products, wood, hoops, twines, strappings scales and nails.	26-4-49
28	Nimal Charan Sreemaul	VIII, Jhorhat, post-office Andul Mouri, Howrah.	..	HW/148A, 26-9-41.	Rice and paddy	26-4-49
29	Munshi Sirajul Islam	Bagula, Nadia	..	KR/754A, 7-7-47.	..	Rice, paddy, pulses, jute, linseed, dhanias.	21-4-49
30	K. C. Mitter	102, Clive Street, Calcutta	..	LR/308A, 30-9-41	..	Jute	20-4-49
31	G. C. Sil & Co.	14, Clive Street, Calcutta	..	LR/60A, 8-10-41	..	Hessian, gunny	20-4-49
32	Lightfoot Refrigeration Co., Ltd.	103, Clive Street, Calcutta	..	LR/235A, 28-9-41	Machinery, plants and A, B, C certified for any process in the manufacture of ice for sale.	..	20-4-49
33	Industrial Stores Agency	16, Canning Street, Calcutta.	..	LR/490A, 23-9-41.	Leather and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of leather belting and washers for sale.	Hair belting, cotton belting, leather belting, rubber belting, leather buckets, ram leather rings, leather washers, hat leather, belt fasteners (alligators), grease, tallow, machine oil, hardware and pipes, round leather belting.	22-4-49
34	Keymer, Bagshaw & Co., Ltd.	22, Strand Road, Calcutta	..	LR/811A, 27-9-41.	Electrical equipments, machinery parts, general engineering stores, drawing materials and instruments, raw materials including heavy chemicals certified for any process in the manufacture of industrial fans, gas producer, furnace and auxiliary equipments for sale.	Packing materials, starch, sizing materials and any other merchandise as and when required for resale	22-4-49
35	Muslim Bros.	Paribadi, Gidney, Midnapore	..	MN/537A, 25-4-46.	..	Millmade and handloom woven cloth.	22-4-49
36	Ghasiram Ramnath ..	Station Road, Bishnupur, Bankura.	..	MN/361A, 6-10-41	..	Paddy, rice, oils (mustard, coconut), kerosene, curries, spices, pulses, salt, sugar, sugarcandy, gur, oilcake, rape oil, cake, ghee, dried vegetables, mustard seeds, conlar, besam, soda, soda ash, bries, tobacco, tobacco manufactured, poppyseeds, sago, tea, matches, paper, nlls, coconut husks, rope, castor oil.	22-4-49
37	Bishnupur Rice & Oil Mill.	Bishnupur, Bankura	MN/81A, 7-7-42	Mustard, paddy, wheat and A, B, C certified for any process in the manufacture of mustard oil, rice, oil-cakes for sale.	22-4-49
38	Bangalakhmi Jewellery Works.	Tamluk, Midnapore	MN/484A, 31-10-45	Stones and A, B certified for any process in the manufacture of gold and silver ornaments for sale	Gold and silver ornaments	28-4-49
39	Harihar Manna	Sheoraphuly, Hooghly	SP/245A, 21-11-41.	..	Potatoes, oil cakes, gram, molasses, jute, paddy, rice, hemp, hemp-twine.	26-4-49
40	M. M. Parmar	E. I. Railway Brickfield (Makhia Union).	..	SP/60A, 10-9-41	A, B certified for any process in the manufacture of bricks for sale.	..	26-4-49
41	B. C. Mitter & Co.	5, Lindsay Street, Calcutta.	..	TL/1060A, 23-4-49.	Radio and radio components	23-4-
42	Calcutta Plywood Manufacturing Co.	108, Prince Anwar Shah Road, Tollygunj.	..	PG/10A, 21-9-41	Chemicals, timber and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacturing of plywood for sale.	20-4-
43	K. B. Das & Brothers ..	232, Kasba Road, Dhakuria, 24-Parganas.	..	PG/45B, 8-12-42.	Scrap, iron, hardware	20-4-

Explanatory note.—Regarding “goods for use in manufacture or in the execution of contracts”, the following code letters have been used to indicate the meanings noted against each:—

A—Other raw materials,

B—Plant, machinery, spare parts, accessories and consumable stores.

C—Building or plumbing materials or fixtures required for construction, fitting out or repair of any building,

No. 284F.T.—6th February 1950.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following names and addresses of registered dealers together with a description of

the goods covered by their registration certificates whose registrations under the Act were cancelled with effect from the date noted against each of them are published for general information.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate	Goods for use in the manufacture or in the execution of contracts	Goods for resale	Date of cancellation
1	2	3	4	5	6	7	8
1	Krishna Kumar Stores	4, Bholanath Kundu Lane, Calcutta.	Hoogli (1)	BDI/80B, 29-3-47		Drugs, cigarettes, carbons, tobacco, torchlight, all other smoking mixture, cycle and accessories, vegetable products, general merchandise as and when required for resale	8-9-49
2	Haridas Paul Nilkamal Paul.	18, Kallash Bose Street, Calcutta.	..	BDI/161A, 9-10-41.		Grocery (provision)	14-9-49
3	Sree Mahalaxmi Stores	6/1, Beadon Street, Calcutta.	..	BDI/1527A, 8-11-48.		Matches, candles, chills, pulses, cigarettes, soap, barley	12-9-49
4	Sheokaranlal Ghana-shyam Das.	9, Jagamohan Mullik Lane, Calcutta.	..	BDI/1471A, 1-4-46.		Jute, krama and general merchandise as and when required and certified by the dealer for resale	1-9-49
5	Jagannath Kishorimal	9, Jagamohan Mullik Lane, Calcutta.	..	BDI/856A, 25-9-41.		Cloth, linseed, castor seed, spices and general merchandise as and when required	3-9-49
6	Surendra Nath Nandy	48, Nalini Sett Road, Calcutta	..	BDI/808A, 29-9-41.		Rice	3-9-49
7	Gajanand Gupta	134, Cotton Street, Calcutta.	..	BDI/1112A, 7-6-43.		Jute, jute products, gunny bags, hessian, jute twine and canvas	3-9-49
8	India Bag Company	137, Cotton Street, Calcutta	..	BDI/1216A, 29-4-43.		Gunny bags and other jute products	3-9-49
9	Manoharlal Lakshmi-chand	122, Cotton Street, Calcutta.	..	BDI/1364A, 7-10-41.		Jute manufactured goods, hessian bags, gunnies, twine, cloth, canvas and mill stores	3-9-49
10	Ramechandra Khan Dhananjay Khan	3, Dovehatta Street, Calcutta.	..	BDI/1241A, 10-6-44.		Coconut oil, mustard oil, groundnut oil and castor oil.	9-9-49
11	Sohanlal Punamchand	2, Jagamohan Mullik Lane, Calcutta.	..	BDI/1579A, 21-1-41		Bullion, piece goods and kapok	10-9-49
12	Bishanchand Mohanlal.	147, Cotton Street, Calcutta.	..	BDI/267A, 14-10-41		Piece goods, dhuti, sari, cloth and textiles	10-9-49
13	Hardeodas Ramrikh Das.	3, Jagamohan Mullik Lane, Calcutta.	..	BDI/603A, 17-12-41.		Textile, silk, woollen and piece goods, krama and other general merchandise as and when required	15-9-49
14	Drawing Room	7, Park Street, Calcutta	..	BI/848A, 31-5-45.		Bronze figure, glass vases, electrical goods, jewelries, picture frames, leather goods, metal ash trays, books, nursery goods, metal ornaments for resale	2-9-49
15	Kalpida Das	28, Debnarain Banerjee Road, Calcutta.	..	BI/820A, 2-6-44	Yarn and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of dhuti and sari for sale	Dhuti and sari for resale	2-9-49
16	Raj Kumar Nandy and Biswasnath Nandy	28, Debnarain Banerjee Road, Calcutta.	..	BI/830A, 2-6-44.	Yarn and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of dhuti and sari for sale	Dhuti and sari for resale	2-9-49
17	Ann Adair	12N, Park Street, Calcutta (Gaietiaun Mansion)	..	BI/330A, 22-9-41.	Lady's dress, haberdashery and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of tailored garments for sale	Lady's wearing apparatus and accessories for resale	2-9-49
18	Beul Lal Show	106, Diamond Harbour Road, Calcutta	..	BI/1178A, 15-10-47		Soap, soda, quire, condensed milk, tobacco molasses and matches, cigarettes	2-9-49
19	Abdul Rahaman	106, Diamond Harbour Road, Calcutta.	..	BI/884A, 18-2-45.		Soap, match, tobacco, coir, rope, soda.	8-9-49
20	Gangadhar Ghose	67, Tollygunj Road, Calcutta.	..	BI/408A, 21-9-41		Building materials	15-9-49
21	Northern India Caterers, Ltd., D. G. M. P. Hotel.	Raja Sontosh Road, Alipore, Calcutta	..	BI/950A, 18-8-45.	Rice, oilmen stores and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of cooked food, ice cream, coffee, tea, cakes, pastries for sale	Cakes, pastries, squash, mineral water, fresh fruit, chocolate	15-9-49
22	Commercial Emporium, Ltd.	3, Reserve Base, Hanawa, Burdwan.	..	BN/350A, 31-7-44.	Grocery, glue, vegetable products, spices of all kinds and varieties, groundnuts, nuts, chira, grams, coconut oil, soda ash, mustard oil, gur, salt, pulses	8-9-49
23	Mannal Nathmal	16, Pageyapatty Street, Calcutta.	..	CSI/1012A, 31-8-43.	Piece goods	5-9-49
24	Mati Stores	57, Olive Street, Calcutta	..	CSI/1760A, 3-8-49.	Stationery goods, spices, oils and cigarettes.	14-9-49
25	Niharan Chandra Dutta.	57, Olive Street, Calcutta	..	CSI/1775A, 2-8-49.	Biri tobacco, biri leaf, matches and stationery.	14-9-49

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business	No. and date of registration certificate	Goods for use in the manufacture or in the execution of contracts	Goods for resale.	Date of cancellation.
1	2	3	4	5	6	7	8
26	Abdul Mannaf Fakir	19-3, Armenian Street, Calcutta	21-Parganas (1)	CSH/102B, 24-11-48	.	Biri tobacco, biri leaves	8-9-49
27	Bulakidas Chandak	208, Cross Street, Calcutta		CSH/1084A, 22-6-43	..	Piece-goods	8-9-49
28	Jagannath Kessengopal	51, Cross Street, Calcutta		CSH/1524A, 15-7-44		Piece-goods	8-9-49
29	Neemchand Mohanlal Doongerwal	15, Noormal Lohia Lane, Calcutta		CSH/1570A, 27-8-45	General merchandise	13-9-49
30	Hiralal Banwarilal	198, Cross Street, Calcutta		CSH/1634A, 13-3-44	...	Piece-goods, textiles, hosiery, yarn	13-9-49
31	Thawardas & Sons	15, Noormal Lohia Lane, Calcutta		CSH/1693A, 19-6-46	Silk and art silk articles, gramophone and general merchandise	14-9-49
32	M H Ahmed	59, Canning Street, Calcutta		CSH/1906, 11-3-48	.	Cereals, pulses, spices, tea, hessians, gunny bags, jute-twine, soda, all sorts of oil, oil-seeds	14-9-49
33	Abdul Shukoor Rahmatulla Chinnaria	12, Amratola Lane, Calcutta		CSH/1484A, 22-1-45.	.	Kirana, betel-nuts, tobacco leaves, hardware goods, jute products, chillies, spices, ground-nuts, oil, mustard oil and other merchandise as and when required.	14-9-49
34	Roshan Lungi Co	117, Lower Chitpur Road, Calcutta		CSH/1802A, 3-7-45.	Handloom products	14-9-49
35	The Great India Lungi Co	104, Lower Chitpur Road Calcutta		CSH/1871A, 30-6-45	Handloom lungis.	14-9-49
36	National Tea Co	12, Amratolla Street, Calcutta		CSH/1753A, 10-12-45.	Tea, hessian, gunny bags, general merchandise as and when certified by the purchasing dealer to be required for resale	9-9-49
37	Jagdish Prosad Marwari	29 and 30, Armenian Street, Calcutta		CSH/1968A, 28-5-48	.	Dhuti, sari, textile goods and hosiery goods	12-9-49
38	Motilal Jain	30, Armenian Street, Calcutta		CSH/1965A, 22-5-48.	.	Piece-goods	12-9-49
39	G. Show & Co	34, Strand Road, Calcutta		CSH/1906A, 10-9-43.	Iron and steel rods, bars, sheets, coal, oils, tools and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of bolts, nuts, rivets, screws, dies, washers, small machine parts for sale	Hardware materials, small tools and machines, bating hoops, buckets, bolts, nuts, saws, flour, leather goods, paints, varnishes, bobbins, tea chests and other general merchandise as and when required for resale.	2-9-49
40	Reginald & Co.	34, Strand Road, Calcutta		CSH/1241A, 29-3-47	A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of brass locks, harp for sale	Hardware goods-crockery and cutlery goods, furniture, tea garden stores, colliery stores, marine goods, mill stores, hosiery cuttings, metal goods, electrical goods, oilman and provision stores, paints and oil, galvanised pipe and pipe-fittings	2-9-49
41	The Reliable Rope Works	39, Strand Road, Calcutta		CSH/1345A, 28-2-48	Raw jute, jute products, raw hemp, con, con products, starch, paraffin wax planks, wire nails, hoop iron and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of cords, twines, lines and ropes for sale	Ropes of varieties, sisal, manila and twines	8-9-49
42	Indian River Craft Mart	77, Clive Street, Calcutta		CSH/1019A, 23-9-41		Second hand anchors, chains, twine, rope and all sorts of second hand marine equipments	12-9-49
43	W. Hutchison & Co	84A, Clive Street Calcutta		CSH/515A, 29-10-41	..	Tea garden machinery parts and stores and general merchandise	13-9-49
44	Daulatram Harikishan	2, Synagogue Street, Calcutta		CSH/1397A, 31-5-48	...	Bullion and cloth	15-9-49
45	Aderson & Co	36, Strand Road, Calcutta		CSH/127A, 10-10-41	...	Hardware, mill stores, timber and minerals	15-9-49
46	Pannalal Routhmal	53, Clive Street, Calcutta		CSH/1751A, 24-9-41	Textiles, woollen goods, jute, silver and gold	15-9-49
47	Kanvalal Indarhal	178, Harrison Road, Calcutta		CSIV/46B, 29-9-41	General merchandise as and when required	1-9-49
48	Mahadeo Ramanand	178, Harrison Road, Calcutta.		CSIV/1232A, 27-6-45	Jute, gunnies, seeds, cotton, piece-goods, gram, oil, sugar, spices, linseed, mill stores	9-9-49
49	Paranchoad Prosad	62, Clive Street, Calcutta		CSIV/1197A, 17-2-45.	Hessian, gunny bags, hardware, chemicals, dyes, stationeries, oils, paints, wood, piece-goods, utensils, metals, lac, shellac, shellac seeds, oilseeds, oilcakes, betel nuts and spices	5-9-49
50	Shyamsunder Mahendra Kumar.	29, Tara Chand Dutt Street, Calcutta		CL/1599A, 1-5-48	Textiles, mill stores	6-9-49
51	Kumar Bros.	9, Stephen Mansion, Darjeeling.		DJ/264A, 18-1-43.	Piece-goods, knitting wools, yarns of all kinds, hosiery, rugs and blankets.	1-9-49

1	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate	Goods for use in the manufacture or in the execution of contracts	Goods for resale	Date of cancellation
2	3	4	5	6	7	8	
2	B. R. Herman & Mohotta, Ltd.	19, British Indian Street, Calcutta		EL/1663A, 17-10-41		Metals, cloth, chemicals, electrical goods, coals, hardware and general merchandise as and when required and certified for resale	10-9-49
3	United Engineering Stores	8/2, Hastings Street, Calcutta.		EL/1023A, 18-4-41		Stationery, textiles, cotton and linen thread, drawing pins, eyelets, tapes and general merchandise as and when required for resale	10-9-49
4	Kanchanjunga Tea Co., Ltd.	14/2, Old China Bazar Street, Calcutta		EL/1510A, 17-8-42		Tea	10-9-49
5	Dwarkanadas & Sons	Ditto		EL/1482A, 2-8-47.		Jute and jute products	10-9-49
6	Raydas Engineering Works.	6, Mangoe Lane, Calcutta		EL/1777A, 21-12-45	Iron, steel of different categories, pig iron, brass, ingots, manganese, bronze, paint and A, B certified for use in any process in the manufacture of machinery parts		10-9-49
7	The India Rubber Gutta Percha and Telegraph Works Co., Ltd.	7, Old Court House Street, Calcutta		EL/520A, 27-9-41.	India-rubber sheet, raw rubber, India-rubber solution and A, B, C certified for use in any process in the manufacture of India-rubber valves, gaskets, mechanical rubber goods, hose connections of all types, India-rubber solution for sale	Mechanical rubber goods, manufactured rubber, elastite and all derivatives, electrical goods, asbestos all kinds, cotton and canvas, cables, wire, packings, brass, gun metal iron, steel, motor, cycle and lorry tyres of all types and kinds, cycle rims, sports goods, gutta percha	13-9-49
8	Howrah Seeds Supplying Co.	75, Tripura Roy Lane, Salkia, Howrah		HW/447A, 11-9-42		Mustard seeds, wheat, different kinds of pulses	1-9-49
9	Howrah Steel Industries Association (The).	52/1, Dr. Abanindranath Road, Howrah.		HW/871A, 24-11-48		Black sheet piling and cut down, G. P. sheet, round, block sheet, iron	5-9-49
10	Fakir Chand Das Mistri & Sons.	143, 144, Bellifons Road, Howrah		HW/18A, 26-9-41.	Pig-iron, engineering tools, and A, B, C certified for any process in the manufacture of mechanical and constructional works of various kinds and descriptions for sale or certified for the execution of contracts.		12-9-49
11	B. C. Ghose	Jalpaiguri Town		JP/326A, 9-8-49		Cloth, textile goods, yarns, piece-goods, tea chest and components, hardware, fuel, timber	7-9-49
12	Rahimulla Muhammad	Post office, Mandalghat, district Jalpaiguri.		JP/217A, 14-5-42.	Wood and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of boats and sleepers for sale.	Timber logs, boats, planks, buttons, beams (scantling)	7-9-49
13	Sudhir Kumar Guin & Bros.	Krishnagar, Nadia		KR/860A, 23-9-46		Dalda	1-9-49
14	Ful Chand Sethi	Aurangabad, Murshidabad.		KR/790A, 6-8-47.		Cloth	7-9-49
15	Jaygopal Hati and Gourgopal Hati.	Kandi, Murshidabad		KR/201A, 13-10-41		Grains, seeds, cereals, pulses, soda, salt, oils, jute, sugar, sugar-candy, flour, oil cake, glue, cement, rope, lime, paint, kavrapi medicines, paper, gum, tobacco, matches, twist yarn, chalk, coal-tar, groundnut, fruits green and dried, metals, bell-metals, alloys and their manufactured articles, chemicals, disinfectants, medicines, soap, candles, dyestuff, arrowroot, poppy, seeds, ink, vermillion, fertilizer, biscuits, gunny bag and empty tins.	8-9-49
16	Benoy Kumar Mukherjee.	Nabadwip, Nadia		KR/362A, 1-10-41.		Cereals, pulses, oilseeds, turmeric.	15-9-49
17	The National Mercantile Co., Ltd.	98, Clive Street, Calcutta		LR/25A, 13-1-42.		Electric lamps and fans, electrical accessories, manure, lime, building materials, hardware and chemicals	8-9-49
18	East End Trading Co.	2, Clive Ghat Street, Calcutta.		LR/1286A, 23-9-46.		Paper, printing materials, stationery, provisions, toiletries, perfumery and general merchandise as and when required and certified by the dealer for resale	10-9-49
19	James Lord & Sons	5, Commercial Buildings, Calcutta.		LR/1381A, 29-9-41.	Sugar, essence, glucose, tar, twine, acid and A, B, C certified for any process in the manufacture of confectioneries for sale.		14-9-49
20	Sharanan Shrivastava	Blehnupur, Bankura		MN/570A, 19-7-46.	Silk yarn, jarl, dyes and A, B certified for any process in the manufacture of silk cloth for sale.	Silk cloth	10-9-49
21	Ganguly Mukherjee & Co.	168, Dharmatolla Street, Calcutta.		SL/1047A, 31-1-46	Chemicals, drugs and perfumery and A certified by the purchasing dealer to be required for use in any process in the manufacture of medicine for sale.	Medicines, chemicals, surgical goods, thermometers, stethoscope, stationery articles, all sorts, all perfumery and toilet requisites, fancy goods of rubber, rubber, all confectioneries, patent drugs and all general order suppliers as and when required.	5-9-49

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business	No. and date of registration certificate	Goods for use in the manufacture or in the execution of contracts.	Goods for resale.	Date of cancellation
1	2	3	4	5	6	7	8
72	B. C. Sen, Ltd.	34, Chittaranjan Avenue Calcutta.	..	SL/1279A, 18-7-47.	..	Stationery goods, provisions, perfumes and cosmetics, cloth, medicines, paints, glassware, paper and boards, electrical goods, cigarettes, tobacco, matches, chemicals and silk.	5-9-49
73	Excelsior Engineering Company.	8, Chittaranjan Avenue, Calcutta.	..	SL/826A, 19-1-43.	Iron rods, brass rods or sheets and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of bolts, nuts, screws and similar hardware goods for sale.	..	6-9-49
74	K. B. Trading Co.	27, Patalbanga Street, Calcutta.	..	SL/1120A, 8-7-46	..	Soaps	8-9-49
75	H. Mukherjee & Co., Ltd.	39/1, College Street, Calcutta.	Calcutta (1)	SL/82B, 20-9-41.	Raw materials, steel, iron and brass rods, angles, etc., gas-pipe, tin, galvanized and copper sheet, oxygen, carbide, canvas, wood, glass and electrical goods, leather, rubber, asbestos, etc., and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of surgical and medical instruments, appliances and hospital furniture for sale.	Surgical and medical instruments and appliances and hospital furniture, dispensing sundries, birth control medicines and appliances, sickroom appliances, enamel and glassware.	8-9-49
76	Banerjee Surgical Instrument Co., Ltd.	39/1, College Street, Calcutta.	..	SL/1772A, 16-6-45.	Steel, iron and brass plates, rubber, leather, cotton and silk, linen, velvet, felts, blankets and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of trusses, abdominal and surgical belts, splints and artificial limbs for sale.	Surgical and medical instruments, appliances, hospital furniture, hygienic and rubber goods, birth control appliances, trusses, abdominal and surgical belts, splints and artificial limbs.	8-9-49
77	Factory Accounts Co-operative Society, Ltd.	9, Central Avenue, Calcutta	..	SL/1182A, 11-1-47.	..	Stationery, drugs, and oilman stores.	10-9-49
78	Ideal Electric Products	183/1, Dharbatala Street, Calcutta	..	SL/974A, 4-5-45	Electrical stores and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of electric fans for sale.	..	10-9-49
79	Nimchand Nimariwalla & Co.	15/16, Balbhakham Road, Calcutta	..	SL/1330A, 30-1-48	..	All kinds of textile goods, hardwares and general merchandise as and when required.	13-9-49
80	Agni Hotra Mill	37/1, Canal West Road, Calcutta	..	SH/27A, 24-9-41	Mustard, gunny and A, B, C certified for use in any process in the manufacture of oil for sale	Mustard oil, fertiliser	7-9-49
81	Ramasaran Samanto & Co.	26, Maharshi Debendra Road, Calcutta	..	SH/900A, 26-6-44.	..	Oil cake, gunny bags, vegetable products, soda.	12-9-49
82	Bhabataran Hazra & Bros.	43, Kulpghat, Cross Road No. 8, Calcutta.	..	SH/1167A, 15-9-49	..	Oils, spices, oilseeds, gunny bags.	12-9-49
83	Imperial Oil Depot	17, Bhabanath Sen Street, Calcutta	..	SH/1115A, 15-2-47.	..	Oils	13-9-49
84	Coomar & Co.	136, Rajkumar Mukherjee Road, Alambazar, 24-Parganas	..	PG/96A, 27-9-41	Timber, lime stone, paint and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of lime and wood work for sale.	Building materials, hardware and general merchandise as and when required.	6-9-49
85	Akshoy Kumar Pareek Nath Sadhukhan.	Chanak, Talpukur, 24-Parganas.	..	PG/147A, 24-9-41.	..	Tax-free articles, rope, spices, ghee and oil.	5-9-49
86	Parbat Singh	.. Khardha, 24-Parganas	..	PG/777A, 8-3-49	..	Matches, cigarettes, coconut oil, badam oil, Dalda, ghee, dal, bhushl.	7-9-49
87	Lalit Mohan Kanji	.. Falta, 24-Parganas	..	PG/640A, 1-4-46.	..	Paddy and rice	18-9-49

Explanatory note.—Regarding “goods for use in manufacture or in the execution of contracts” the following code letters have been used to indicate the meanings noted against each:—

A—Other raw materials.

B—Plant, machinery, spare parts, accessories and consumable stores.

C—Building or plumbing materials or fixtures required for construction, fitting out or repair of any building.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT
DEPARTMENT

Local Self-Government

NOTIFICATIONS.

24-Parganas.—No. M.1M-59/50(A).—21st June 1950.—In exercise of the power conferred by clause (1) of sub-section (1) of section 6 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to declare his intention to alter the number of Commissioners of the Halisar Municipality in the district of the 24-Parganas, from eight to twelve for the purpose of electing them from the next reconstitution of the Commissioners of the municipality.

2. Any rate-payers of the municipality who objects to the proposed alteration should submit his objection in writing through the District Magistrate to the undersigned within three months from the date of the publication of this notification.

Burdwan.—No. L.S.-G.1M-5/49.—27th June 1950.—In exercise of the power conferred by clause (1) of sub-section (1) of section 6 of the Bengal Municipal Act, 1932, the Governor is pleased to cancel the notification No. L.S.-G.1M-5/49(II), dated the 24th September 1949, published at page 1815 of Part I of the *Calcutta Gazette*, dated the 13th October 1949, proposing to alter the number of Commissioners of the Katwa Municipality in the district of Burdwan from 9 to 10.

No. M.3R-1/50.—28th June 1950.—In exercise of the powers conferred by sub-section (2) of section 25 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), the Governor is pleased to make the following amendment in the rules for the preparation and publication of the electoral roll for the purposes of the first general election of the councillors under the said Act, after the commencement of the Calcutta Municipal (Amendment) Act, 1950 (West Bengal Act XXVIII of 1950), published under notification No. M.3R-1/50, dated the 18th April 1950, at pages 511-520 of Part I of the *Calcutta Gazette* of the 20th April 1950, as subsequently amended, namely:—

Amendment.

For Form II annexed to the said rules, *substitute* the following form, namely:—

“FORM II.

(See rule 7.)

Corporation of Calcutta.

Preliminary / *Final Electoral Roll for voters of Constituency No.*
of the Corporation of Calcutta.

Part..... (a)

Name of street.....

(b)			
Serial No.	Name of voter.	Father's/Mother's/ Husband's name.	Premises No.
1	2	3	4

(a) Here describe the part if the roll is divided into parts. If the roll is not divided into parts this item of the form may be omitted.

(b) The numbers of voters of all streets included in the roll should run in one serial order.”

24-Parganas.—No. M.2C-25/50.—3rd July 1950.
—In pursuance of section 49, sub-section (1) of the Calcutta Improvement Act, 1911 (Bengal Act V of 1911), it is hereby notified for general information that in exercise of powers conferred by section 48 of the Act, the Governor is pleased to sanction the Improvement Scheme known as Scheme No. LXI (Sankar Bose Road Park, Chetla) in Ward No. 24 of the Calcutta Municipality, which has been submitted by the Board of Trustees for the improvement of Calcutta, under section 47 of the said Act as amended in 1931.

The boundaries of the area within the limits of acquisition are as follows:—

On the North.—Starting from the north-eastern corner of premises No. 4, Sabji Bagan Lane running eastward along the southern edge of Sabji Bagan Lane to the north-western corner of premises No. 1, Sabji Bagan Lane, then southward and eastward along the western and southern boundaries of premises No. 1, Sabji Bagan Lane, respectively to its south-eastern corner;

On the east.—From this point running southward along the western boundaries of premises Nos. 14, 13B, 13A and 12/1, Chetla Road, to the south-western corner of 12/1, Chetla Road;

On the south.—From this point running westward along the northern edge of Sankar Bose Road to the south-eastern corner of premises No. 21, Sankar Bose Road;

On the west.—From this point running northward along the eastern boundaries of premises Nos. 21 and 18, Sankar Bose Road, to the north-eastern corner of premises No. 18, Sankar Bose Road; then eastward along the southern boundary of premises No. 17, Sankar Bose Road, to its south-eastern corner; then northward along the eastern boundaries of premises Nos. 17, Sankar Bose Road, and 4, Sabji Bagan Lane to the starting point.

The plan of the scheme as now sanctioned by the Government may be inspected during office hours at the office of the Calcutta Improvement Trust, 10, Netaji Subhas Road, Calcutta.

A list of Municipal premises to be acquired and a statement of land on which it is proposed to levy betterment fee under the provisions of the Act are annexed herewith.

1. *List of properties which it is proposed to acquire.*

Name of Street.	No. of Municipal Holding.
Sabji Bagan Lane	.. 2 (old No. 1/1).
Sankar Bose Road	. Corporation land—Lot Nos. 6, 7, 8 (New No. 26, Sankar Bose Road) and Lot No. 9 including the passage.

2. *Statement of land in regard to which it is proposed to levy betterment fee under the provisions of the Calcutta Improvement Act, as amended up to 1931.*

Name of Street.	No. of Municipal Holding.
Sabji Bagan Lane	... 4, 30B, 30C and 30D.
Chetla Road	.. 12, 12/1, 13A, 13B and 14.
Sankar Bose Road	... 1/1, 1/1/1, 2 (old No. 2/1), 2/2, 17 (old No. 12/2), 18 (old No. 13/1) and 21 (old No. 14/2).

By order of the Governor,
S. K. GUPTA, Secy.

Darjeeling.—No. L.S.-G.2B-19/49.—16th June 1950.—In exercise of the power conferred by section 506 of the Bengal Municipal Act, 1932, (Bengal Act XV of 1932), the Governor is pleased to confirm the following by-laws framed by the Commissioners of the Siliguri Municipality in the district of Darjeeling under clauses (b), (c) and (f) of section 269 of the said Act:—

Model by-laws under clauses (b), (c) and (f) of section 269 of the Bengal Municipal Act, 1932, regarding privies and urinals of hand removal system.

1. *Plans of privies and urinals to be submitted to Commissioners.*—(1) Every person who intends to construct any service-privy or service-urinal or to make any substantial addition to, or alterations in, any such privy or urinal, shall send to the Commissioners an application in such form (to be supplied to the applicant free of charge) as may be laid down by the Commissioners.

(2) Such application shall be accompanied by—

(a) a site-plan, in triplicate, unless the Commissioners otherwise direct, drawn to a scale of not less than twenty-feet to the inch and showing all the surrounding to a distance of fifty feet from the privy or urinal, and

(b) a detailed plan in triplicate of the privy or urinal with sections and cross-sections, drawn to a scale of four feet to the inch and showing the means of ventilation and any other particulars which may be required by the Commissioners.

2. *Power to Commissioners to refuse to sanction service-privy or service-urinal which will be nuisance.*—The Commissioners may, for reasons to be recorded by them in writing and furnished to the applicant free of charge, refuse to grant permission to erect any service-privy or service-urinal which will, in their opinion, be a nuisance.

3. *Regulation of site of service-privies and service-urinals.*—(1) No service-privy or service-urinal exceeding 11 feet in height shall be placed in the space required by this Act to be left at the back of the building

(2) No service-privy or service-urinal situated in, or adjacent to a building shall be placed at a distance of not less than six feet from—

(i) any public building, or

(ii) any building which is, or likely to be, used as a dwelling place, or kitchen, or as a place in which any person is, or is intended to be employed in any manufacture, trade or business.

(3) No service-privy or service-urinal shall be constructed in any premises occupied by a masonry building, or, without the special sanction of the Commissioners, in any other premises which are situated in a street which has been sewered and has an adequate water-supply.

(4) Every service-privy or service-urinal shall be detached from the inhabited portion of any building.

4. *Prohibition of construction of service-privy or service-urinal on upper floor of a building.*—No service-privy or service-urinal shall be placed on any upper floor of a building.

5. *Models and type-plans.*—Models and type-plans of service-privies and urinals approved by the Commissioners, with estimates of the cost of constructing service-privies and urinals in accordance therewith, shall be kept in the

municipal office, and shall be open to inspection by any person at all reasonable times without charge; but no person shall be bound to construct any service-privy or urinal in accordance with any such model or type-plan if such privy or urinal be constructed in accordance with these by-laws.

6. *Drains.*—(1) A drain shall be provided for every service-privy or service-urinal.

(2) Such drain shall be constructed of some impervious material and shall connect the floor of the privy or urinal—

(a) with a drain communicating with a municipal sewer, or

(b) if permitted by the Commissioners, with—

(i) an impervious cesspool the contents of which can be removed by hand or by vacuum gulley-pit emptying machine, or

(ii) a soak-pit, as described in by-law No. 33(a) of the model by-laws regarding privies, urinals and drains of water-carriage system, or

(iii) a municipal drain.

7. *Floor.*—The floor of every service-privy and every service-urinal shall—

(a) be made of cement or other impervious material, or if the owner so desires, of glazed tiles, artificial stone, or glazed sanitary ware,

(b) be in every part at a height of not less than six inches above the level of the surface of the ground adjoining the privy or urinal, and

(c) be made with a fall or inclination of at least half-an-inch to the foot towards the drain specified in by-law 6.

8. *Walls.*—The walls and roof of every service-privy and the walls and roof (if any) of every service-urinal, shall be made of such materials as may be approved by the Commissioners; provided that the entire surface of the walls of the privy below the platform shall be surfaced with cement, or other materials as specified in by-law 7(1).

9. *Platform.*—(1) The platform of every service-privy or service-urinal shall either be plastered with cement or be made of some water-tight non-absorbent material as specified in by-law 6(1).

(2) In the case of service-privies or urinals with a drain constructed in accordance with by-law 6(2)(b)(iii) the platform must be sloped towards the aperture with an inclination of at least half-an-inch to the foot. In all other cases detailed in by-law 6(2), the platform may, if so directed by the Commissioners, be sloped away from the aperture towards a drain communicating with a municipal sewer or a drain connected with a municipal sewer.

10. *Ventilation.*—Every service-privy and every service-urinal situated in, or adjacent to, a building shall have an opening of not less than three square feet in area, in one of the wall of the privy or urinal, as near the top of the wall as may be practicable and communicating directly with the open air.

11. *Construction of privies.*—(1) Every service-privy and service-urinal shall be provided with a movable receptacle for sewage.

(2) The following provisions shall have effect with regard to such privies, urinals and receptacles, namely—

(a) The space beneath the platform of the privy or urinal shall be of such dimensions as to admit of a movable receptacle for sewage of a capacity not exceeding

two cubic feet, being placed and fitted beneath the platform in such manner and position as will effectually prevent the deposit, otherwise than in such receptacle, of any sewage falling or thrown through the aperture in the platform;

(b) The privy or urinal shall be so constructed as to afford adequate access to the said space for the purposes of cleansing it and of placing therein, and removal therefrom, a proper receptacle for sewage;

(c) The said receptacle shall be water-tight, and shall be made of metal, well-tarred earthenware or glazed stoneware, and shall be of such construction and shape as the Chairman may consider suitable;

(d) The door of the opening for the insertion and removal of the said receptacle shall be so made as completely to cover the said opening.

By order of the Governor,
A. ZAMAN, Dy Secy

CORRIGENDUM

Calcutta.—No. M. 4B-4/50.—3rd July 1950.—In notification No. M. 4B-4/50-1, dated the 16th June 1950, declaring the date on and from which and the period for which the revised annual value of lands and buildings in Wards Nos. 7, 8 and 17 of Calcutta shall have effect, published at page 1258 of Part I of the *Calcutta Gazette*, dated the 22nd June 1950, in the last line, for “1st July 1930” read “1st July 1950”

By order of the Governor,
S. K. GUPTA, Secy

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

No. Medl 2786/2D-14/49. — 21st June 1950.—In exercise of the powers conferred by section 33 of the Drugs Act, 1940 (XXIII of 1940), the Governor is pleased to make the following further amendment in the Bengal Drugs Rules, 1946, the same having been previously published, as required by the said section, namely:—

Amendment.

In Schedule E appended to the said rules, in Part XII (formerly IX) under the heading “D—Preparations containing any vitamins in a form not to be administered parenterally”, in the sub-heading relating to “labelling” for the entry No. 1, substitute the following, namely:—

“1. The number of units and/or the actual weight of each vitamin per unit volume and/or weight shall be declared on the label.”

Calcutta.—No. Medl 2792/CF/1P-9/49-K.W.—21st June 1950.—Sri Purnendu Nath Mukerjee, Second Assistant Chemical Examiner to the Government of West Bengal, is granted leave on average pay for two months and five days with effect from the 10th August 1950 or any subsequent date from which the leave is availed of under rule 184(b)(i) of the West Bengal Service Rules, Part I.

Calcutta.—No. Medl 2793/CF/1P-9/49-K.W.—21st June 1950.—Dr. A. K. Roy, B.Sc., M.B., Third Assistant Chemical Examiner to the Government of West Bengal, is appointed to act as

Second Assistant Chemical Examiner to the Government of West Bengal, *vice* Sri Purnendu Nath Mukerjee, granted leave.

Calcutta.—No. Medl.2794/CF/1P-9/49-K.W.—21st June 1950.—Sri Jyotirmoy Bhattacharyya, Fourth Assistant Chemical Examiner to the Government of West Bengal, is appointed to act as Third Assistant Chemical Examiner to the Government of West Bengal, *vice* Dr. A. K. Roy.

Calcutta.—No. Medl.2795/CF/1P-9/49-K.W.—21st June 1950.—Dr. Barid Baran Chatterji, Fifth Assistant Chemical Examiner to the Government of West Bengal, is appointed to act as Fourth Assistant Chemical Examiner to the Government of West Bengal, *vice* Sri Jyotirmoy Bhattacharyya.

Calcutta.—No. Medl.2796/CF/1P-9/49-K.W.—21st June 1950.—Sri Bimal Chandra Pal, Sixth Assistant Chemical Examiner to the Government of West Bengal, is appointed to act as Fifth Assistant Chemical Examiner to the Government of West Bengal, *vice* Dr. Barid Baran Chatterji.

No. Medl.2811/5M-10/50—22nd June 1950.—In exercise of the power conferred by article 5 (old No. 6) of Statutes of the State Medical Faculty, Bengal, the Governor is pleased to make the following amendment to the revised regulations for the Membership Examination of the Faculty published with notification No. 1805-Medl., dated the 18th May 1945, as subsequently amended, *viz*:—

Amendment.

In the regulations under "Section B—Final Membership Examination" after regulation 3 Part I add the following proviso:—

"Provided that a candidate who has passed in either or both of the subjects, *viz*, Public Health and Hygiene and Forensic and State Medicine at the Final M.B. Examination will be exempted from appearing at either or both of these subjects as the case may be at the Final Membership Examination."

Calcutta.—No. Medl.2837/D.H.S./1A-14/50—23rd June 1950.—Temporary Assistant Surgeon Dr. Ardendu Sekhar Nandy, M.B., House Surgeon to the Professor of Clinical Surgery, Medical College, Calcutta, is granted earned leave for the period from the 16th March 1950 to the 12th April 1950, under rule 168(I) of the West Bengal Service Rules (Part I).

Murshidabad-Calcutta.—No. Medl./2840/DHS/1A-57/50/K.W.—23rd June 1950.—Temporary Assistant Surgeon Dr. Saroj Kumar De, M.B., last employed as Medical Officer, Sadar Hospital, Berhampore, is appointed temporarily to act, until further orders, as Assistant Administrative Officer (Medical), Central Medical Stores, Calcutta, under the Directorate of Health Services, West Bengal, with effect from the 12th May 1950, *vice* Dr. S. C. Srimani, transferred.

2. This cancels notification No. Medl./1725/DHS/5A-6/50(III), dated the 24th April 1950, placing the services of Dr. De at the disposal of the Governing Body of the School of Tropical Medicine, Calcutta.

Cooch Behar.—No. Medl./2843/5C-1/50(I).—23rd June 1950.—The following Medical Officers of the Military Hospital, Cooch Behar, are appointed temporarily to act until further orders as Assistant Surgeons in the West Bengal Medical Service (Upper) and

are posted to the hospitals with effect from dates as shown against each:—

- (1) Dr. Ranajit Kumar Chatterjee, M. Medical Officer, Police Hospital, Co Behar, from the 25th February 1950
- (2) Dr. Bhubanananda Chakraborti, M. Medical Officer, J. D. Hospital, Co Behar, from the 1st March 1950.

CORRIGENDUM.

Cooch Behar.—No. Medl./2842/5C-1/50(I).—23rd June 1950.—In notification No. Medl./45C-3/50(III), dated the 1st January 1950, notifying the temporary appointments of certain Medical Officers of Cooch Behar as Assistant Surgeons in the West Bengal Medical Service (Upper) and their postings to various hospitals in the district of Cooch Behar the following corrections should be made:—

- (i) For the words "Dr. B. N. Roy Chowdhury, M.B.", appearing against No. 5, read "Dr. Rabindra Nath Roy Chowdhury, M.B."
- (ii) For the words "Dr. Rathindra N. G. Neogi, M.B.", appearing against No. 6, read "Dr. Rathindra Mohan Guha Neogi, M.B."

By order of the Governor
B. C. DAS GUPTA, Secy.

Public Health

NOTIFICATIONS.

Nadia.—No. P.H.1267/2R-21/50.—28th June 1950.—Whereas the Governor is satisfied that the municipalities of Krishnagar and Serampore respectively, are threatened with an outbreak of small-pox,

Now, therefore, in exercise of the power conferred by section 2 of the Epidemic Diseases Act, 1897 (Act III of 1897), the Governor is pleased to prescribe the following temporary regulations for the prevention and control of small-pox, and the medical inspection, isolation, observation and surveillance of persons suffering from, or suspected of being infected with, small-pox in the municipalities for a period of six months.

Temporary regulations for the prevention and control of small-pox.

1. In these regulations, unless there is anything repugnant in the subject or context:—

- (a) "Health Officer" means the Health Officer of the municipality;
- (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the municipality;
- (c) "Small-pox" means any disease accompanied by an eruption of vesicles or pustules;
- (d) "Patient" means a person suffering from small-pox or suspected to be suffering from small-pox;
- (e) "Medical practitioner" means any person practising the medical profession.

Notices.

2. If in any case the Health Officer or Sanitary Inspector considers that the issue of notice under regulation 20 is likely to lead to such an amount of delay as might facilitate the spread of small-pox, he may forthwith take such steps as he may think fit for carrying out the work, and shall thereafter, as soon as possible, issue a notice on the person concerned stating the reasons why such work has been carried out.

3. If any measure which the Health Officer or Sanitary Inspector has, by a notice issued under regulation 20, required to be carried out, be carried out to his satisfaction within the time

stated in the notice the Health Officer or a Sanitary Inspector shall be entitled to carry out the measure.

Cost and compensation.

4. (1) All expenses incurred in carrying out any work in pursuance of an order issued under these regulations shall be paid by the municipality except in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expenses shall be paid by such person:

Provided that where the conditions, which led the Health Officer or a Sanitary Inspector to pass such an order, are not attributable to any act or default of the person in possession of the property, the municipality may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

(2) The municipality may recover all expenses incurred by the Health Officer or a Sanitary Inspector in carrying out the measure under regulation 3 from the person or persons to whom the notice was originally issued.

5. The municipality shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anything done or suffered under these regulations, if he has failed to carry out an order, issued under these regulations within the time specified in the order and to the satisfaction of the Health Officer or a Sanitary Inspector.

Location of disease.

6. When* a case of small-pox occurs in a house, the nearest male relative in attendance upon the patient, or in the absence of any such relative the occupier of the house, or if the occupier be the patient, the senior male inmate of the house other than patient of the house shall within twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either personally or in writing to the nearest Sanitary Inspector. When the inmates of the house are all females the medical attendant or the senior male inmate of the nearest house shall give the required information.

7. (1) Every medical practitioner called in to attend upon any case of small-pox shall forthwith give notice of the case by a special messenger to the Health Officer or a Sanitary Inspector and the cost of such messenger in each case shall be defrayed by the municipality.

(2) The doctor-in-charge of a hospital or a dispensary within the municipality shall forthwith give notice of any case of small-pox brought to such hospital or dispensary for treatment to a Sanitary Inspector or to the Health Officer by a special messenger and the cost of such messenger in each case shall be defrayed by the municipality.

8. Registrars of births and deaths shall supply to the Health Officer or a Sanitary Inspector such periodical returns of cases of small-pox as he may from time to time call upon them to furnish.

9. The Health Officer or a Sanitary Inspector may examine any person who is or suspected to be suffering from small-pox or who, in his opinion, may be infected with or likely to spread small-pox.

Isolation of patients.

10. When the Health Officer or a Sanitary Inspector considers that the isolation of any patient is a precaution necessary for the protection of the neighbouring population, he shall

order the patient to observe isolation and may order the nearest relative in attendance on the patient, or the occupier of the house in which the patient is staying to arrange for the isolation of the patient in such a manner and for such a time as may be approved by the Health Officer or a Sanitary Inspector.

He shall not direct the patient to be removed from the house unless it is, in his opinion, impossible to make proper arrangements for his isolation therein.

11. The Health Officer or a Sanitary Inspector may order that any person, who has been in contact with a person found to be suffering from small-pox, shall be segregated for a period not exceeding a fortnight in a manner and in a place to be approved by the Health Officer or a Sanitary Inspector.

12. The Health Officer or a Sanitary Inspector may order that any person who has been in contact with a person found to be suffering from small-pox shall be vaccinated or re-vaccinated within a time to be specified in the order.

13. No person shall enter any place wherein a patient is isolated under regulation 10 without the permission of the Health Officer or a Sanitary Inspector.

14. When a patient has been removed from a house for isolation under regulation 10, the municipality shall provide for him free of charge a suitable place, with necessary attendants, diet, etc.

15. No person, who is or has been suffering from small-pox, shall leave the place where he has been staying until he has received from the Health Officer or a Sanitary Inspector written permission to do so.

16. No person while suffering from evident symptoms of small-pox or in the convalescent state of the disease with scabs or pocks on his body shall expose himself in any street, road, public place, shop, bazar or any place used in common by persons other than members of the family or household to which such infected person belongs or shall move from place to place unless he is proceeding to a hospital for admission and treatment.

17. The Health Officer or a Sanitary Inspector may, during the prevalence of any outbreak of small-pox, order that any bazar, shop or other public place shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, mela or other gathering to which people from several villages commonly or periodically resort.

Miscellaneous

18. The Health Officer or a Sanitary Inspector may require any person to allow to be carried out by such agency and within such time as may be specified in the order, such measures for the disinfection of any premises in the occupation of such person or for the disinfection or destruction of any of his personal effects, as the said officer or inspector may consider necessary.

19. The Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to take steps to have vaccinated or re-vaccinated within a time to be specified in the order any person residing on such premises and under the control of such owner or occupier if the Health Officer or a Sanitary Inspector is of opinion that such person has been in contact with any one suffering from small-pox.

20. The Health Officer or a Sanitary Inspector may forbid any person who has been a patient or

who has to his knowledge been in contact with a patient to act as a vendor of any article for such period as may be specified in the order.

21. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the Health Officer or a Sanitary Inspector.

22. The Health Officer or a Sanitary Inspector may issue general orders that by a specified date certain sanitary precautions of a simple nature, such as lime-washing of house, clearing of latrines or the removal of filth or rubbish shall be carried out to his satisfaction.

23. The Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling clothes taken from the bodies of persons who have died of small-pox and may cause any such clothes to be destroyed.

24. No person shall carry or permit to be carried in a public conveyance a patient except in the case where a patient is carried with proper precautions to a hospital.

25. No person shall expose in any street, shop, bazar or any public place any clothing, bedding or other article which has been in contact with a patient or shall cause or suffer such article to be carried in any public conveyance, but nothing in this regulation shall apply to a person who transmits with proper precautions against spreading the disease any such article for the purpose of having the same disinfected.

26. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of small pox without the previous written permission of the Health Officer, or the Sanitary Inspector, and without taking proper precautions against spreading the said disease.

27. No person shall, without the written permission of the Health Officer or a Sanitary Inspector, dispose of any corpse except by burning or burial.

28. The Health Officer or a Sanitary Inspector may approve burning or burial grounds and may by order direct either generally or specially in respect to any specified area, that corpses shall not be burned or buried at places other than those so approved by him.

29. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes, and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.

30. The Health Officer or a Sanitary Inspector may direct that no person shall bury or cause to be buried any corpse, which in the opinion of the Health Officer, is likely to spread small-pox, in a grave, not constructed of a masonry of less than 6 feet deep.

31. The Health Officer or a Sanitary Inspector may order that no *dome* or other servant of the municipality employed for the disposal of corpses shall withdraw from his duties without the permission of the Health Officer or a Sanitary Inspector unless such *dome* or other servant of the municipality has given notice in writing not less than one month previously of his intention so to withdraw.

32. The Health Officer or a Sanitary Inspector may through any person authorised by such officer or inspector in that behalf seize and dispose of any corpse which in the opinion of the said officer or inspector is infected with or is likely to spread small-pox, unless the relatives or friends of the

deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of small-pox.

33. (1) The Health Officer or a Sanitary Inspector may require any person who appears to be acquainted with facts in connection with any case or suspected case of small-pox to attend before him at a time to be stated in the order and at any place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.

(2) When the person summoned to appear under paragraph (1) is a female who, by the custom of the country, does not appear in public, suitable precaution shall be taken to respect the said custom.

34. (1) The Health Officer or a Sanitary Inspector may examine orally any person who appears to be acquainted with the facts and circumstances of a case or suspected case of small-pox.

(2) When the person to be examined under paragraph (1) is a female who, by the custom of the country, does not appear in public, the officer shall take her statement under such conditions as shall admit of due respect to the said custom.

(3) Such person shall be bound to answer all questions relating to such case put to him or her by such officer, other than questions the answers to which would have a tendency to expose him or her to any criminal charge.

35. The Health Officer or a Sanitary Inspector may with such assistant (if any) as he thinks fit, enter upon any land, or after two hours' notice in writing, into any premises or building used for human habitation at any time between sunrise and sunset for the purpose of carrying out any measure or making any enquiries authorised by these regulations.

36. The crew of any inland steam vessel or boat which plies in any canal or river and other persons residing on such vessel or boat shall be subject to these regulations.

37. (1) All vaccinations under these regulations shall be performed gratuitously provided they be done (a) at such public vaccination stations as may be opened by the municipality or (b) by house to house visits in the case of such females as are by the custom of the country unable to attend at public vaccination stations and are too poor to pay fees.

(2) Persons desirous of being vaccinated in their own houses other than those specially exempted under sub-regulations (1) shall pay a fee of two annas for each vaccination for which they shall get a printed receipt provided that the total amount of fees payable for any number of operations performed in one family at the same house and at the same time shall not exceed annas eight.

Provided also the Municipal Commissioners at a meeting may, by a resolution, direct vaccination of persons in their own houses to be carried out free of charges.

38. (i) Orders issued by the Health Officer or a Sanitary Inspector under these regulations shall be in writing.

(ii) The officer issuing such orders shall cause copies of them to be served upon any persons named in them.

(iii) The nearest relative of a patient or the occupier of the house in which the patient is staying shall, if a copy of the order under regulation 10 has been served upon him, give to a Sanitary Inspector or to the Health Officer immediate notice of any disobedience of the order by the patient.

Hooghly.—No. P.H.1272/3L-7/50.—28th June 1950.—Dr. P. C. Ganguly, M.B., while posted as Subdivisional Health Officer, Arambagh, was granted earned leave for twelve days with effect from 13th February 1950, under rule 168(I) of the West Bengal Service Rules, Part I.

Calcutta-Bankura.—No. P.H.1296/2-2M-20/50.—30th June 1950.—Dr. Guru Charan Sinha, M.B., D.P.H., Assistant Malariologist under the Directorate of Health Services, West Bengal, is appointed temporarily to act until further orders as the Medical Officer, Bankura Malaria Control Scheme, with effect from the date on which he took over charge.

By order of the Governor,
B. C. DAS GUPTA, Secy.

WORKS AND BUILDINGS DEPARTMENT

Establishment NOTIFICATIONS.

No. 62.—26th June 1950.—The Governor is pleased to re-employ Sri Indu Bhushan Das Gupta, retired Assistant Engineer, as a temporary Executive Engineer for a period not exceeding one year with effect from the date he joins the appointment.

2. On re-employment, Sri Indu Bhushan Das Gupta is posted to the charge of the Berhampore Division under the Central Circle, until further orders.

No. 63.—26th June 1950.—Sri Tejendra Nath Das, temporary Executive Engineer, is transferred, in the interest of public service, from the Berhampore Division of the Central Circle and posted to the Design Division No. II under the Road Planning Circle, until further orders.

By order of the Governor,
S. K. MAJUMDAR, Jt. Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power NOTIFICATIONS.

No. 1254M.P.—17th June 1950.—Whereas Sri K. C. Dutta, Managing Proprietor of the Suri Electric Supply Company, the licensee of the Suri Electric Licence, 1939, has made an application for making certain further temporary amendments in the terms and conditions of the said licence as subsequently amended so as to suitably reduce the requirements contained in clause 9 thereof for maintaining a continuous supply of energy throughout twenty-four hours throughout the year.

And whereas in the opinion of the State Government the public interest permits the making of such further temporary amendments in the said terms and conditions;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (3) of section 4 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased, after consultation with the local authority concerned, namely, the Commissioners of Suri Municipality, to direct that during the continuance in force of this notification the said licence shall have effect as if for clause 9 thereof the following clause had been substituted, namely:—

"9. From the 1st May 1950 to the 2nd July 1950 (both days inclusive) the licensee shall maintain a continuous supply of energy from 11 o'clock *ante meridiem* every day to the following 3-30 o'clock *post meridiem* and from 6-30 o'clock *post meridiem* every day to the following 1 o'clock *ante meridiem*.

2. This notification shall have effect and shall be deemed always to have had effect as if it had been issued on the 1st May 1950 and shall remain in force up to 2nd July 1950.

No. 1257M.P.—17th June 1950.—Whereas Sri K. C. Dutta, Managing Proprietor of the Suri Electric Supply Company, the licensee of the Suri Electric Licence, 1939, has made an application for making certain further temporary amendments in the terms and conditions of the said licence as subsequently amended so as to suitably reduce the requirement contained in clause 9 thereof for maintaining a continuous supply of energy throughout twenty-four hours throughout the year;

And whereas in the opinion of the State Government the public interest permits the making of such further temporary amendments in the said terms and conditions;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (3) of section 4 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased, after consultation with the local authority concerned, namely, the Commissioners of Suri Municipality, to direct that during the continuance in force of this notification the said licence shall have effect as if for clause 9 thereof the following clause had been substituted, namely:—

"9. From the 3rd July 1950 to the 30th November 1950 (both days inclusive) the licensee shall maintain a continuous supply of energy from 11 o'clock *ante meridiem* every day to the following 4 o'clock *post meridiem* and from 6-30 o'clock *post meridiem* every day to the following 3 o'clock *ante meridiem*.

2. This notification shall have effect on and from the 3rd July 1950 and shall remain in force up to the 30th November 1950.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

Industries

NOTIFICATIONS.

No. 1428Cin.—19th July 1950.—Sri Shanti Kumar Pradhan, B.Ag., is appointed on probation to the post of Assistant Manager, Government Cinchona Plantation at Rongo, Darjeeling, with effect from the 15th March 1950.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

No. 1468Cin.—22nd June 1950.—Sri Aml Hari Chatterjee, Assistant Quinologist to the Government of West Bengal, was granted leave on medical certificate for fourteen days from the 6th June 1950 in extension of the leave sanctioned in notification No. 1105Cin., dated the 20th May 1950.

By order of the Governor,
S. K. CHATTERJEE, Secy.

DIRECTORATE OF INDUSTRIES

Orders by the Director of Industries, West Bengal

ORDER.

No. 107.—30th June 1950.—In continuation of this office order No. 47, dated 9th May 1950, Sri J. K. Nag, Special Officer (Salt), of this Directorate, was allowed an extension of earned leave for eight days from 1st June 1950 to 8th June 1950, under rule 168(I) of the West Bengal Service Rules, Part I.

D. N. GHOSE,
Director of Industries.

LABOUR DEPARTMENT

ORDER.

No. 3588Lab.—30th June 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 1847Lab., dated the 17th April 1950, as amended by order No. 3144Lab., dated the 10th June 1950, the industrial dispute between Messrs. Jamna Das Srinibas, Limited, 82/2, Muktarām Babu Street, Calcutta, and their workmen in connection with the case of Sri Lakshmi Kanta Jha, 396, Upper Chitpore Road, Calcutta, was referred for adjudication to Sri P. R. Mukherjee, District Judge;

And whereas the said Sri P. R. Mukherjee, District Judge, has given the award as shown in the annexure hereto,

Now, therefore, in exercise of the power conferred by section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to direct that the award be published in the *Calcutta Gazette*.

ANNEXURE.

In the matter of an industrial dispute between Messrs. Jamna Das Srinibas, Limited, 82/2, Muktarām Babu Street, Calcutta, and their workmen in connection with the case of Sri Lakshmi Kanta Jha, 396, Upper Chitpore Road, Calcutta.

PRESENT: SRI P. R. MUKHERJEE, *Chairman, Industrial Tribunal.*

For the Company—Sri Shyam Sundar and Sri Chattu Singh.

For the Union—Sri Lakshmi Kanta Jha.

AWARD.

By Government of West Bengal order No. 1847Lab., dated Calcutta, the 17th April 1950, and No. 3144Lab., dated Calcutta, the 10th June 1950, I had been appointed an adjudicator under sections 7 and 10 of the Industrial Disputes Act in the above dispute.

The case relates to the discharge of an employee, Lakshmi Kanta Jha, by the employer. The case of the applicant, employee, is that he had been a Jamadar of Messrs. Jamna Das Srinibas, Limited, of 82/2, Muktarām Babu Street, Calcutta, since January 1947 till 27th January 1950 when he had been dismissed without notice and that he claimed pay of 2 months and 27 days (pay of privilege leave for one month, pay of one month due to dismissal without notice and pay from 1st January to the 27th January 1950).

The Company appeared and filed written statement alleging that the employee left his services on his own motion after misappropriating the rent collected by him from the tenant of the employer. The only point for decision is if the employee is entitled to the wages as claimed.

On hearing both the parties, I persuaded the Management to pay Rs. 100 (Rupees one hundred only) to the employee as his wages by way of noble gesture to the employee. As the Management was very eager to settle the dispute, it readily agreed to pay Rs. 100 (Rupees one hundred only) by way of settlement. I, therefore, do not think it necessary to pronounce any verdict regarding the merits of the case. I rather congratulate the Management for this generous gesture shown to employee on my suggestion. I also place on record here the fact of cash payment of Rs. 100 (Rupees one hundred only) being paid in my presence on duly stamped receipt. As the dispute was thus settled by cash payment there is no more dispute now and I make award accordingly.

P. R. MUKHERJEE,

Judge, Industrial Tribunal

The 17th June 1950.

By order of the Governor,

D. S. P. MUKHERJEE, *Jt. Secy*

NOTIFICATIONS.

No. 3484Lab.—28th June 1950.—Whereas in the opinion of the State Government, there is a public emergency which requires that all adult workers engaged in the Calcutta Corporation Printing Press should be exempted from the provisions of Chapter VI other than section 59 of the Factories Act, 1948 (LXIII of 1948);

Now, therefore, in exercise of the power conferred by section 5 of the said Act, the Governor is pleased to exempt the said factory from the provisions of Chapter VI other than section 59 of the said Act for the period from the 3rd July 1950 to 5th August 1950, subject to the condition that a copy of this order shall be displayed prominently near the main entrance of the said factory.

No. 3425Lab.—23rd June 1950.—In exercise of the power conferred by sub-section (1) of section 20 of the Minimum Wages Act, 1948 (XI of 1948), the Governor is pleased to appoint every District Judge in the State of West Bengal to be the Authority to hear and decide for the area within the local limits of his jurisdiction all claims arising out of payment of less than the minimum rates of wages to employees employed or paid in that area.

No. 3426Lab.—23rd June 1950.—In exercise of the power conferred by sub-section (1) of section 20 of the Minimum Wages Act, 1948 (XI of 1948), the Governor is pleased to appoint the Registrar of the office of the Commissioner for Workmen's Compensation, West Bengal, to be the Authority

to hear and decide for the area within the local limits of original civil jurisdiction of the High Court of the State of West Bengal all claims arising out of payment of less than the minimum rates of wages to employees employed or paid in that area.

No. 3470Lab.—27th June 1950.—Whereas the workshops mentioned in the schedule below are workshops where manufacturing processes are carried on and which are attached to public institutions maintained for the purposes of education and training:

Now, therefore, in exercise of the power conferred by section 86 of the Factories Act, 1948 (LXIII of 1948), the Governor is pleased to exempt the workshops as aforesaid from all the provisions of the Factories Act, 1948 (LXIII of 1948), except Chapters VI, VII and VIII:—

The Schedule.

- (1) Industrial Orphanage, 11, Kashinath Dutt Road, Baranagore.
- (2) India Industrial Mission School, Cossipore.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS

No. 47W.C.—19th June 1950.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in the Bengal Distilleries Co., Ltd., Konnagar, Hooghly, are hereby published for general information:—

Names of the members elected by the workers

1. Sri Raj Krishna Mitra
2. Sri Ram Charan Roy.
3. Janab Shek Kaloo
4. Sri Chintamani Mohanti.

Names of the members nominated by the employers

1. Sri Tarapada Bose.
2. Sri Lokenath Das.
3. Sri Satish Chandra Samanta.
4. Sri Agni Mohanti.

No. 48W.C.—19th June 1950.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Shree Gobinddeo Glass Works, Ltd., Ramrajatala, Bowrah, are hereby published for general information:—

Names of the members elected by the workers

1. Sri Sachindra Chandra Sircar.
2. Sri Guiram Dass.
3. Janab Basir Khan
4. Sri Ranaya.

Names of the members nominated by the employers.

1. Sri Gajadhar Dhand.
2. Janab Shek Kallu.
3. Sri Banjor.
4. Sri Sewprosad.

No. 29(7)48W.C.—20th June 1950.—In partial modification of this Labour Directorate notification No. 29L.C., dated 3rd June 1948, published at page 763, Part I of the *Calcutta Gazette*, dated 12th June 1948, as amended by notification No. 29(5)48L.C., dated 20th June 1949, published at page 1087, Part I of the *Calcutta Gazette*, dated 30th June 1949, the name of "Mr. J. isher", a member nominated by the employers

to the Works Committee in Union (North) Jute Mills, Sealdah, Calcutta, is hereby cancelled and the name of "Mr. D. H. Davidson" is published in his place for general information

No. 40(150W.C.—22nd June 1950. In partial modification of this Labour Directorate notification No. 40W.C., dated 26th April 1950, published at page 845, Part I of the *Calcutta Gazette*, dated 11th May 1950, the names of "Messrs. D. Martin and A. B. M. Mann", members nominated by the employers to the Works Committee in the Titagbur Paper Mills Co., Ltd. (Mill No. 2), Kankinara, 24-Parganas, are hereby cancelled and the names of "Sri N. S. Shastri" and "Mr. D. Green" are published in their places for general information.

No. 49W.C.—27th June 1950.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Textile Machinery Corporation, Ltd., Belghuriah, 24-Parganas, are hereby published for general information:—

Names of the members elected by the workers

1. Sri Suresh Chandra Das
2. Sri Raghubir Singh.
3. Sri Harihar Bhattacharjee
4. Sri Susil Kumar Paul.
5. Sri N. N. Sharma.
6. Sri S. N. Dutta.
7. Sri Manoranjan Das
8. Sri Santi Ranjan Ghose
9. Sri Tomonash Banerjee.
10. Sri Proldhad Rai Sharma

Names of the members nominated by the employers

1. Sri Ratanlal Jaiman.
2. Sri Malu Ram Sharda
3. Sri Sailesh Chandra Nundy
4. Sri Manoharlal Jain.
5. Sri Mangilal Chaudhury.
6. Sri Ujagar Singh.
7. Sri Durga Prosad Sharma
8. Sri N. P. Basu
9. Sri Amiya Mukerji
10. Sri Makhanlal Ghose.

No. 29(7)48W.C.—29th June 1950.—In partial modification of this Labour Directorate notification No. 29L.C., dated 3rd June 1948, published at page 763, Part I of the *Calcutta Gazette*, dated 10th June 1948, the names of "Mr. A. K. Roy" and "Mr. K. Patterson", members nominated by the employers to the Works Committee in the Union (North) Jute Mills, Entally, Calcutta, are hereby cancelled and the names of "Sri A. Das" and "Sri B. Dutta" are published in their places for general information

M. C. BANERJEE,
Labour Commissioner.

DEPARTMENT OF SUPPLIES

CORRIGENDUM

No. 7055F.D./DCS/FD/8A/101/48.—27th June 1950.—In paragraph 1 of this department notification No. 4297F.D./DCS/FD/8A/101/48, dated 12th April 1950, published on page 1243, Part I of the *Calcutta Gazette*, dated 22nd June 1950, please read "Sri Subodh Kumar Chowdhury" in place of "Sri Subodh Chandra Choudhury."

By order of the Governor,
A. BOSE, Asst. Secy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Acquisition

NOTIFICATIONS.

24-Parganas.—No. 7238L.A.—28th June 1950.—In exercise of the powers conferred by section 48(I) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of 0.28 of an acre of land comprising cadastral survey plot No. 3306 which was notified for acquisition under declaration No. 1642L.A., dated 23rd February 1948, published at pages 256-57, Part I of the *Calcutta Gazette* of the 26th *idem* for the extension of Sainpala Girls' Maktab in the village of Basirhat, jurisdiction list No. 43, thana Basirhat, pargana Balia, district 24-Parganas.

Midnapore.—No. 7308L.A.(P.W.).—29th June 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for a brickfield on the third mile of the Mahishadal-Nandigram Road, it is hereby notified that for the above purpose a piece of land altogether measuring, more or less, 23.23 acres, and comprising cadastral plots as detailed below, is likely to be required in the district of Midnapore:—

District Midnapore.

Thana Mohisadal, village Kapsargua, jurisdiction list No. 135.

(Cadastral plots in full)—386, 387, 388, 461, 462, 463, 470, 471, 472, 479, 480, 468, 469, 640, 639, 638, 637, 636, 481, 482, 483, 484, 485, 635, 634, 633, 632, 631, 630, 629, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 802, 803, 804, 805, 806, 807, 808, 810, 590, 591, 593, 594, 596, 597, 598, 599, 600, 601, 602, 604, 605, 606, 607, 608, 609, 610, 611, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 583, 584, 585, 586, 588, 587, 589, 552, 549, 548, 550, 547, 546 and 655

Cadastral plots in part—467, 452, 451, 450, 449, 448, 447, 654, 653, 651, 743, 745, 801, 830, 827, 826, 809, 811, 812, 595, 592, 543, 545, 520, 526, 525, 524, 522, 521, 551, 582, 581, 616, 497, 488, 494 and 473

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

NOTICES.

Nadia.—No. 7304L.A.(P.W.).—29th June 1950.—Whereas 9.66 acres, more or less, of land situate in or near the village of Hosenpur, described below have been requisitioned by the Special Land

Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Aranghata-Duttaphulia-Bagulia Major District Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948).

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer (Border Road Projects), Krishnagar, Nadia.

Description of land.

Mauza Hosenpur, jurisdiction list No. 51, thana Ranaghat, district Nadia.

Cadastral survey plots in entirety—996, 1007, 1008, 780, 1001, 747/1879 and 747/1880.

Cadastral survey plots in portions—277, 278, 279, 280, 281, 295, 296, 298, 303, 304, 305, 307, 308, 309, 310, 311, 312, 313, 320, 321, 323, 324, 336, 340, 343, 344, 345, 346, 348, 349, 715, 740, 745, 746, 747, 765, 766, 767, 768, 770, 771, 772, 774, 776, 777, 779, 780, 994, 995, 997, 998, 1006, 1009, 1010, 1011, 1012, 1016, 1017, 1025, 1026, 1028, 1029, 1030, 1032, 1066, 1067, 1068, 1069, 1071, 1072, 1073, 1075, 1076, 1077, 1078, 1079, 1089, 1090, 1093, 1094, 1095, 740/1878, 779/1888 and 297/1868.

Birbhum.—No. 7330L.A.(P.W.).—30th June 1950.—Whereas 13.50 acres, more or less, of land situate in or near the village of Komarpur described below have been requisitioned by the Collector of Birbhum for the purpose of providing facilities for irrigation, viz., for quarrying and supplying stone materials in connection with the Mori Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division No. I, Rampurhat, Birbhum.

Description of land.

Mauza Komarpur, jurisdiction list No. 128, thana Mahammad Bazar, district Birbhum

Cadastral plot in part—1409.

Midnapore.—No. 7332L.A.(P.W.).—30th June 1950.—Whereas 0.81 of an acre, more or less, of land situated in village Krishnanagar, jurisdiction list No. 146 (police-station Ghatal), described below have been requisitioned by the Collector of Midnapore for the purpose of providing facilities for communications, viz., for a brickfield in connection with the construction of the Ghatal-Chandrakona Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948, (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

Description of land.

Mauza Krishnanagar, jurisdiction list No. 146 (police-station Ghatal), district Midnapore.

Plots in part—240, 242 and 243.

Plots in full—241, 256, 256/448, 257, 258.

Murshidabad.—No. 7354L.A.(P.W.)—3rd July 1950.—Whereas 15.74 acres, more or less, of land situate in or near the village of Kasba Goas described below have been requisitioned by the Collector of Murshidabad, for the purpose of providing facilities for transport and communication, namely, for the construction of Islampur-Raninagar-Katlamari Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Kasba Goas jurisdiction list No. 61, police-station Raninagar, district Murshidabad.

Cadastral survey plots in part—Nos. 1735, 1723, 829, 841, 580, 754, 581, 586, 1587, 589, 600, 889, 802, 590, 601, 611, 612, 771, 755, 759, 757, 769, 773, 798, 1636, 799, 800, 1625, 801, 1655, 1630, 1623, 1626, 1628, 1627, 1701, 1704, 2010, 1703, 1633, 1597, 1598, 1596, 1593, 1595, 1561, 1565, 1739, 1736, 1740, 1734, 1705, 582, 585, 602, 610, 1707, 1594, 613, 774, 758, 1602, 1721, 1563, 1558 and 1741.

Cadastral survey plots in full—Nos. 772 and 1702

Birbhum.—No. 7356L.A.(P.W.)—3rd July 1950.—Whereas 0.59 of an acre, more or less, of additional land situate in or near the villages of Tala and Miapur described below has been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, viz., for the construction of the Mor-Bakreswar Branch Canal in connection with the Mor Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division No. II., Suri, Birbhum.

Description of land.

Mauza Tala, jurisdiction list No. 142, thana Labpur, district Birbhum.

Cadastral plots in part—Nos. 370, 378, 379, 380, 382, 383 and 384.

Mauza Miapur, jurisdiction list No. 143, thana Labpur, district Birbhum.

Cadastral plots in full—Nos. 220, 220 and 221.

West Dinajpur.—No. 7358L.A.—3rd July 1950.—Whereas 0.70 of an acre, more or less, of land situate in the village of Chakram described below have been requisitioned by the Collector of West Dinajpur for the purpose of maintaining supplies and services essential to the life of the community, namely, for construction of a border outpost and Assistant Sub-Inspector's quarters under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of West Dinajpur.

Description of land.

Mouza	Jurisdiction List No.	Thana.	Khatian No.	Plot No.	Area in acre
Chakram ..	127	Balughat	62	204	0.40
Do. ..	127	Ditto.	4	298	0.30
				Total ..	0.70

By order of the Governor,

S. BANERJEE.

Member, Board of Revenue and Secy. to the Govt. of West Bengal (ex-officio)

Land Development

NOTIFICATIONS.

24-Parganas.—No. 6950L.Dev.—23rd June 1950

—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Nibadhai, jurisdiction list No. 123, police-station Baraset, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 832-834, 1571, 1572, 1574, 1575, 1580, 1577-1579, 907, 910-913 and 923-932 and measuring, more or less, 7.60 acres, is likely to be required within the aforesaid village of Nibadhai.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Nadia.—No. 7022L.Dev.—26th June 1950—

The Governor is pleased to cancel so much of the notification No. 7088L.Dev., dated the 6th September 1948, under section 4 of the West Bengal Land Development and Planning Ordinance, 1948, published at pages 1246-1247, Part I of the Calcutta Gazette of the 9th September 1948, as relates to all plots excepting the pieces of land measuring, more or less, 91.77 acres, and, comprising cadastral plots Nos. 1-4, 10-30, 41-74, 78-102, 104-130, 158, 199, 270-271 and 273-288 of mauza Chhatimtala, jurisdiction list No. 19, police-station Chakdaha, cadastral plot No. 484 of mauza Punglia, jurisdiction list No. 14, police-station Chakdaha, and cadastral plot No. 489 of

mauza Purba Bishnupur, jurisdiction list No. 151, thana Chakdaha, district Nadia, notified for acquisition for the purposes of settlement of immigrants from outside the State of West Bengal, establishment of a model village and agricultural colony and improvement of fishery.

24-Parganas.—No. 7194L Dev.—28th June 1950.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of the entire area of land included in the declaration No. 1400L Dev., dated the 13th February 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 271, Part I of the *Calcutta Gazette* of the 16th February 1950.

Nadia.—No. 7204L Dev.—28th June 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Silinda, jurisdiction list No. 167, police-station Chakdaha, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 359, 360, 396, 406, 407, 409, 434, 441, 444, 445, 447, 463, 464, 466 to 469, 473 to 478, 482 to 505, 507 to 532, 436, 606 to 639, 662, 959 and 960 and part of cadastral survey plot No. 442, and measuring, more or less, 85.29 acres, is likely to be required within the aforesaid village of Silinda.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Murshidabad.—No. 7254L Dev.—29th June 1950.—Whereas it appears to the Governor that land is likely to be needed for public purposes, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and creation of better living conditions in the villages of Barua, jurisdiction list No. 60, and Sarulia, jurisdiction list No. 59, police-station Beldanga, district Murshidabad, it is hereby notified that for the above purposes a piece of land comprising cadastral plots as detailed in the schedule below and measuring, more or less, 63.99 acres, is likely to be required within the aforesaid villages of Barua and Sarulia:—

Schedule of land.

Mauza Barua, jurisdiction list No. 60, police-station Beldanga, district Murshidabad.

Cadastral survey plot No. 2505 and portions of cadastral survey plot Nos. 2243, 2483 and 2504.

Mauza Sarulia, jurisdiction list No. 59, police-station Beldanga, district Murshidabad.

Cadastral survey plot Nos. 509 and 510 and portion of cadastral survey plot No. 507.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Murshidabad, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

24-Parganas.—No. 7432L Dev.—4th July 1950.—Whereas it appears to the Governor that land is likely to be needed for public purposes, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, the establishment of a town and the creation of better living conditions in the village of Patipukur, jurisdiction list No. 24, police-station Dum Dum, district 24-Parganas, it is hereby notified that for the above purposes a piece of land comprising cadastral survey plot No. 154 and measuring, more or less, 0.003 of an acre, is likely to be required within the aforesaid village of Patipukur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Co-operative Homes, Ltd., No. 7, Wellesley Place, Calcutta, and the Collector, 24-Parganas, for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas, as well as in the office of the Co-operative Homes, Ltd., 7, Wellesley Place, Calcutta.

DECLARATIONS

24-Parganas.—No. 6952L Dev.—23rd June 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Nabadia, jurisdiction list No. 123, police-station Barse, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 832-834, 1571, 1572, 1575, 1580, 1577-1579, 907, 910-913, and 923-933 and measuring, more or less, 7.60 acres, is required within the aforesaid village of Nabadia.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Nadia.—No. 7206L Dev.—28th June 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Silinda, jurisdiction list No. 167, police-station Chakdaha, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 359, 360, 396, 406, 407, 409, 434, 441, 444, 445, 447, 463, 464, 466, to 469, 473 to 478, 482 to 505, 507 to 532, 436, 606 to 639, 662, 959 and 960 and part of cadastral survey plot No. 442, and measuring, more or less, 85.29 acres, is required within the aforesaid village of Silinda.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

24-Parganas.—No. 7434L.Dev.—4th July 1950.—Whereas it appears to the Governor that land is needed for public purposes, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, the establishment of a town and creation of better living conditions in the villages of Patipukur and Kankuri, jurisdiction list Nos 24 and 28, respectively, thana Dum Dum, district 24-Parganas, it is hereby declared that for the above purposes pieces of land comprising cadastral plots as described in the schedule below and measuring, more or less, 143·003 acres, are required within the aforesaid villages of Patipukur and Kankuri.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas, as well as in the office of the Co-operative Homes, Ltd., 7, Wellesley Place, Calcutta.

Schedule of land.

Maua Patipukur, jurisdiction list No. 24, police-station Dum Dum

Cadastral survey plot Nos 40, 41, 47 to 50, 52 to 69, 72, 73, 102, 103, 105, 107 to 112, 125 to 152, 154, 155, 156, 158, 401 to 430, 432 to 453, 455 to 478 and 595.

Maua Kankuri, jurisdiction list No. 28, police-station Dum Dum.

Cadastral survey plot Nos. 1 to 149, 326, 328 to 331 and 339 to 341.

By order of the Governor,
S. BANERJEE, Secy.

Requisition.

ORDER.

Bankura.—No. 7138Reqn.—27th June 1950.—In exercise of the power conferred by sub-rule (2) of rule 96 of the Defence of India Rules read with paragraph 5 of the Order published under Notification No. 4309P., dated the 19th July 1941, on page 1872 of Part I of the *Calcutta Gazette* of the 24th July, 1941, and with sub-section (4) of section 1 of the Defence of India Act, 1939 (XXXV of 1939), the Governor is pleased to specify Sri N. K. Ghosh, District Judge, Bankura, to be the person by whom claims for compensation under sub-rule (1) of the said rule in respect of properties in the district of Bankura shall be adjudged and awarded in default of agreement between the Provincial Government and the owner of the property as to the amount of such compensation.

By order of the Governor,
S. BANERJEE, Secy.

NOTIFICATIONS.

Calcutta.—No. 6842Reqn.—22nd June 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947:

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises.

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri Jagadish Chandra Mazumdar, District and Sessions Judge, 24-Parganas, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

7, Wellesley Street, Eastern (1) Sri Niman Lal Seal and 11th-1st floor (2) Sri Dulal Lal Seal, 1, Premchand Boral Street, Calcutta.

Calcutta.—No. 6844Reqn.—22nd June 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947:

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises:

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri Jagadish Chandra Mazumdar, District and Sessions Judge, 24-Parganas, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 16-17, College Street [Room Nos. 2 and 6 (1st floor)] Jamab S. M. Sayeed, C/o Messrs, Anglo Swiss Watch Co., 6 and 7, Dalhousie Square, Calcutta.

Calcutta. No. 6846Reqn.—22nd June 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947:

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises,

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri Jagadish Chandra Mazumdar, District and Sessions Judge, 24-Parganas, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 6, Hungerford Street—portion of ground floor and one garage and outhouses, four rooms. Sri Manik Lal Sarogi, 165, Harrison Road, Calcutta.

By order of the Governor,

A. C. SEN, Asst. Secy.

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 369/50Reqn

Calcutta, the 19th June 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose:

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to

take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned:—

The Schedule.

Description of the premises.

2B, Lakshami Narayan Mukherjee Lane, Calcutta (rear block).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy

The owner of the premises referred to in the order above, is hereby directed to place the above property at my disposal and control on and from the 10th July 1950 at 3 p.m. or on any subsequent day, when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta
Calcutta, the 4th July 1950.

No. 553/50Reqn.

Calcutta, the 24th June 1950

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

40, Ekbalpur Road, Calcutta (five rooms with two baths and kitchen on the western portion of the 1st floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Raghubar Dayal Chowdhury, landlord of the premises referred to in the order above, is hereby directed to place the above property at my disposal and control on and from the 11th July 1950, at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 3rd July 1950.

No. 560/50Reqn.

Calcutta, the 27th June 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West

Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned:—

The Schedule.

Description of the premises.

2, Jala Lane, Calcutta (one room on the ground floor situated in the northern side of the room occupied by Sri Manindra Lal Dey. Services to be used as common).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy

The owner of the premises referred to in the order above, is hereby directed to place the above property at my disposal and control on and from the 10th July 1950 at 3 p.m. or on any subsequent day, when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta
Calcutta, the 4th July 1950

No. 419/50Reqn.

Calcutta, the 28th June 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned:—

The Schedule.

Description of the premises.

P21, C.I.T. Scheme XLV, Calcutta (except ground floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sm. Ratnamala Dasi, owner of the premises referred to in the order above, is hereby directed to place the above property at my disposal and control on and from the 10th July 1950 at 3 p.m. or on any subsequent day, when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 4th July 1950.

No. 567/50Reqn.

Calcutta, the 30th June 1950.

ORDER

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First and Acquisition Collector, Calcutta, to take such other action as is necessary in connection with the requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises

27, Debendra Ghose Road, Calcutta (entire premises excepting the shop rooms on the ground floor).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Hazi Abdur Robb, landlord of the premises referred to in the order above, is hereby directed to vacate the above property at my disposal and control and from the 10th July 1950 at 4 p.m. or on any subsequent day when an officer deputed from my office will take charge and possession of the property and prepare a schedule of existing structures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Calcutta, the 3rd July 1950.

No. 559/50

Calcutta, the 26th June 1950.

ORDERS.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (5) of section 3 of the said Act, the Governor is pleased to direct that (1) Sri K. Dutta and (2) Sm. Saraju Bala Dutta, wife late Bejoy Kumar Dutta, 25, Dr. Rajendra Road, Calcutta shall not without the permission of the State Government, in any way dispose of, or hypothecate or alter, the premises and that no person shall without such permission enter into occupation thereof.

The Schedule.

Description of the premises.

25, Dr. Rajendra Road, Calcutta (Ground Floor).

No. 642/49.

Calcutta, the 21st June 1950.

In exercise of the powers conferred by sub-sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the

order No. 642/49, dated 13th October 1949, made by it in respect of the premises described in the schedule below —

The Schedule.

Description of premises

1, Harrison Road, Calcutta (one room at the corner of Upper Circular Road and Harrison Road on the ground floor).

No. 395/50

Calcutta, the 27th June 1950.

In exercise of the powers conferred by sub-sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 395/50, dated 2nd May 1950, made by it in respect of the premises described in the schedule below —

The Schedule.

Description of premises

35 A, Lansdowne Road, Calcutta

No. 733/49

Calcutta, the 26th June 1950.

In exercise of the power conferred by sub-section (5) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 733/49, dated the 18th November 1949, made by it in respect of the premises described in the schedule below.

The Schedule.

Description of the premises

17A, Mohan Bagan Lane Calcutta (entire ground floor, two front rooms on the 1st floor and the entire 2nd floor except the north-eastern corner room - portion in occupation of the sons of the landlady).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Notice under section 4(a) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

5, Bankshall Street, Calcutta, the 3rd July 1950

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947),

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Kalidas Saha, occupier of the premises, to vacate the said premises on or before 18th July 1950 at 3 p.m. when possession thereof will be taken on behalf of the State Government.

Schedule.

Particulars of the premises

43, Elliot Road, Calcutta (three inside rooms on the eastern portion and two outside rooms on the front portion on the 1st floor including a big hall).

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Notice under section 4(aa) of the West Bengal Premises Requisition and Control (Temporary Provisions) Amendment Act, 1949 (West Bengal Act IV of 1949).

5, Bankshall Street, Calcutta 1, the 29th May 1950

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4(aa) of the aforesaid West Bengal Act IV of 1949, I hereby direct Musst. Khatunnessa Bibi of the premises to remove all the articles as per list below from the said requisitioned premises by 22nd July 1950, at 2 p.m.

Schedule.

8/7/1B, Hati Bagan Road, Calcutta (two rooms on second floor block of southern side flat)

List of articles

- (1) 1 tape khatia
- (2) 1 galicha.
- (3) 1 torn khata.
- (4) 1 pillow
- (5) 1 ganji.
- (6) 1 bedsheet
- (7) 2 Urdu books
- (8) 1 torn modur
- (9) 2 chairs (wooden)
- (10) 1 tepoy (wooden)

S. N. MITRA,

First Land Acquisition Collector, Calcutta

Special Requisition.

NOTIFICATION

Jalpaiguri.—No. 6860Requ(Spl.).—22nd June 1950.—In exercise of the power conferred by clause (b) of section 2 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased to appoint Sri S. C. Bardhan, Sub-Deputy Collector and Land Acquisition Officer, Jalpaiguri, to discharge the functions of a Collector under the said Act in the said district.

By order of the Governor,
S. BANERJEE, Secy.

Notification under rule 12 of the West Bengal Land Revenue, Rent and Cess (Apportionment) Rules, 1948.

No. 12Ap.—30th June 1950.—The records of all lands in West Bengal forming parts of common estate bearing No. 63 in the roll of district of West Dinajpur has been confirmed by the Revenue Authority under section 6(2) of the West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on the 27th June 1950.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Collector of West Dinajpur for a period of sixty days from the date of the notification.

H. ADHIKARI, Revenue Officer
under Act XXXI of 1948

EXCISE DIRECTORATE

Appointment.

NOTIFICATION

No. 21Exc.—3rd July 1950.—Sri Panna J. Sinha, Inspector of Excise, Calcutta, is granted leave on average pay for seventeen days, under rule 184(b)(iii) of the West Bengal Service Rules, Part I, with effect from 19th June 1950.

R. CHOWDHURY,
Commissioner of Excise

কৃষি, বন ও মৎস্য বিভাগ।

**DEPARTMENT OF AGRICULTURE,
FORESTS AND FISHERIES**

কৃষি।

Agriculture

প্রজ্ঞাপন।

NOTIFICATION.

কলিকাতা।—নং ৫১১৫কৃষি।—২০শে জুন ১৯৫০।—কায়দা গ্রহণের দিন হইতে পুনরাদেশ পর্যন্ত বেনিয়াপুকুরের নিয়ন্ত্রণ আধিকারি প্রিন্সীলাদি শিখর বসু কলিকাতায় “মিশ্রিত” দুগ্ধ বিক্রয় পরিকল্পনা অমতগত দুগ্ধ বিতরণ প্রাধিকারিকের পদে অস্থায়ীভাবে নিযুক্ত হইবেন।

রাজ্যপালের আদেশানুসারে.

মনোরঞ্জন সরকার,

উপ-কমসচিব।

Calcutta.—No. 5115Agri.—20th June 1950.—Sri Niladri Sikhar Bose, Rationing Officer, Benapukur, is appointed temporarily as Special Officer (Milk Distribution) under the scheme for sale of “toned” milk in Calcutta with effect from the date on which he assumes charge of the post until further orders.

By order of the Governor,
M. SARKAR, Dy. Secy.

DIRECTORATE OF AGRICULTURE,

Orders by the Director of Agriculture,
West Bengal

Calcutta, the 26th June 1950.

Dr. P. J. Gregory, Special Officer, Crop Research, is hereby granted leave for twenty-nine days from 3rd July 1950, under West Bengal Service Rule 167(u) with permission to prefix the gazetted holidays from 1st and 2nd July 1950.

H. K. NANDI, Director

বন-অধিকার।

DIRECTORATE OF FORESTS

পশ্চিমবঙ্গ বন-অধিকর্তা কর্তৃক প্রদত্ত আদেশাবলী।

Orders by the Director of Forests, West Bengal

শুদ্ধিপত্র

CORRIGENDUM

নং ৪৬৮২ডি.এফ।—২৬শে জুন ১৯৫০।—এই অধিকারের ১৯৫০ সালের ১৫ই এপ্রিল তারিখের ২৩২৩ নং প্রজ্ঞাপনের ১লা মে ১৯৫০ তারিখের পরিবর্তে ৪ঠা মে ১৯৫০ হইবে।

সুকুমার চৌধুরী,

বন-অধিকর্তা।

No. 4682D.F.—26th June 1950.—*Please read 4th May 1950* in place of "1st May 1950" in this Directorate notification No. 2323, dated 15th April 1950.

S. CHAUDHURI, Director

CO-OPERATION, CREDIT, RELIEF AND
REHABILITATION DEPARTMENT

Co-operation

NOTIFICATIONS.

No. 830Co-op.—27th June 1950.—Sri Pramatha Nath Majumdar, Assistant Registrar of Co-operative Societies, is allowed leave on average pay on medical certificate for the period from the 7th June 1950 to the 6th August 1950, under proviso to rule 184(b)(ii) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him under orders contained in his department notification No. 732Co-op., dated the 6th June 1950.

Darjeeling-Jalpaiguri-Cooch Behar.—No. 835Co-op.—28th June 1950.—Sri Chandra Bahadur Kumar, W.B.J.C.S., Assistant Registrar of Co-operative Societies, Darjeeling-Jalpaiguri districts, is appointed to act as Assistant Registrar of Co-operative Societies, Cooch Behar, in addition to his own duties with effect from the date of this notification until further orders.

By order of the Governor,

K. C. BASAK, Secy.

বাস্তহারী পুনর্বাসন বিভাগ।

REFUGEE REHABILITATION
DEPARTMENT

সংস্থ।।

Establishment

প্রজ্ঞাপনাবলী।

NOTIFICATIONS

কলিকাতা।—নং ৪২৭০এস্ট।—১২ই জুন ১৯৫০।—শ্রীপ্রমোদ কুমার ভট্টাচার্য্য, আই. এ. এন্ডকে (অবসরপ্রাপ্ত) শ্রীকমল কুমার বন্দ্যোপাধ্যায়, আই. এ. এন্ড-এর স্থলে ১৯৫০ সালের ৫ই এপ্রিল তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত বাস্তুহারা পুনর্বাসন বিভাগের উপ-সচিবের পদে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,

ছি. বন্দ্যোপাধ্যায়,

সচিব।

Calcutta.—No. 4270Est.—12th June 1950.—Sri Pramode Kumar Bhattacharjee, I.A.S. (retired), re-employed as Deputy Relief and Rehabilitation Commissioner (Headquarters), is appointed to be Deputy Secretary to Government in the Refugee Rehabilitation Department, *vice* Sri Kumud Kumar Banerjee, I.A.S., with effect from the 5th April 1950, the date on which he assumed the duties of the post, until further orders.

By order of the Governor,

H. BANERJEE, Secy

কলিকাতা।—নং ৪৫৩৩এস্ট।—১৭ই জুন ১৯৫০।—বাস্তুহারা চিকিৎসকপদের পুনর্বাসন সম্পর্কীয় বিশেষ আধিকারিক ডাঃ এইচ. পি. চৌধুরীকে পশ্চিমবঙ্গ সার্ভিস রুলস্ প্রথম খণ্ডের ১৬৮(১) নং নিয়মানুযায়ী ১৯শে এপ্রিল ১৯৫০ হইতে ১৪ দিনের অমিত্ত ৩টি দেওয়া হইল।

Calcutta.—No. 4533Est.—17th June 1950.—Dr. H. P. Chaudhury, Special Officer, Medical-men's Rehabilitation, is allowed earned leave for 14 days with effect from the 19th April 1950, under rule 168(u) of the West Bengal Service Rules, Part I.

নদীয়া।—নং ৪৪৫৯এস্ট।—১৯শে জুন ১৯৫০।—নদীয়া জেলার অন্তর্গত রাণামাটের মহকুমা গ্রাম ও পুনর্বাসন আধিকারিক শ্রীব্রহ্ম কুমার বন্দ্যোপাধ্যায়কে পশ্চিমবঙ্গ সার্ভিস রুলস্ প্রথম খণ্ডের ১৬৮(১) নং নিয়মানুযায়ী ১৮ই এপ্রিল ১৯৫০ হইতে পনের দিনের অমিত্ত ৩টি মঞ্জুর করা হইল।

রাজ্যপালের আদেশানুসারে,

প্রমোদ কুমার ভট্টাচার্য্য,

উপ-সচিব।

Nadia.—No. 4459Est.—19th June 1950.—Sri Brahma Kumar Banerjee, Subdivisional Relief and Rehabilitation Officer, Ranaghat, Nadia, is allowed earned leave for 15 days, with effect from 18th April 1950, under rule 168(u) of the West Bengal Service Rules, Part I.

By order of the Governor,

P. K. BHATTACHARYYA, Dy. Secy

BOARD OF REVENUE, WEST BENGAL

Khas Mahal and Settlement

NOTIFICATION

Midnapore.—No. 5112C.E.—23rd June 1950.—Sri Priya Mohan Ghatak, Sub-Deputy Collector (re-employed) and Khasmahal Officer, Contai, Midnapore, is granted earned leave for eleven days from the 23rd May 1950 to the 2nd June

1950, under rule 186(L) of the West Bengal Service Rules, Part I, and extraordinary leave for three days from the 3rd June 1950 to the 5th June 1950, under rule 174(I)(a) of the West Bengal Service Rules, Part I.

By order of the Governor,
P. BANERJEE Addl Secy

Office of the Accountant-General, West Bengal

NOTIFICATIONS

Subject:—Compulsory savings by Government servant through subscription to Provident Fund and emergency cut in pay for certain classes of Government servants.

No. T M/151 28th June 1950. In continuation of this office notification No. T M/135, dated the 12th May 1950, on the subject noted above, published at page 1002 of the *Calcutta Gazette*, dated the 25th May 1950, a copy of the Government of India, Ministry of Finance office memorandum No. F.23(7)-E V /49, dated the 29th May 1950, is circulated herewith for the information of all concerned.

"The undersigned is directed to invite a reference to this Ministry's office memorandum No. F.23(7)-E V /49, dated the 15th November 1949, on the subject indicated above. The question has now been raised as to how a Government servant should regulate his subscriptions to a Provident Fund when he reverts in the course of a financial year to a post in which his pay is Rs. 250 per month or less. If he wishes to continue as an optional subscriber after such reversion, it may not be possible for him to subscribe for the rest of the year at the minimum compulsory rate applicable to him before reversion nor do the rules allow him to reduce the amount of subscription in the course of a financial year. The Government of India have decided that in such circumstances a Government servant may be permitted to refix the amount of his optional subscription with effect from the month subsequent to the one in which he has been reverted."

(Dy. India-1961/Estt-503)

Subject:—Statement of remission of revenue and abandonment of claims to revenue sanctioned during the year 1949-50.

No. TM 152 30th June 1950. Attention of all Heads of Departments both Central and Provincial under audit of this office is invited to rule III of Appendix 16 of the Bengal Financial Rules read with paragraph 674A of the Bengal Audit Manual (in case of officers of the Provincial Government) and to rule 37 of the General Financial Rules, Vol. I (in case of officers of the Central Government). The statement referred to in the rule was due to reach this office by the first week of June 1950. As in many cases the statement with necessary particulars has not been received up till now, the Heads of Departments concerned are requested to furnish the same without any further delay. If there be no such case during the year in any particular department a "nil" statement may please be sent.

S. K. SARKAR,
Deputy Accountant-General.

SHERIFF'S OFFICE

The 22nd June 1950.

Notice is hereby given that the Fourth Criminal Sessions of the year 1950 of the High Court at Calcutta in West Bengal for the town of Calcutta will be held at the Court House, in the town of Calcutta, on Monday, the 24th day of July next, at 10-30 o'clock in the forenoon, and thenceforward from day to day until the said sessions be over. And it is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought up for trial at the said sessions be present then and there to prosecute.

S. B. DUTT, Sheriff

সেরিফ অফিস, ২২শে জুন ১৯৫০ খ্রিঃ।

এতদ্বারা সর্বসাধারণকে জানান যাইতেছে যে, আগামী ১৯৫০ খ্রিঃদে ২৪শে জুলাই শোমবার বেলা ১০-৩০ মিনিট সময় হইতে যে পক্ষ আদালতের কার্য শেষ না হয় ততদিন প্রত্যহ সবে পশ্চিম বঙ্গের অধীশ্বর কলিকাতার কোর্টঘরী বিচার নিশ্চয়্য জন্য কলিকাতা হাইকোর্ট আপন আদালত ঘরে ১৯৫০ খ্রিঃদে চতুর্থ দায়রা বিচার বিভাগীয় আদালত বসিবে এবং এতদ্বারা আবণ্ড প্রচাৰ করা যায় যে, যে সকল ব্যক্তি কোর্ট কার্যের বিরুদ্ধে কোর্টঘরী অভিযোগ করিবেন তাঁহারা উক্ত সময়ে উহা স্থানে উপস্থিত থাকেন। ইতি।

এস, বি, দত্ত,
সেরিফ।

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

24-Parganas.—No. 4143A.—26th June 1950. Sri Santosh Kumar Sen, Munsif of Alipore, in the district of 24-Parganas, is appointed to be an Additional Munsif of the same station, *vice* Sri Gouranga Bhushan Ghosh.

24-Parganas.—No. 4144A.—26th June 1950. Sri Surendra Kumar Datta Gupta, Munsif of Alipore, in the district of 24-Parganas, is appointed to be an Additional Munsif of the same station, *vice* Sri Kali Kanta Mahtia.

24-Parganas.—No. 4145A.—26th June 1950. Sri Kali Kanta Mahtia, Additional Munsif of Alipore, in the district of 24-Parganas, is appointed to be a Munsif of the same station, *vice* Sri Santosh Kumar Sen.

24-Parganas.—No. 4146A.—26th June 1950. Sri Gouranga Bhushan Ghosh, Additional Munsif of Alipore, in the district of 24-Parganas, is appointed to be a Munsif of the same station, *vice* Sri Surendra Kumar Datta Gupta.

24-Parganas-Midnapore.—No. 4208A.—28th June 1950.—Sri Radha Ballabh Saha, Munsif of Baruipore, in the district of 24-Parganas, is appointed to be a Munsif in the district of Midnapore, to be ordinarily stationed at Dantan, *vice* Sri Taraprasanna Mukharji.

R. P. MUKHERJI, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

[It is hereby notified for general information :—

and date of notification assigned by the authority.	Board to which elected with police-station, subdivision and district	Name	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority and designation
Election to Union Board.				
1739 Cr., dated 17 May 1950.	Ardhagram union board, police-station Mejhia, Sadar subdivision, district Bankura	Ward No. I—Sri Robt Lochan Bandopadhyay and Sri Dwijapada Banerji Ward No. II—Sri Ramkinkar Mukherji and Sri Ramratan Roy Ward No. III—Sri Bibhuti Bhushan Chatteraj, Sri Ramadhar Roy and Sri Svannipada Chatterjee Ward No. IV—Sri Dakshineswar Maji and Sri Ratan Layek	Sub-section (2) of section 6 of the Bengal Village Self-Government, Act, 1919	A. N. Benerji, District Magistrate, Bankura
	Mejhia union board, police-station Mejhia, Sadar subdivision, district Bankura	Ward No. I—Sri Ashutosh Bhui, Sri Dukhaharan Bauri and Sri Panchanan Roy Ward No. II—Sri Satish Chandra Bhattacharji and Sri Bijoy Nath Pal Ward No. III—Sri Sashi Bhushan Dubey, Sri Bankantha Bhattacharjya, Sri Kallipada Dhang and Sri Kshetra Mohan Mondal	Ditto	Ditto
	Ramchandrapur union board, police-station Mejhia, Sadar subdivision, district Bankura	Ward No. I—Sri Panchanan Chaudhury and Sri Rambandhu Pattanayak Ward No. II—Sri Mukundanarayan Goswami and Sri Debendranath Sarkar Ward No. III—Sri Anadi Nath Navek, Sri Hari Pada Das and Sri Dhurandhar Acharja. Ward No. IV—Sri Hem Chandra Pal and Sri Sitaram Mandal	Ditto	Ditto
	Banjora union board, police-station Mejhia, Sadar subdivision, district Bankura	Ward No. I—Sri Jogesh Chandra Kesh and Sri Sarada Tewari Ward No. II—Sri Durgadas Misra, Sri Bhajahari Nandi, Sri Bibhuti Kunda and Sri Radhanath Mondal. Ward No. III—Sri Harihar Changdar, Sri Gopraman Bandopadhyay and Sri Jogesh Chandra Misra	Ditto	Ditto
	Bamuntore union board, police-station Saltora, Sadar subdivision, district Bankura	Ward No. I—Sri Kalipada Sou, Sri Thakurhari Sou and Sri Haragobinda Thakur (chhoto). Ward No. II—Sri Pireswar Chakravarty, Sri Sankari Prasad Nayak and Sri Rampada Layek. Ward No. III—Sri Ashutosh Chakravarty and Sri Jugal Mondal Ward No. IV—Sri Kshudram Misra.	Ditto	Ditto
	Saltora union board, police-station Saltora, Sadar subdivision, district Bankura	Ward No. I—Sri Ramprasad Roy and Sri Ram Maddi. Ward No. II—Sri Kapramoy Misra, Sri Nepal Chandra Goswami, Sri Suktipada Chaudhuri and Sri Haridas Misra. Ward No. III—Sri Mahadev Misra, Sri Haripada Mondal and Sri Abinash Chandra Misra.	Ditto	Ditto
	Dhekia union board, police-station Saltora, Sadar subdivision, district Bankura.	Ward No. I—Sri Tarapada Mondal, Sri Sudhakar Biswas and Sri Naran Chandra Ghatak. Ward No. II—Sri Aswini Kumar Chakravarty, Sri Chandra Nath Ghatak and Sri Bholanath Ghatak Ward No. III—Sri Bijoy Bhushan Chakravarty, Sri Amulya Ratan Chakravarty and Sri Karan Majhi.	Ditto	Ditto
	Tiluri union board, police-station Saltora, Sadar subdivision, district Bankura.	Ward No. I—Sri Kallipada Mondal and Sri Arjun Chandra Mondal Ward No. II—Sri Satish Chandra Sen, Sri Braja Kshore Sen Ukil, Sri Bisweswar Bhattacharja and Sri Sasadhar Chakravarty. Ward No. III—Sri Basudev Roy. Ward No. IV—Sri Krishnapad Sen Ukil and Sri Kripa Sindhu Sen Ukil.	Ditto	Ditto.
	Saltora union board, police-station Saltora, Sadar subdivision, district Bankura.	Ward No. I—Sri Gour Mondal Sou, Sri Manasaram Napti and Sri Matilal Maddi. Ward No. II—Sri Bholanath Mondal, Sri Parikosh Mitra and Sri Lakhu Parmanik Ward No. III—Sri Bhushan Mohan Mondal, Sri Gour Shankar Banerji and Sri Prabha Chandra Chatterjee.	Ditto	Ditto.

No. and date of notification assigned by issuing authority.	Board to which related with police station, subdivision and district	Name	Section of law and particulars of Government order by which power is delegated to issuing authority	Name of auth and designat
	Gogra union board, police station Sultora, Sadar subdivision district Bankura	Ward No. I—Sri Surat Chandra Chatterji, Sri Hari Pada Bhattacharya and Sri Nani Gopal Banerji Ward No. II—Sri Jyotilal Tudu Ward No. III—Sri Hemendra Ghosal, Sri Bankim Mondal and Sri Nabanath Murmu Ward No. IV—Sri Rishi Behari Goswami and Sri Benode Behari Goswami	Sub-section (2) of section 6 of the Bengal Village Self-Government, Act, 1919	A. N. Banerji, District Magistrate Bankura
	Kamari union board, police station Sultora, Sadar subdivision district Bankura	Ward No. I—Sri Sukul Chandra Mondal and Sri Bhusan Chandra Mukherji Ward No. II—Sri Kamala Mondal and Sri Madan Mondal Ward No. III—Sri Kamala Majhi Ward No. IV—Sri Nanda Tudu Ward No. V—Sri Bibhuti Dutta, Sri Gauri Shankar Bat and Sri Karali Prosad Chatterji	Ditto	Ditto
	Padra union board, police station Sultora, Sadar subdivision district Bankura	Ward No. I—Sri Sudhir Kumar Dutta, Sri Prayakar Nayak, Sri Anulva Karimakar and Sri Dibakar Banerji Ward No. II—Sri Mahadev Acharja and Sri Dhurandhar Acharja Ward No. III—Sri Rampada Chatterji and Sri Bhusan Majhi Ward No. IV—Sri Kalipada Roy	Ditto	Ditto
	Bon Asuria union board, police station Gangajalghati, Sadar subdivision district Bankura	Ward No. I—Sri Ullah Charan Mukherjee Ward No. II—Sri Kalikinkar Kundu and Sri Prayakar Lavek Ward No. III—Sri Ramesankar Mukherjee and Sri Nalnakshya Mukherji Ward No. IV—Sri Kalipada Roy, Sri Amar Kanta Roy and Sri Robin Sankar Chatterji Ward No. V—Sri Kalipada Banerji	Ditto	Ditto
	Totabason union board, police station Gangajalghati, Sadar subdivision district Bankura	Ward No. I—Sri Dharendra Nath Chatteraj, Sri Satva kinkar Goswami, Sri Haripada Mondal, Sri Kalerchand Misra and Sri Badya Nath Khan Ward No. II—Sri Badya Nath Mondal, Sri Kamala Kanta Mondal and Sri Kshudratam Lavek Ward No. III—Sri Chandra Mondal	Ditto	Ditto
	Batshal union board, police station Gangajalghati, Sadar subdivision district Bankura	Ward No. I—Sri Muruli Mondal, Sri Ramnath Mondal and Sri Hital Roy Ward No. II—Sri Gouripada Mondal, Sri Chandra Chatak and Sri Bhojanath Mondal Ward No. III—Sri Satbeswar Mondal, Sri Nirmalhab Majhi and Sri Rashabari Mondal	Ditto	Ditto
	Nityamanidapur union board, police station Gangajalghati, Sadar subdivision district Bankura	Ward No. I—Sri Dukhmeswar Nanda, Sri Rajkishor Mondal, Sri Atul Chandra Karimakar and Sri Gopal Mondal Ward No. II—Sri Samatah Roy, Sri Prayakar Roy and Sri Satyaban Mondal Ward No. III—Sri Bibhuti Bhusan Mondal and Sri Matilal Mondal	Ditto	Ditto
	Kapistha union board, police station Gangajalghati, Sadar subdivision district Bankura	Ward No. I—Sri Kartick Chandra Singha and Sri Sarbeswar Singha Ward No. II—Sri Radhagobinda Singha and Sri Sriman Chandra Jimey Ward No. III—Sri Atul Man and Sri Kamala Kanta Mahanta Ward No. IV—Sri Sakti Bandopadhyay Ward No. V—Sri Ebaratan Chakravarty and Sri Mrityunjay Bandopadhyay	Ditto	Ditto
	Gangajalghati union board, police station Gangajalghati, Sadar subdivision district Bankura	Ward No. I—Sri Sadananda Deghoria, Sri Nirmal Charan Singha and Sri Sub Sankar Singha Ward No. II—Sri Basanta Kumar Singha and Sri Brindaban Singha Ward No. III—Sri Dharanidhar Bhattacharya, Sri Mahadev Mondal, Sri Sachidulal Singha and Sri Ram Krishna Mondal	Ditto	Ditto
	Lachmanpur union board, police station Gangajalghati, Sadar subdivision district Bankura	Ward No. I—Sri Sudhir Mondal, Sri Hapan Majhi and Sri Krishna Majhi Ward No. II—Sri Mahadev Mukherji, Sri Prashad Mondal and Sri Kamakshya Majhi Ward No. III—Sri Balhya Nath Goswami and Sri Karali Prosad Goswami Ward No. IV—Sri Dibul Khosua	Ditto	Ditto

No. and date of notification assigned by issuing authority	Board to which elected with police-station, subdivision and district.	Name	Section of law and particulars of Government order by which power is delegated to issuing authority	Name of authority and designation
	Bhaktabandh union board, police-station Gangajalghati, Sadar subdivision, district Bankura	Ward No. I—Sri Aghore Nath Bhattacharja, Sri Dhananjoy Singha and Sri Rampada Roy Ward No. II—Sri Madan Mohan Singha and Sri Hariprosad Singha Ward No. III—Sri Bharat Chandra Majhi and Sri Fakir Chandra Battabaiyal Ward No. IV—Sri Ashutosh Mondal Ward No. V—Sri Gobinda Dutta	Sub-section (2) of section 6 of the Bengal Village Self Government Act, 1919	A. N. Bajerji, District Magistrate, Bankura
	Koniamara union board, police-station Gangajalghati, Sadar subdivision, district Bankura	Ward No. I—Sri Ramanan Singha and Sri Nagendra Nath Singha Ward No. II—Sri Ardhendu Bhuvan Singha, Sri Bishnupada Chatterji, Sri Rampada Mondal and Sri Ramchandra Sarabhowm Ward No. III—Sri Aridaman Roy, Sri Sarada Prosad Roy and Sri Golok Behari Roy	Ditto	Ditto
	Piraboni union board, police-station Gangajalghati, Sadar subdivision, district Bankura	Ward No. I—Sri Gour Chandra Mondal, Sri Sukhano Bhattacharja and Sri Gobardhan Mondal Ward No. II—Sri Prankrishna Pandey, Sri Gaurechandra Shit and Sri Samarendra Mandal Ward No. III—Sri Ashutosh Bhattacharja, Sri Ramdas Bhanga and Sri Kalpada Roy	Ditto	Ditto
	Mallara union board, police-station Barjora, Sadar subdivision, district Bankura	Ward No. I—Sri Brajanath Maji and Sri Harhar Mahanta Ward No. II—Sri Panchanan Chakravarty and Sri Murari Layek Ward No. III—Sri Rakhal Chandra Mukherji, Sri Narapati Khan, Sri Sreegobinda Tewari, Sri Chintabaran Tewari and Sri Sukhbadan Banerji	Ditto	Ditto
	Ghutgoria union board, police-station Barjora, Sadar subdivision, district Bankura	Ward No. I—Sri Amulya Krishna Tewari and Sri Sasadhar Dan Ward No. II—Sri Mihirlal Mondal, Sri Bankubehari Karmakar and Sri Anukul Karmakar Ward No. III—Sri Ashutosh Karmakar and Sri Kedar Nath Karmakar Ward No. IV—Sri Salagram Pal and Sri Kashmath Bhan	Ditto	Ditto
	Barjora union board, police-station Barjora, Sadar subdivision, district Bankura	Ward No. I—Sri Purna Chandra Das, Sri Hem Chandra Gor and Sri Pradulva Kumar Pal Ward No. II—Sri Mritunjoy Mukherjee Ward No. III—Sri Hem Chandra Chatterji, Sri Baharam Mondal, Sri Bhubataran Mondal, Sri Chandi Charan Nandi and Sri Abani Banerji	Ditto	Ditto
	Pakhanna union board, police-station Barjora, Sadar subdivision, district Bankura	Ward No. I—Sri Saktipada Mukherji, Sri Ram Kinkar Pal and Sri Pravakar Sou Mondal Ward No. II—Sri Basanta Kumar Banerji, Sri Dwijendra Kumar Mukherji, Sri Kshudiram Nayak, Sri Amulya Ratan Banerji and Sri Golak Nath Chatterji Ward No. III—Janab Arshed Ali Mallik	Ditto	Ditto
	Hat-Asuria union board, police-station Barjora, Sadar subdivision, district Bankura	Ward No. I—Sri Gouranga Biswas, Janab Keshem Mondal and Janab Md. Arifa Mondal Ward No. II—Sri Kalpada Sen, Sri Sarat Chandra Roy and Sri Kahudram Singha Ward No. III—Janab Mokund Mrida, Sri Bhuban Ray and Sri Sristidhar Mondal	Ditto	Ditto
	Saharjora union board, police-station Barjora, Sadar subdivision, district Bankura	Ward No. I—Sri Matilal Ghosh, Sri Jugal Mondal, Sri Anil Baran Majhi and Sri Jugal Layek Ward No. II—Sri Anil Kumar Banerji, Sri Ram Krishna Banerji and Sri Gopal Bhandari Ward No. III—Sri Haripada Mondal and Sri Ram Kinkar Chatterji	Ditto	Ditto
	Khanraji union board, police-station Barjora, Sadar subdivision, district Bankura	Ward No. I—Sri Tikamdas Mahanta, Sri Nibaran Chandra Gangopadhyay and Sri Bholanath Mondal Ward No. II—Sri Radhagobinda Roy, Sri Kanta Mondal and Sri Dakshineswar Mondal Ward No. III—Sri Niranjan Kumar Pal, Sri Bholanath De and Sri Bhuban Dalal	Ditto	Ditto
	Gadardihi union board, police-station Barjora, Sadar subdivision, district Bankura	Ward No. I—Sri Gopal Gobinda Chatteraj Ward No. II—Sri Dharendra Nath Singha Thakur and Sri Satchidananda Chatterji Ward No. III—Sri Amulya Ratan Singha and Sri Saktipada Chatterji Ward No. IV—Sri Manindra Nath Layek and Sri Dharendra Nath Pati Ward No. V—Sri Sudhir Krishna Chatteraj and Sri Charu Chandra Karmakar	Ditto	Ditto

No. and date of notification assigned by issuing authority.	Board to which elected with police station, subdivision and district	Name	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority and designation
	Brindabanpur union board, police station Barjora, Sadar subdivision, district Bankura	Ward No. I—Sri Bibhuti Bhusan Bir, Sri Krishna Pada Kumbhakar and Sri Satish Chandra Tungia Ward No. II—Sri Radha Raman Mondal, Sri Kshitish Chandra Bhattacharji and Sri Hari Charan Mondal Ward No. III—Sri Ram Ratan Patra, Sri Bhusan Chandra Mondal and Sri Narendra Nath Konar	Sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919.	A. N. Banerji, District Magistrate, Bankura.
	Chhandar union board, police station Barjora, Sadar subdivision, district Bankura	Ward No. I—Sri Kalipada Chattopadhyay, Sri Bholanath Ghosh and Sri Braja Lal Singha Ward No. II—Sri Sukumar Chattopadhyay, Sri Manmatha Chattopadhyay and Sri Nabakumar Man Ward No. III—Sri Tarapada Mukherji, Sri Purna Chandra Mukherji and Sri Bibhuti Bhusan Man	Ditto	Ditto
	Hellatore union board, police station Barjora, Sadar subdivision, district Bankura	Ward No. I—Sri Prafulla Chandra Roy, Sri Dwarathi Mitra, Sri Nabahari Roy and Sri Sallendra Nath Kar Ward No. II—Sri Harisadhan Mukherji, Sri Bijoy Ghose and Sri Fakir Bangal Ward No. III—Sri Bhabataran Sur and Sri Balaram Chakravarty	Ditto	Ditto.
	Mankauli union board, police station Bankura, Sadar subdivision, district Bankura	Ward No. I—Sri Kabi Pada Mukhopadhyay, Sri Kabi Pada Mukhopadhyay and Sri Pralhad Chandra De Ward No. II—Sri Satya Narayan Ghosal, Sri Ganesh Majhi and Sri Indra Lai Ward No. III—Sri Becharan Karmakar, Sri Pravah Datta and Sri Niranjan Bandyopadhyay	Ditto	Ditto
	Junbedya union board, police station Bankura, Sadar subdivision, district Bankura	Ward No. I—Sri Harish Chandra Ghosal, Sri Aswini Kumar Mandal and Sri Atul Chandra Mandal Ward No. II—Sri Arun Chandra Mandal, Sri Kabi Pada Bandyopadhyay and Sri Fakir Chandra Kundu Ward No. III—Sri Durga Das Roy, Sri Bhola Nath Ghosh and Sri Amulya Ratan Ganguli	Ditto	Ditto
	Kenjakra union board, police station Bankura, Sadar subdivision, district Bankura	Ward No. I—Sri Durgadas Patra, Sri Bhusan Chandra Patra and Sri Badan Maji Ward No. II—Sri Goloke Bhui, Sri Rajaram Mandal and Sri Lakshmi Narayan Pal Ward No. III—Sri Arun Karmakar, Sri Radha Raman Choud and Sri Suresh Narayan Dutta	Ditto	Ditto
	Kalpathar union board, police station Bankura, Sadar subdivision, district Bankura	Ward No. I—Janab Minjam Midya, Sri Rudibehari Bag and Sri Jagadish Chandra Bag Ward No. II—Sri Jyotishir Rajak, Sri Kamdas Chattopadhyay and Sri Ram, pada Mandal Ward No. III—Sri Jogendra Sahana, Sri Fakir Mandal and Sri Rucharan Moi	Ditto	Ditto.
	Anderthol union board, police station Bankura, Sadar subdivision, district Bankura	Ward No. I—Sri Dhananjay Chattopadhyay, Sri Manik Chaudhuri and Sri Fakir Chandra Bandyopadhyay. Ward No. II—Sri Pralhad Chandra Mandal, Sri Janaki Roy and Sri Sambhu Nath Sarma Ward No. III—Sri Jugul Kishore Sathya, Janab Samsujoha Khan and Janab Amin Khan	Ditto	Ditto.
	Narrah union board, police station Bankura, Sadar subdivision, district Bankura	Ward No. I—Sri Abinash Chandra Patra, Sri Bhābataran Sen, Sri Nakul Chandra Sindal and Sri Kiron Kumar Bandyopadhyay. Ward No. II—Sri Bhusan Chandra Sen and Sri Jatindra Nath Mandal. Ward No. III—Sri Jamini Kanta Roy, Sri Ashutosh Shit and Sri Pramotha Saini	Ditto	Ditto.
	Koatia union board, police station Bankura, Sadar subdivision, district Bankura	Ward No. I—Sri Radha Raman Shit, Sri Himalananda Shit and Sri Fakir Chandra Shit Ward No. II—Sri Monoranjan Bandyopadhyay, Sri Harinarayan Goswami and Sri Tinkori Mukhopadhyay. Ward No. III—Sri Krishna Pal, Sri Kulada Prasad Karak and Sri Chaitanya Charan Pal.	Ditto	Ditto.
	Majdiha union board, police station Onda, Sadar subdivision, district Bankura.	Ward No. I—Sri Amulya Ratan Chattopadhyay, Sri Mohit Chandra Maji, Sri Nitai Chandra Kumar and Sri Harekrishna Mukhopadhyay. Ward No. II—Sri Aditya De, Sri Pochai Chandra Maji and Sri Amulya Charan Mukhopadhyay. Ward No. III—Sri Pralhad Ghosh and Sri Lakshmi Kanta Mandal.	Ditto	Ditto.

No. and date of notification assigned by issuing authority	Board to which elected with police-station, subdivision and district	Name	Section of law and particulars of Government order by which power is delegated to issuing authority	Name of authority and designation
	Nikunjapur union board, police-station Onda, Sadar subdivision, district Bankura.	Ward No. I—Sri Bhabotosh Mukhopadhyay, Sri Satish Chandra Chattopadhyay, Sri Gota Gobinda Chattopadhyay and Sri Haripada Chattopadhyay	Sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919.	A. N. Banerji District Magistrate, Bankura.
		Ward No. II—Sri Chandra Mohan Chatterjee, Sri Hara Gobinda Patra and Sri Ram Ratan Ghosh		
		Ward No. III—Sri Gokul Chandra Mukhopadhyay and Sri Dibakar Mukhopadhyay		
	Santore union board, police-station Onda, Sadar subdivision, district Bankura.	Ward No. I—Sri Anadi Mukhopadhyay and Sri Binode Chattopadhyay	Ditto	Ditto.
		Ward No. II—Sri Mahendra Patra, Sri Akmchan Kundu and Sri Gobinda Chandra Goswami		
		Ward No. III—Sri Baidya Nath Bhattacharya and Sri Surendra Nath Samanta		
		Ward No. IV—Sri Kahi Pada Bhattacharya and Sri Shyam Pada Mukhopadhyay		
	Lochna union board, police-station Onda, Sadar subdivision, district Bankura.	Ward No. I—Sri Akul Khandari Sarma, Sri Gokul Mondal and Sri Kirti Kundu	Ditto	Ditto.
		Ward No. II—Sri Banku Behari Bhui, Sri Sachl Nandan Sarkar and Sri Akhaya Kumar Chakravarty		
		Ward No. III—Sri Banku Behari Dutta, Sri Radha Gobinda Bhui and Sri Dole Gobinda Bandyopadhyay		
	Kalyani union board, police-station Onda, Sadar subdivision, district Bankura.	Ward No. I—Sri Atul Chandra Pal, Sri Suchand Pal (I) and Sri Nagendra Pal	Ditto	Ditto
		Ward No. II—Sri Ram Pada Dangar, Sri Mrityunjay Dangar and Sri Kesori Mohan Pal		
		Ward No. III—Sri Basanta Kumar Moi, Sri Suchand Pal (II) and Sri Chaitanya Charan Sarkar		
	Ratanpur union board, police-station Onda, Sadar subdivision, district Bankura.	Ward No. I—Sri Babu Lochan Chakravarty, Sri Kinkar Chandra Pal and Sri Anulya Mahapatra	Ditto	Ditto
		Ward No. II—Sri Hira Lal Mitra, Sri Babu Ram Patra and Sri Sarada Pal		
		Ward No. III—Sri Upendra Ghose, Sri Ashutosh Chakravarty and Sri Sitadhar Mandal		
	Churamontpur union board, police-station Onda, Sadar subdivision, district Bankura.	Ward No. I—Sri Prayakar Patra, Sri Trailokhya Patra and Sri Adaitya Kumar Mahapatra	Ditto	Ditto
		Ward No. II—Sri Rangati Patra, Sri Bhaskaramanda Patra and Sri Rabindra Nath Patra		
		Ward No. III—Sri Naba Kumar Makur, Sri Hari Pada Mukhopadhyay and Sri Ram Pada Makur		
	Onda union board, police-station Onda, Sadar subdivision, district Bankura.	Ward No. I—Sri Kalidas Chakravarty, Sri Abinash Chandra Pal and Sri Byomkesh Chakravarty	Ditto	Ditto
		Ward No. II—Sri Krishnan Chandra Pal, Sri Bhola Nath Chakravarty and Sri Kashibhari Mandal		
		Ward No. III—Sri Alakananda Sarkar, Sri Akur Chandra Dutt and Sri Nil-singha Bandyopadhyay		
	Ramsagar union board, police-station Onda, Sadar subdivision, district Bankura.	Ward No. I—Sri Shivamdas Goswami, Sri Ajit Mukhopadhyay and Sri Satish Chandra Laha	Ditto	Ditto.
		Ward No. II—Sri Kedar Mandal, Sri Rakhal Dhamakanti and Sri Amatesh Chandra Ghoshal		
		Ward No. III—Sri Anukul Sural, Sri Ratan Pal and Sri Bipoli Bhushan Dutta		
	Nakajuri union board, police-station Onda, Sadar subdivision, district Bankura.	Ward No. I—Sri Phandibhusan Kundu, Sri Panchanan Thakur and Sri Bhaskaramanda Chattopadhyay	Ditto	Ditto
		Ward No. II—Sri Raghunath Bandyopadhyay, Sri Rathan Chandra Mandal, Sri Anath Pramanick and Sri Rajani Ghosh		
		Ward No. III—Sri Narendra Nath Patra and Sri Dhanu Majhi		
	Dhaban union board, police-station Chhatna, Sadar subdivision, district Bankura.	Ward No. I—Sri Abinash Ray, Sri Sasadhar Roy and Sri Mangal Maji	Ditto	Ditto.
		Ward No. II—Sri Kaji Pada Mandal, Sri Anulya Charan Sadhu and Sri Prahlad Mandal		
		Ward No. III—Sri Bhuvan Chandra Mukhopadhyay, Sri Naba Kibore Maji and Sri Nilkantha Singha.		
	Jirah union board, police-station Chhatna, Sadar subdivision, district Bankura.	Ward No. I—Sri Kartik Chandra Mukhopadhyay, Sri Ashutosh Singh Babu and Sri Sanatan Majhi.	Ditto	Ditto.
		Ward No. II—Sri Sasadhar Chakravarty, Sri Rasik Majhi and Sri Basi Bhuvan Singha.		
		Ward No. III—Sri Nabin Chandra Mukhopadhyay, Sri Kamakhya Charan Roy and Sri Kishore Chandra Mandal.		

No. and date of notification assigned by issuing authority.	Board to which elected with police station, subdivision and district	Name	Section of law and particulars of Government order by which powers delegated to issuing authority	Name of authority and designation
	Arrah union board, police station Chhatna, Sadar subdivision, district Bankura	Ward No. I—Sri Dhannappa Bando- pathyay, Sri Hari Pata Kundu and Sri Prabod Majhi Ward No. II—Sri Anath London Dethouli, Sri Achintya Gowanji and Sri Manish Chandra Mandal Ward No. III—Sri Achintya Kundu, Sri Anil Kumar Mukhopadhyay and Sri Radha Nath Mandal	Sub-section (2) of section 6 of the Bengal Village Self-Gov- ernment Act, 1919.	A. N. Bajerji, I istrict Magistrate Bankura.
	Chhatbari union board, police station Chhatna, Sadar subdivision, district Bankura	Ward No. I—Sri Phirodatti Rakshit, Sri Sudatta Kar and Sri Surendra Ray Ward No. II—Sri Abdo Kar, Sri Phoban Kar and Sri Debendra Nath Rakshit Ward No. III—Sri Balaram Kar, Sri Madan Kar and Sri Kailash Kar	Ditto	Ditto
	Jamtara union board, police station Chhatna, Sadar subdivision, district Bankura	Ward No. I—Sri Jyoti Ray, Sri Hari Pada Chakravarty, Sri Jagendra Tiwari and Sri Gopal Ray Ward No. II—Sri Tripurari Patra, Sri Chand Dutta and Sri Hari Pada Mandal Ward No. III—Sri Prabod Ray and Sri Achintya Dehghoria	Ditto	Ditto
	Metyadi union board, police station Chhatna, Sadar subdivision, district Bankura	Ward No. I—Sri Kuladev Mahato and Sri Natal Ray Ward No. II—Sri Nitya Gopal Panja, Sri Laxmi Majhi and Sri Durga Boda Laxmi Ward No. III—Sri Abino Kundu and Sri Batinu Kundu Ward No. IV—Sri Gobinda Rakshit and Sri Ramphan Ray	Ditto	Ditto
	Teghori union board, police station Chhatna, Sadar subdivision, district Bankura	Ward No. I—Sri Jagoo Mandal, Sri Jamuna Mandal and Sri Goloke Mandal Ward No. II—Sri Surath Chandra Ray, Sri Chandra Nath Munda and Sri Jangal Ray Ward No. III—Sri Bimal Patra, Sri Ram Mandal and Sri Banshidhar Chakravarty	Ditto	Ditto
	Saldha union board, police station Chhatna, Sadar subdivision, district Bankura	Ward No. I—Sri Satish Chandra Mukho- padhyay, Sri Kamala Kundu, Mukho- padhyay and Sri Surajya Narayan De Ward No. II—Sri Nabajyoti Dutta, Sri Bawan Chandra Roy and Sri Madan Mohan Rakshit Ward No. III—Sri Arun Chandra Khan, Sri Kirti Bhuvan Khan and Sri Hirsh Kish Pal	Ditto	Ditto
	Ghesogran union board, police station Chhatna, Sadar subdivision, district Bankura	Ward No. I—Sri Subin Majhi, Sri Anath Gandha Kundu and Sri Banshidhar Ghose Ward No. II—Sri Lakul Chandra Kundu, Sri Anubha Mandal and Sri Akhil Chandra Kundu Ward No. III—Sri Kartik Chandra Kundu, Sri Purni Lal Kundu and Sri Kadamath Mandal	Ditto	Ditto
	Chhatna union board, police station Chhatna, Sadar subdivision, district Bankura	Ward No. I—Sri Bhadrati Pada Bando- pathyay, Sri Uday Gobinda Goswami and Sri Govinda De Ward No. II—Sri Satya Sanatan Dehghoria, Sri Purnima Lakshi and Sri Lakshmi Kanda Kabiraj Ward No. III—Sri Lalit Batin Bando- pathyay, Sri Gitya Pada Chakravarty and Sri Gobardhan Pal	Ditto	Ditto
	Jhauka union board, police station Chhatna, Sadar subdivision, district Bankura	Ward No. I—Sri Tara Pada Mandal, Sri Manmatha Boppreo, Sri Chand Majhi and Sri Dasarath Tudu Ward No. II—Sri Phandira Nath Chatter- pathyay, Sri Radhagobinda Ghosal and Sri Anand Mandal Ward No. III—Sri Manuam Hembram and Sri Bhobanath Ray	Ditto	Ditto
	Susunia union board, police station Chhatna, Sadar subdivision, district Bankura	Ward No. I—Sri Kanch Prasad Sarkar, Sri Matilal Bera and Sri Jasu Murmu Ward No. II—Sri Dugal Mard, Sri Kall Pada Promaik and Sri Nimai Chandra Kumbhakar Ward No. III—Sri Bhutan Dhar Karmakar, Sri Jyotish Chandra Choudhury and Sri Rupamay Chottopadhyay	Ditto	Ditto
	Brahmandha union board, police station Indpur, Sadar subdivision, district Bankura.	Ward No. I—Sri Tarnihal Panda, Sri Tri- lochan Patra and Sri Ashutosh Panda. Ward No. II—Sri Lambodar Panda, Sri Gopi Nath Patra and Sri Haralal Mandal Ward No. III—Sri Hrishikesh Patthak, Sri Kansai Patthak and Sri Sripati Patra.	Ditto	Ditto

No. and date of notification assigned by issuing authority	Board to which elected with police-station, subdivision and district	Name	Section of law and particulars of Government order by which power is delegated to issuing authority	Name of authority and designation
	Gombazar union board, police-station Indpur, Sadar subdivision, district Bankura	Ward No. I—Sri Bahann Layck, Sri Hansha Mandal and Sri Ramesh Mandal Ward No. II—Sri Fakir Chandra Bhui, Sri Ashutosh Pan and Sri Surendra Maji Ward No. III—Sri Bholanath Goswami, Sri Durga Pada Goswami and Sri Binanda Basu	Sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919.	A. N. Banerji District Magistrate, Bankura
	Brajarajpur union board, police-station Indpur, Sadar subdivision, district Bankura	Ward No. I—Sri Bholanath Mandal, Sri Binod Layck and Sri Satish Khan Ward No. II—Sri Sadoy Chakravarty, Sri Bhuvan Ghosh and Sri Mangobinda Karimakar Ward No. III—Sri Hemchandra Patra, Sri Keshori Patra and Sri Trilochan Pal	Ditto	Ditto
	Puddi union board, police-station Ranibandh, Sadar subdivision, district Bankura	Ward No. I—Sri Fakir Chandra Mandal, Sri Jadhavi Kumar and Sri Ram Chandra Hasda Ward No. II—Sri Janmejoy Subudhi, Sri Ram Pada Banerji and Sri Bibhuti Bhusan Banerji Ward No. III—Sri Kali Pada Mahapatra, Sri Durga Charan Mahapatra and Sri Kalipada Bhunia	Ditto	Ditto
	Andaganagore union board, police-station Ranibandh, Sadar subdivision, district Bankura	Ward No. I—Sri Charu Mandal, Sri Dharam Babu and Sri Rajani Mahato Ward No. II—Sri Pradulla Kumar Banerji, Sri Bhudh Gangopadhyay and Sri Gokul Chandra Pal Ward No. III—Sri Kanai Modak, Sri Chakradhar Mahato and Sri Kandarpa Mahato	Ditto	Ditto
	Rudra union board, police-station Ranibandh, Sadar subdivision, district Bankura	Ward No. I—Sri Kalipada Banerji, Sri Bikim Majhi and Sri Gopeswar Hembram Ward No. II—Sri Haradhan Majhi, Sri Krishna Majhi and Sri Behari Majhi Ward No. III—Sri Gostha Mandal, Sri Mongal Majhi and Sri Surendra Hasda	Ditto	Ditto
	Rajakata union board, police-station Ranibandh, Sadar subdivision, district Bankura	Ward No. I—Sri Khanda Majhi, Sri Chandra Sekhar Dutta and Sri Guitam Mahato Ward No. II—Sri Kali Pada Mallick, Sri Damodar Mahato and Sri Jagnewar Majhi Ward No. III—Sri Shyam Sundar Chowdhury, Sri Bholanath Saitar and Sri Sunil Baran Chowdhury	Ditto	Ditto
	Hahulkanahi union board, police-station Ranibandh, Sadar subdivision, district Bankura	Ward No. I—Sri Keshab Chandra Mahato, Sri Kali Pada Mahato and Sri Surya Mahato Ward No. II—Sri Pashupati Mandal, Sri Chakradhar Mahato and Sri Surendra Mahato Ward No. III—Sri Chandra Mohan Mandal, Sri Gobordhan Mandal and Sri Gopeswar Hasda	Ditto	Ditto
	Ranibandh union board, police-station Ranibandh, Sadar subdivision, district Bankura	Ward No. I—Sri Probodh Chandra Mallick, Sri Haradhan Hembram and Sri Dhaneswar Saren Ward No. II—Sri Kinkar Chandra Mandal, Sri Durga Majhi and Sri Kiron Chandra Mandal Ward No. III—Sri Durlav Sardar, Sri Rameswar Majhi and Sri Chakradhar Mallick	Ditto	Ditto
	Rautara union board, police-station Ranibandh, Sadar subdivision, district Bankura	Ward No. I—Sri Babulal Hembram, Sri Chakradhar Mandal and Sri Dhaneswar Majhi Ward No. II—Sri Bhabotosh Mandal, Sri Abani Kanto Mandal and Sri Manmatha Nath Mandal Ward No. III—Sri Hikim Majhi, Sri Nanda Lal Murmu and Sri Charan Majhi	Ditto	Ditto
	Barikul union board, police-station Ranibandh, Sadar subdivision, district Bankura	Ward No. I—Sri Mukunda Mahato, Sri Gangadhar Hembram and Sri Fagal Hasda Ward No. II—Sri Bishnu Murmu, Sri Bishnu Charan Mahato and Sri Kirtibash Pal Ward No. III—Sri Ankur Chandra Patra, Sri Babulal Hembram and Sri Gobinda Sardar	Ditto	Ditto
	Gopelpur union board, police-station Khatra, Sadar subdivision, district Bankura	Ward No. I—Sri Gobinda Mahato, Sri Asharam Mahato and Sri Probodh Ponda Ward No. II—Sri Darpa Narayan Singh Sardar, Sri Narayan Chandra Deshmukh and Sri Parbati Mahato Ward No. III—Sri Indra Narayan Mandal, Sri Fatai Majhi and Sri Rabi Bhaui	Ditto	Ditto

No. and date of notification assigned by issuing authority.	Board to which elected with police-station, subdivision and district	Name	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority and designation
	Mahan union board, police-station Khatra, Sadar subdivision, district Bankura.	Ward No. I—Sri Radha Binod Patra, Sri Arumukshya Patra and Sri Bandiram Sarkar	Sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919.	A. N. Banerji, District Magistrate, Bankura
		Ward No. II—Sri Sasadhar Sarkar, Sri Gouranga Karmakar and Sri Anulya Sarkar		
		Ward No. III—Sri Suchand Pann, Sri Pralahad Majhi and Sri Akhil Chandra Majhi		
	Baharamuri union board, police-station Khatra, Sadar subdivision, district Bankura.	Ward No. I—Sri Devendra Nath Patra, Sri Jagat Chandra Chowdhuri and Sri Rajendra Nath Panda	Ditto	Ditto.
		Ward No. II—Sri Gagan Chandra Deshmukh, Sri Fakir Chandra Layek and Sri Durga Charan Patra.		
		Ward No. III—Sri Gokul Chandra Ghosh, Sri Kundan Majhi and Sri Sarat Chandra Deshmukh		
	Baldyanathpur union board, police-station Khatra, Sadar subdivision, district Bankura	Ward No. I—Sri Anulya Chakrabarty, Sri Ram Tarak Dhabal and Sri Gohram Deshmukh	Ditto	Ditto.
		Ward No. II—Sri Niharan Patra, Sri Gorn Chund Misra and Sri Pratulla Patra		
		Ward No. III—Sri Pronath Nath Patra, Sri Hrishikesh Patra and Sri Nityananda Goswami		
	Dhanara union board, police-station Khatra, Sadar subdivision, district Bankura	Ward No. I—Sri Mahadev Pati, Sri Santanu Mandal and Sri Jyotish Chandra Mandal	Ditto	Ditto.
		Ward No. II—Sri Hari Prasad Patra, Sri Braju Lal Chakrabarty and Sri Hrishikesh Patra		
		Ward No. III—Sri Dukhit Majhi, Sri Gati Das and Sri Badaram Patra		
	Supur union board, police-station Khatra, Sadar subdivision, district Bankura	Ward No. I—Sri Babul Mandal, Sri Chand Mandal and Sri Krishna Chetan Ghosh	Ditto	Ditto.
		Ward No. II—Sri Ambupokshya Mahapatra, Sri Haripada Sahoo and Sri Baldyanath Das		
		Ward No. III—Sri Sadananda Mondal, Sri Chaitan Charan Giri and Sri Radhika Mandal		
	Hirbandh union board, police-station Khatra, Sadar subdivision, district Bankura	Ward No. I—Sri Madhusudan Singh Mahapatra, Sri Sutendra Nath Mahanti and Sri Puresh Chandra Mahanti	Ditto	Ditto.
		Ward No. II—Sri Subal Majhi, Sri Shyam Majhi and Sri Pratulla Kumar Mukherji		
		Ward No. III—Sri Sasanka Dutta, Sri Jharu Roy and Sri Bhujabari Mandal		
	Mosara union board, police-station Khatra, Sadar subdivision, district Bankura	Ward No. I—Sri Anulya Roy, Sri Mahadeb Roy and Sri Naren Chatterjee	Ditto	Ditto.
		Ward No. II—Sri Narendra Chatterjee, Sri Radhagobinda Roy and Sri Abani Roy		
		Ward No. III—Sri Situ Kotal, Sri Sambhu Majhi and Sri Badi Majhi		
	Gorabari union board, police-station Khatra, Sadar subdivision, district Bankura.	Ward No. I—Sri Baldyanath Mondal, Sri Rishi Behari Sarkar and Sri Baldyanath Majhi	Ditto	Ditto.
		Ward No. II—Sri Kali Pada Singh Mahapatra, Sri Badi Majhi and Sri Subal Majhi.		
		Ward No. III—Sri Gopal Chandra Mahapatra, Sri Kandarwa Mahato and Sri Kumed Mahato		
	Khatra union board, police-station Khatra, Sadar subdivision, district Bankura.	Ward No. I—Sri Nabin Majhi, Sri Hare Krishna Mahato and Sri Ashutosh Mahato	Ditto	Ditto.
		Ward No. II—Sri Satendra Nath Roy, Sri Nityananda De and Sri Gurusaday Halder		
		Ward No. III—Sri Bhadra Tanu Mahato, Sri Gati Gobinda Mahato and Sri Bhudev Chandra Mahato.		
	Dahala union board, police-station Khatra, Sadar subdivision, district Bankura.	Ward No. I—Sri Lusa Majhi Sri Bankimtha Nath Mahato and Sri Gopal Chandra Mandal	Ditto	
		Ward No. II—Sri Basanta Mahato, Sri Charu Chandra Mahato and Sri Hari Pada Mahato.		
		Ward No. III—Sri Jatindra Nath Ray, Sri Kulada Prasad Patra and Sri Hari Pada Roy.		
	Hatgram union board, police-station Indpur, Sadar subdivision, district Bankura.	Ward No. I—Sri Joy Gopal Ponda, Sri Rashi Behari Patra and Sri Nalinakshya Chattopadhyaya	Ditto	Ditto.
		Ward No. II—Sri Ratnatan Chattopadhyaya, Sri Basanta Kumar Chattopadhyaya and Sri Ram Kinkar Chattopadhyaya.		
		Ward No. III—Sri Gangadhar Pati, Sri Nayan Chandra Pati and Sri Srisidhar Layek.		

No. and date of notification assigned by issuing authority	Board to which elected with police-station, subdivision and district	Name	Section of law and particulars of Government order by which power is delegated to issuing authority	Name of authority and designation
	Indpur union board, police-station Indpur, Sadar subdivision, district Bankura	Ward No. I—Sri Bhuvan Chandra Mandal, Sri Rashi Chari Datta and Sri Banka Ma Ward No. II—Sri Harisadhan Banerji, Sri Abinash Tanti and Sri Pratap Bourl. Ward No. III—Sri Mriganka Mandal, Sri Naba Kumar Bag and Sri Nalnakshya Konar	Sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919	A. N. Banerji District Magistrate Bankura
	Lavakbandh union board, police-station Vishnupur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Kinkar Dhalia, Sri Radha Raman Mukhopadhyaya and Sri Manindra Dhalia Ward No. II—Sri Gobardhan Chakravarti, Sri Kumud Chakravarti and Sri Upendra Kumar Ward No. III—Sri Panch Kari Gangopadhyay, Sri Nagendra Tungu and Sri Chand Charan Gangopadhyay	Ditto	.. Ditto
	Bhora union board, police-station Vishnupur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Panchanan Chakravarti, Sri Ganga Dhar Dutta and Sri Karunamoy Mondal Ward No. II—Sri Ros Behari Das, Sri Narendra Nath Nambata and Sri Bhola Nath Roy Ward No. III—Sri Surendra Nath Mandal, Sri Nimai Chandra Mandal and Sri Satya Kinkar Chattopadhyay	Ditto	Ditto
	Uliara union board, police-station Vishnupur, Vishnupur subdivision, district Bankura	Ward No. I—Janab Siddique Muddya, Sri Radha Raman Misra and Janab Syed Rahaman Ward No. II—Sri Rabi Lochan Ray, Sri Binoda Charan Chakravarti and Sri Jatindra Nath Misra Ward No. III—Sri Kanai Lal Biswas, Sri Hrishakesh Gangopadhyaya and Sri Binoda Kanta Bhattacharjee	Ditto	Ditto
	Ajodhya union board, police-station Vishnupur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Balaram Bando, Sri Hara Gobinda Gangoo and Sri Arubinda Bando Ward No. II—Sri Sudhansu Bando, Sri Dukhiram Pal and Sri Naba Gopal Bando Ward No. III—Sri Sosadhar Acharya, Sri Moti Lal Roy and Sri Mutyunjoy Goswami	Ditto	Ditto
	Dwarika union board, police-station Vishnupur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Ratan Chandra Chataut, Sri Gour Mohan Roy and Sri Amulya Ratan Dikpati Ward No. II—Sri Saktipada Mondal, Sri Haripada Mukherjee and Sri Sasanka Sekhar Chakravarti Ward No. III—Sri Abani Kanto Majumdar, Janab Maju Sekh and Janab Guljar Khan.	Ditto	Ditto
	Morar union board, police-station Vishnupur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Ram Ratan Ghosh, Sri Satish Chandra Choudhury and Sri Bechanan Mukherjee Ward No. II—Sri Subodh Chandra Chakravarti, Sri Sarat Chandra Roy and Sri Krishna Pada Mondal Ward No. III—Sri Surja Narayan Pal, Sri Satish Chandra De and Janab Abdul Ali Hazra	Ditto	Ditto
	Gosainpur union board, police-station Vishnupur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Rabindra Nath Ray and Sri Gobardhan Mahanta Ward No. II—Sri Gostha Gope, Sri Bibhuti Bih. Ray and Sri Radha Raman Babuval Ward No. III—Sri Ramdas Mandal, Sri Kartick Chandra Chakravartee and Sri Khudiram Ray	Ditto	.. Ditto.
	Belaula union board, police-station Vishnupur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Nagendra Nath De, Sri Pramatha Nath Mandal and Sri Probodh Chandra Kapri Ward No. II—Janab Tamujuddin Choudhury, Sri Radha Gobinda Mandal and Janab Abul Kasem Choudhury Ward No. III—Janab Janab Ali Choudhury, Janab Nasruddin Choudhury and Janab Fakir Mandal	Ditto	.. Ditto
	Bankadaha union board, police-station Vishnupur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Khudiram Chakravartee, Sri Krishna Makur and Sri Bankim Chandra Makur Ward No. II—Sri Subal Chandra Charan, Sri Manohar Mandal and Sri Satish Chandra Mandal Ward No. III—Sri Baroda Prasad Dutta, Sri Gangadhar Ghosh and Sri Babulal Saren	Ditto	.. Ditto.
	Shyamnagar union board, police-station Joypur, Vishnupur subdivision, district Bankura.	Ward No. I—Sri Panchanan De, Sri Ramani Ranjan Chakravartee and Sri Satya Bhanjan De Ward No. II—Sri Prafulla Kumar Senapati, Sri Ram Satya Mahanta and Sri Fakir Chandra Chattopadhyay Ward No. III—Sri Abi Bhuvan Mahanta, Sri Tripureswar Chakravartee and Sri Biraj Mohan Mahanta.	Ditto	.. Ditto.

No. and date of notification assigned by issuing authority.	Board to which elected with police station, subdivision and district	Name	Section of law and particulars of Government order by which power is delegated to issuing authority	Name of authority and designation
	Southkhanda union board, police station Joypur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Jamela Batabyal, Sri Ras Behari Biswas and Sri Kolar Nath Biswas Ward No. II—Sri Chandri Charan Batabyal, Sri Gokul Chandra Acharya and Sri Maha Bharat Batabyal Ward No. III—Sri Pralhad Betal, Sri Ashutosh Pal and Sri Gunakar Mandal	Sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919.	A. N. Banerji, District Magistrate, Bankura
	Hetla union board, police station Joypur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Chandra Sekhar Ganguli, Sri Surendra Nath Pal and Sri Bhola Nath Koley Ward No. II—Sri Khudiram Chakravartee, Sri Gobinda Chandra De and Sri Nitva Lal Patra Ward No. III—Sri Atul Samal, Sri Badaram Ganguli and Sri Bhaskar Chattopadhyay	Ditto	Ditto.
	Golla union board, police station Joypur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Dilakar Chattopadhyay, Sri Karunamoy Khan and Sri Anath Nath Mandal. Ward No. II—Sri Prayakar De, Sri Atul Chandra Chakravartee and Sri Ashutosh Datta Ward No. III—Sri Durgadas Mukhopadhyay, Sri Ramdas Mandal and Sri Monoranjan Mondal	Ditto	Ditto.
	Salda union board, police station Joypur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Bhutnath Patra, Sri Pralhad Chandra Pan and Sri Haralal Sen Ward No. II—Sri Ran Behari Hui, Sri Radha Ramon Ghatak and Sri Bibhuti Bhimsan Ghosh Ward No. III—Sri Akendra Nath Basu, Sri Mohan Mohan Roy and Sri Nalmakha Bandopadhyay	Ditto	Ditto.
	Kuchlakol union board, police station Joypur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Lakh Chandra Choudhuri, Sri Makhan Lal Choudhuri and Sri Shyamra Charan Das Ward No. II—Sri Santi Prasad Singha, Sri Khetra Mohan Singha Thakur and Sri Bhadesh Chandra Mandal Ward No. III—Sri Sachipati Bandopadhyay, Sri Biswanath Mukhopadhyay and Sri Debendra Nath Nandi	Ditto	Ditto.
	Movnapur union board, police station Joypur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Bhutnath De, Sri Dibakar De and Sri Bhudeb Chandra De Ward No. II—Sri Bhima Chandra Bagh, Sri Gopendra Nath Mukhopadhyay and Sri Badya Nath Ray (Bara) Ward No. III—Sri Manmatha Nath Choudhuri, Sri Anulya Ratan Roy and Sri Atul Chandra Biswas	Ditto	Ditto.
	Jaganmuthpur union board, police station Joypur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Ram Gati Choudhuri, Sri Krishna Chandra Pan and Sri Mahadeb Singha Ward No. II—Sri Ram Ratan Pratihari, Sri Badya Nath Pratihari and Sri Sarada Prasad Ghosh Ward No. III—Sri Sakti Pada Bandopadhyay, Janab Badaruddin Mandal and Janab Fakir Mandal	Ditto	Ditto.
	Uttarbar union board, police station Joypur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Apurba Koner, Sri Bijan Behari Chattopadhyay and Sri Maumdra Barui Ward No. II—Sri Panchanan Koley, Sri Tarak Nath Biswas and Sri Hari Pada Ghosh Ward No. III—Sri Gokul Chandra Gope, Janab Rasamuddin Molla and Janab Ahmmadi Mandal	Ditto	Ditto.
	Mirzapur union board, police station Kotulpur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Nitva Nanda Ghosh, Sri Nalmaksha Ghosh and Sri Dhruba Narayan Pal Ward No. II—Sri Hem Choudhuri, Sri Satish Digar and Sri Anulya Acharya Ward No. III—Sri Ram Joti Goswami, Sri Bhola Nath Dutta and Sri Khudiram Dutta	Ditto	Ditto.
	Radhanagar union board, police station Vishnupur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Shyamadas Biswas, Sri Anuresh Chattopadhyay and Sri Hari Bhawan Mukhopadhyay Ward No. II—Sri Hari Pada Pal, Sri Govinda Kundu and Sri Mohan Thakur Ward No. III—Sri Bhutnath Mukhopadhyay, Sri Bhuban Patnamani and Sri Radhagobinda Biswas.	Ditto	Ditto.
	Madanmohanpur union board, police station Kotulpur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Rono Janaki Chakravartee, Sri Anath Bandhu Datta and Sri Satish Chandra Pal Ward No. II—Sri Gour Gopal Datta Choudhuri, Sri Gobardhan Pal and Sri Dibakar Mahapatra Ward No. III—Sri Nanda Lal Hazra, Sri Panchanan Bandopadhyay and Sri Bhutnath Ghosh.	Ditto	Ditto.

and date of notification assigned by issuing authority	Board to which elected with police-station, subdivision and district	Name	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority and designation.
	Lowaram union board, police-station Kotulpur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Jyanti Pada Dutta, Sri Bhutnath Ghosh and Sri Gostha Behari Khan Ward No. II—Sri Asoke Kumar Nag, Sri Bhutnath Ta and Sri Ram Sankar Ta Ward No. III—Sri Krishna Mohan Sarkar, Sri Shyam Gopal Chakravarty and Sri Sudhi Chandra Biswas	Sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919.	A. N. Banerji, District Magistrate, Bankura
	Lego union board, police-station Kotulpur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Bata Krishna Chatteropadhyay, Sri Bibhuti Bhushan Mukhopadhyay and Sri Atul Chandra Biswas Ward No. II—Sri Man Mohan Nayak, Sri Naba Kumar Nayak and Sri Ram Krishna Ray Ward No. III—Sri Bhaskar Chandra Munna, Sri Ram Narain Das Mahanta and Sri Durlov Choudhury	Ditto	Ditto
	Desra-Kolpara union board, police-station Kotulpur, Vishnupur subdivision, district Bankura.	Ward No. I—Sri Lardhar Panda, Janab Abdul Samad Khan and Sri Gurusdas Bandopadhyay. Ward No. II—Sri Mahendra Nath Pal, Sri Kunti Lal Ghosh and Sri Dharendra Nath Karmakar Ward No. III—Sri Subodh Gopal Pal, Sri Ajit Kumar Chattopadhyay and Sri Rabindra Mukhopadhyay	Ditto	Ditto
	Sihar union board, police-station Kotulpur, Vishnupur subdivision, district Bankura	Ward No. I—Sri Sasanka Sekhar Mitra, Janab Moksed Bhargi and Janab Muslim-ati Mridha Ward No. II—Sri Panchanan Bandopadhyay, Sri Sachindra Nath Bandopadhyay and Sri Satyapada Mukhopadhyay Ward No. III—Sri Ananta Prasad Ray, Sri Parbati Ghosh and Sri Baidya Nath Mukhopadhyay	Ditto	Ditto
	Dhipara union board, police-station Sonamukhi, Vishnupur subdivision, district Bankura	Ward No. I—Sri Sushil Chandra Bandopadhyay, Sri Umapada Chattopadhyay and Sri Bhutnath Khemra Ward No. II—Sri Phanindradal Chattopadhyay, Sri Banamali Kolar and Sri Satish Chandra Mondal Ward No. III—Sri Lakshman Chandra Sarkar, Sri Akincan Kona and Sri Sibarain Bandopadhyay	Ditto	Ditto
	Dhulai union board, police-station Sonamukhi, Vishnupur subdivision, district Bankura	Ward No. I—Sri Dwijapada Bandopadhyay, Sri Satchidananda Ghose and Sri Rasamey Roy Ward No. II—Sri Monmatha Nath Bhattacharyay, Sri Dhataranidhar Singh Thakur and Sri Nalini Kanta Chattopadhyay Ward No. III—Sri Rajani Mondal, Sri Anukul Chandra Bandopadhyay and Janab Abdul Karim Mridha	Ditto	Ditto
	Pearbera union board, police-station Sonamukhi, Vishnupur subdivision, district Bankura	Ward No. I—Janab Erfan Ali Hazari, Janab Yusuf Shukh and Janab Hatem Mondal Ward No. II—Sri Anadi Majhi, Sri Atul Chandra Bora and Sri Ram Nandi Ward No. III—Sri Jagendra Nath Pan, Sri Gaur Gobinda Pan and Sri Anil Baran Roy	Ditto	Ditto
	Hamirhati union board, police-station Sonamukhi, Vishnupur subdivision, district Bankura	Ward No. I—Sri Bagataprosad Bhattacharyay, Sri Nirode Baran Sarkar and Sri Hrishikosh Jayek. Ward No. II—Sri Panchu Gopal Singha, Sri Radhagobinda Hazra and Sri Kalipada Singha Ward No. III—Sri Gaur Chandra Pal, Sri Nalini Kundu and Sri Anil Khan	Ditto	Ditto
	Kochdih union board, police-station Sonamukhi, Vishnupur subdivision, district Bankura	Ward No. I—Sri Aditya Prasad Ghatak, Sri Brajabai Mondal and Sri Shyama Pada Mukhopadhyay Ward No. II—Sri Bhushan Chandra Mondal, Sri Sarat Chandra Mondal and Sri Bhubon Mohan Mondal Ward No. III—Sri Gokul Chandra Saha, Sri Brindabanpur Chakravarty and Sri Gobinda Prasad Mahanta	Ditto	Ditto
	Panchal union board, police-station Sonamukhi, Vishnupur subdivision, district Bankura	Ward No. I—Sri Purus Ghose, Sri Pashupati Chakravarty and Sri Krishna Gobinda Chakravarty Ward No. II—Sri Jiban Bajpal, Sri Chandra Charan Chattopadhyay and Sri Anrudha Bandopadhyay Ward No. III—Sri Dhataranidhar Gangopadhyay, Sri Tarapada Chattopadhyay and Sri Ganakhari Roy	Ditto	Ditto
	Manikbasar union board, police-station Sonamukhi, Vishnupur subdivision, district Bankura	Ward No. I—Sri Narayan Chandra Chaudhuri, Sri Nakul Gorain and Sri Bedal Ghose Ward No. II—Sri Krishna Das Bandopadhyay, Sri Motilal Koley and Sri Anadi Nath Bandopadhyay. Ward No. III—Sri Begalananda Panja, Sri Pramathanath Roy and Sri Kalipada Roy.	Ditto	Ditto

No. and date of notification assigned by issuing authority.	Board to which elected with police station, subdivision and district	Name	Section of law and particulars of Government order by which power is delegated to issuing authority	Name of authority and designation
	Dhanmala union board, police station Sonamukhi, Vishnupur subdivision, district Bankura	Ward No. I—Sri Rakhibari Roy Gupta, Sri Baban Mohan Bandyopadhyay, Sri Jyendra Bandyopadhyay and Sri Dhananjay Chattopadhyay Ward No. II—Sri Santu Bhushan Ghose, Janab Rausan Sheikh and Janab Istail Sekh Ward No. III—Janab Manabhai Khan and Janab Sademah Sekh	Sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919	A. N. Bagerji, District Magistrate, Bankura
	Nabason union board, police station Sonamukhi, Vishnupur subdivision, district Bankura	Ward No. I—Sri Durgadas Roy, Sri Nitayamoy Bandyopadhyay and Sri Bhutnath Boudi Ward No. II—Sri Pabhat Ghose, Sri Dwija Pada Choudhuri and Sri Sankar Pada Choudhuri Ward No. III—Sri Lincon Chatteropadhyay, Sri Nitayopal Neeel and Sri Krishna Chandra Mondal	Ditto	Ditto
	Radhahemampur union board, police station Sonamukhi, Vishnupur subdivision, district Bankura	Ward No. I—Sri Dadasud Das Ghose, Sri Mitramoy Mukhopadhyay and Janab Bhat Taradai Ward No. II—Sri Gopal Adai, Sri Dulal Chandra Mukhopadhyay and Sri Ram Chandra Mania Ward No. III—Sri Ganes Chandra Bhattacharyay, Sri Radhika Koley and Sri Bhutnath Bandyopadhyay	Ditto	Ditto
	Narayanpur union board, police station Patrasaveri, Vishnupur subdivision, district Bankura	Ward No. I—Sri Bibhuti Bhushan Das, Janab Rashid Sekh and Sri Golok Bihari Mondal Ward No. II—Sri Bhutnath Chandra Mondal, Sri Ratan Dugar and Sri Nalmakshya Ghose Ward No. III—Sri Satad Kumar Chatteropadhyay, Sri Sri Jugha Murari Mondal and Sri Baidya Nath Bhattacharyay	Ditto	Ditto
	Behal Rasulpur union board, police station Patrasaveri, Vishnupur subdivision, district Bankura	Ward No. I—Sri Kashinath Sarkar, Sri Kinkar Chandra Mondal and Sri Golok Chandra Sarkar Ward No. II—Janab Abdul Momen Shah, Sri Bijanath Dutta and Janab Abdul Rashid Sekh Ward No. III—Sri Dharmajit Datta Gupta, Sri Bibhuti Bhushan Pathak and Sri Jannu Kant Mukhopadhyay	Ditto	Ditto
	Hamirpur union board, police station Patrasaveri, Vishnupur subdivision, district Bankura	Ward No. I—Sri Anukul Chandra Patra, Sri Mahendra Ghose and Sri Keshudram Ahi Ward No. II—Sri Vincon Choudhuri, Sri Krishnapada Hazra and Sri Jagabandhu Ghose Ward No. III—Sri Narsingh Mesta, Sri Pitu Ghose and Sri Hirad Pahi	Ditto	Ditto
	Bira union board, police station Patrasaveri, Vishnupur subdivision, district Bankura	Ward No. I—Sri Umashanker Palit, Sri Bijay Krishna Singha and Sri Laksh Chandra Choudhuri Ward No. II—Sri Sri-chandra Saha, Sri Heramba Mohan De and Sri Durlax Chandra Pal Ward No. III—Janab Abu Taher Sekh, Sri Pann Mohan Mondal and Janab Lulak Mondal	Ditto	Ditto
	Balsi union board, police station Patrasaveri, Vishnupur subdivision, district Bankura	Ward No. I—Sri Sachindhar Roy, Sri Dakshinmohan Mukhopadhyay and Sri Abinash Chandra Kundu Ward No. II—Sri Panbabu Konar, Janab Abu Matarhat Muzer and Sri Satya Narayan De Ward No. III—Sri Atul Krishna Pal, Sri Dhanapati Pal and Sri Annada Goswami	Ditto	Ditto
	Birshingam union board, police station Patrasaveri, Vishnupur subdivision, district Bankura	Ward No. I—Sri Kishori Mohan Chatteropadhyay, Sri Krishna Sudhan Roy and Sri Narsingha Chandra De Ward No. II—Sri Monoranjan Bandyopadhyay and Sri Pashupati Ghose Ward No. III—Sri Probodh Haldar, Sri Herendranath Nag, Sri Radha Mohan Khan and Sri Ratan Pal	Ditto	Ditto
	Jankuri union board, police station Patrasaveri, Vishnupur subdivision, district Bankura	Ward No. I—Sri Sakripada Thakurpanja, Kavraj Rampada Biswas and Sri Srisudhat Bandyopadhyay Ward No. II—Janab Rustam Sekh, Sri Bhobendranath Pan and Sri Pashu Pati Pan Ward No. III—Sri Pramathanath Chakravarty, Janab Allorakha Midya and Sri Nagendra Nath Bag	Ditto	Ditto
	Rol union board, police station Indas, Vishnupur subdivision, district Bankura	Ward No. I—Janab Abdul Mannan Choudhuri, Janab Ali Akbar Choudhuri and Sri Kamala Kanta Das Ward No. II—Janab Md. Saif Choudhuri, Janab Md. Hoss Choudhuri and Janab Saied Md. Siddique Ward No. III—Sri Bholanath Sarkar, Sri Bankim Chandra De and Sri Baidya Nath Sarkar	Ditto	Ditto

Date of notification and authority by which notified	Board to which elected with police station, subdivision and district	Name	Section of law and particulars of Government order by which power is delegated to issuing authority	Name of authority and designation
	Amul union board, police station Inda, Vishnupur subdivision, district Bankura	Ward No. I.—Sri Dronacharya Ghosal, Sri Kishori Mohan Majhi and Sri Gopinath Mehta	Sub-section (2) of section 6 of the Bengal Village Self Government Act, 1919	A. N. Banerji, District Magistrate, Bankura
		Ward No. II.—Sri Batukrishna Das, Sri Jagendranath Medya and Janab Abdul Rauf Chaudhary		
		Ward No. III.—Sri Durgapada Pal, Sri Sumati Kumar Chakravarty and Sri Pashupati Chakravarty		
	Kari and union board, police station Inda, Vishnupur subdivision, district Bankura	Ward No. I.—Janab Sayed Md. Akter, Sri Jagadendra Chattopadhyay and Janab Sayed Md. Anwar	Ditto	Ditto
		Ward No. II.—Sri Ranipada Nandi, Sri Gankurkar Ghose and Janab Habibur Rahman		
		Ward No. III.—Sri Gobinda Bhandari (Bara), Sri Nrianga Nath Bhandari and Sri Satya Kinkar Chattopadhyay		
	Mograpur union board, police station Inda, Vishnupur subdivision, district Bankura	Ward No. I.—Janab Md. Hossain, Sri Kankupada Nandi and Sri Bankim Chandra Ghose	Ditto	Ditto
		Ward No. II.—Sri Pratima Kumar Ghose, Sri Subhanga Ghose and Sri Nalinaksha Datta		
		Ward No. III.—Sri Lotindra Nath Bati, Sri Gopinath Raja and Sri Golok Behari Sarkar		
	Sachpur union board, police station Inda, Vishnupur subdivision, district Bankura	Ward No. I.—Sri Dhannesh Bhow Sahana, Sri Banku Behari Sahana and Sri Panchu pati Sarkar	Ditto	Ditto
		Ward No. II.—Sri Anantathi Chakravarty, Sri Nalinaksha Shyam and Sri Rohindra Nath Das		
		Ward No. III.—Sri Monuachanath Ghosal, Sri Gobinda Choudhary, Mukhopadhyay and Sri Debendranath Adhikari		
	Akari union board, police station Inda, Vishnupur subdivision, district Bankura	Ward No. I.—Sri Panchupati Pande, Sri Gobinda Choudhary Mendel and Sri Bibhuti Bhunia Das	Ditto	Ditto
		Ward No. II.—Sri Brijmurali Datta, Sri Promode Kumar Mukhopadhyay and Sri Nemat Chandra Datta		
		Ward No. III.—Janab Pargun Roy, Sri Lal Chandra Roy Sarkar and Janab Toyee Kar, Habibur Chaudhary		
	Dehoderam union board, police station Inda, Vishnupur subdivision, district Bankura	Ward No. I.—Sri Satyendra Nath San, Sri Pannalal Singha and Sri Abhaya Palla Roy	Ditto	Ditto
		Ward No. II.—Sri Narayan Chandra Guha, Sri Bhupendranath Dana and Sri Dibakar Chakravarty		
		Ward No. III.—Sri Durgapada Bhattacharya, Sri Sankar Bhattacharyay and Sri Surya Kumar Datta		

No. 1296J.G.—26th June 1950.—Sri Amiya Kumar Roy, Sub-Deputy Magistrate and Sub-District Collector, on probation, who has been posted to this division under Home Department Notification No. 1709G.V., dated the 15th June 1950, is posted to the Contai subdivision of the District of Midnapore, for employment as Circle Officer of Contai in that subdivision.

The posting is made in the public interest.

No. 872M.—28th June 1950.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that the newly appointed Commissioners of Rampurhat Municipality in the District of Birbhum at a meeting held on the 1st May 1950 duly elected the following gentlemen as Chairman and Vice-Chairman of the Municipality—

Sri Dehabrata Banerjee, Chairman

Sri Amiya Kumar Banerjee, Vice-Chairman

No. 879M.—26th June 1950.—In exercise of the power conferred by section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), granted to all Commissioners of Divisions under Government notification No. 7908M., dated the 1st November 1936, I hereby determine after considering the views of the Commissioners of the Asansol Municipality at a meeting, that the number of Commissioners to be elected from each ward of the Asansol Municipality in the district

of Burdwan as defined in notification No. 1002M., dated the 20th June 1949, shall be as shown against each such ward—

Wards,	Seats
I	2
II	3
III	4
IV	4
V	3
VI	1
VII	3
—	
20	

2. This notification shall have effect for the purpose of and from the next reconstitution of the Commissioners of the said municipality.

B. SARKAR, Commissioner

NOTIFICATION

Midnapore, the 22nd June 1950

It is hereby notified for general information that in exercise of the powers conferred by clause D of section 6 of the Bengal Ferries Act, 1885 (Bengal Act I of 1885), the limits of the following inter-district ferries under the management of District Board, Midnapore, are hereby fixed as noted below in addition to the touching stations as per Commissioner's notification No. 854J.S.G., dated 25th June 1946.

1. Teropakhua-Kakdwip Ferry

Limit at Teropakhua, plot Nos. 4, 5 and 40 of mauza Jalpai, Part II (jurisdiction list No. 116), police-station Nandigram, pargana Gangarh, district Midnapore.

Limit at Kakdwip, plot No. 1 of mauza Kakdwip (jurisdiction list No. 39, Sheet No. 1), police-station Kakdwip (lat No. 110, 1st Part), district 24-Parganas.

2. Talpaty-Kakdwip Ferry

Limit at Talpaty, plot Nos. 79, 780, 64, 63, 86 and 588 of mauza Gangrachar (Sheet No. 2, jurisdiction list No. 256), police-station Nandigram, district Midnapore.

Limit at Kakdwip, plot No. 1 of mauza Kakdwip (jurisdiction list No. 39, Sheet No. 1), police-station Kakdwip (lat No. 110, 1st part), district 24-Parganas.

3. Petua-Namkhana via Goolnichak Ferry

Limit at Petua, plot Nos. 118, 370, 371, 372 and 411 of mauza Protappur (jurisdiction list No. 507), police-station Contai, district Midnapore.

Limit at Namkhana, plot No. 914 of mauza Namkhana (jurisdiction list No. 50, Sheet No. 2), police-station Kakdwip (Block D, 1st portion), district 24-Parganas.

Limit at Kakdwip, plot No. 1 of mauza Kakdwip (jurisdiction list No. 39, Sheet No. 1), police-station Kakdwip (lat No. 110, 1st Part), district 24-Parganas.

B. K. SINHA,

District Magistrate.

NOTICE

Burdwan, the 17th June 1950.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules under order No. 2041, dated 3rd April 1947, in connection with the Madhaiganj Landing Ground and placed at the disposal and under the control of the Executive Engineer, Bengal Aviation Division No. X, Pandaveswar,

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947, which have been directed under section 8 of the said Act to be exercised by me, necessary enquiry has been made and Sri Nitya Gopal Goswami and others as detailed below, owners/occupiers, have been held to be entitled to get possession of the property;

And whereas the aforesaid persons cannot be found and have no agent and other person empowered to accept delivery on their behalf,

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition.

The Schedule.**(1) Mauza Madhaiganj, jurisdiction list No. 24, police-station Faridpur, district Burdwan.**

Plot Nos.	Area in acres	Names of owners/occupiers
153
62
63
811

(2) Mauza Syra, jurisdiction list No. 24, police-station Faridpur, district Burdwan.

2114	23	Radhakrishna Patra and
2115	13	Magaram Bera and others
2116	09	Ditto
605 (part)	31	Tarabirash Mukherji
605 (part)	24	Yudhishthir Panja and others
2117 (part)	15	Sibrata Ghatak and others
2118 (part)	49	Ditto
2119 (part)	12	Ditto
2120 (part)	104	Ramprosad Panja and others
2122 (part)	60	Bholanath Panja

(3) Mauza Laudoha, jurisdiction list No. 21, police-station Faridpur, district Burdwan.

80 (part)	9.50	Kaliram Hazra and others, police station
119 (part)	13.25	Ditto
123 (part)	75	Ditto
124 (part)	1.80	Ditto

(4) Mauza Khatgoria, jurisdiction list No. 29, police-station Faridpur, district Burdwan.

26 (part)	29	Rashidchhari, Brajab, & others
-----------	----	--------------------------------

K. A. MAJUMDAR, Collector.

Presidency Division—Calcutta

No. 10161.S.G.—24th June 1950.—In exercise of the powers conferred on me under Government order No. 154150Medl, dated 27th April 1949 appoint the following gentlemen to be members of the Advisory Committee of the Dian Harbour Provincialised Hospital in the district 24-Parganas.

The Committee will hold office for a period three years or for the period for which management of the hospital is retained by Government whichever is less.

The Subdivisional Officer, Diamond Harbour (ex-officio).

The Subdivisional Medical Officer (ex-officio).

The Subdivisional Munsif (ex-officio).

The Chairman, District Board, 24-Parganas.

Sri Phani Bhushan Bose, M.A., B.L.

Sri Kshirode Chandra Roy.

Sri Bankim Chandra Purakayastha.

Sri Provash Chandra Chakravarty.

Dr. Umamprosad Bose, M.B.

Mrs. Anant Nath Banerjee, B.A.

Janab Aboul Gani, B.L.

Janab Raisuddin Ahmed, Muktear.

No. 806R.G.—27th June 1950.—Sri Ranu Kumar Mitra, Sub-Deputy Magistrate and Deputy Collector, on probation, Contai, Midnapore, posted to the Presidency Division, in Government notification No. 1710G.A./48-25 dated 15th June 1950, is posted to the Dinajpur district and is appointed as District Officer, Balurghat.

J. N. TALUKDAR, Commissioner.

**ORDERS BY THE DISTRICT MAGISTRATE,
MURSHIDABAD.****Office of the District Controller, Food and
Supplies, Murshidabad.**

ORDER No. 60

Berhampore, the 23rd June 1950

In exercise of the power conferred on me by the proviso to sub-paragraph (1) of paragraph 7 of the West Bengal Kerosene Control Order, 1947, as amended by Government of West Bengal, Department of Supplies, notification No. 2592-S.D., dated the 23rd May 1950, and whereas the renewal of dealers' licences for the year 1950-51 in the Sadar, Lalbagh and Jangipore subdivisions of the district of Murshidabad, could not be completed by the 31st March 1950 due to some administrative difficulties, I hereby extend, up to 31st July 1950, the validity of such licences which were issued in the said subdivision for 1949-50

A. NIYOGI,

District Magistrate.

FORM "D".

Form of notice to be published declaring the release of the property when persons entitled to receive possession cannot be found (under section 4).

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act XVII of 1947 which have been directed under section 4 of the said Act to be exercised by me, necessary enquiry has been made and Sm. Provashini Shah and Balahari Paul, owners, have been held to be entitled to get possession of the property;

And whereas the aforesaid persons cannot be found and have no agent or other person empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by subsection (3) of section 4 of the said Act it is hereby declared that the property is released from requisition

The Schedule.**Case No. 10 of 1941-42 of Reg. VIII (L.A.).***Mauza Arakpur, police-station Tollygunge.*

Cadastral survey Plot No.	Name of the owner	Date of de-requisition
20, 207(P)	Sm. Provashini Shah, 13, Ghish Mukherjee Road, Calcutta	11th April 1950

Case No. 51 of 1943-44 of Reg. VIII (L.A.).*Mauza Arakpur, police-station Tollygunge.*

22	.. Balahari Paul	.. 12th April 1950.
----	------------------	---------------------

S. N. DAS GUPTA,

Special Land Acquisition Officer,

**ORDERS AND NOTIFICATIONS OF THE
COMMISSIONER OF INCOME-TAX
WEST BENGAL**

No. 170950 T /2E/44 50-51 - 23rd June 1950 — Mr. M. Mannan, Income-tax Officer, District H.D., Calcutta, is allowed under Fundamental Rule 81(b)(ii) leave on average pay for fifteen days with effect from 8th June 1950 to 22nd June 1950. It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances

No. 183160 T /2E/189/49-50 - 30th June 1950 — Mr. P. S. Rama Aiyar, 1st Additional Income-tax Officer, District V-A, Calcutta, is allowed, under the Revised Leave Rules, earned leave for twenty-two days from 17th April 1950 to 8th May 1950 and thereafter half pay leave on private affairs for eight days from 9th May 1950 to 16th May 1950, with permission to prefix Sunday, the 16th April 1950, to the leave.

2. It is certified that the officer was likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances

S. NARGOLWALA, Commissioner.

**DEPARTMENT OF LAND AND
LAND REVENUE****Land Acquisition****NOTICE**

Jalpaiguri.—No. 72361 A (P.W.)—28th June 1950—Whereas 88.195 acres, more or less, of land situate in or near the Taluks of Kharia, Patkara, etc., described below have been requisitioned by the Deputy Commissioner, Jalpaiguri, for the purpose of providing facilities for transport and communication, namely, for widening the Jalpaiguri-Siliguri Road under section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act

This notice is given, under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri

DESCRIPTION OF LANDS.**District Jalpaiguri.***1st mile*

Thana Kotwali, pargana Barkunthapur, taluk Kharia, jurisdiction list No. 5, sheet No. 9

Cadastral survey plots in part—13, 73, 74, 75, 76, 78, 86, 87 and 88

Thana Kotwali, pargana Barkunthapur, taluk Kharia, sheet No. 4

Cadastral survey plots in part—366, 367, 368, 379, 370, 371, 372, 373, 380, 381, 382, 383, 384, 385, 391, 392, 393, 394, 396, 1931, 1930, 1929, 1928, 1923, 1922, 1921, 1920, 1919, 1918, 1915, 1914, 1913, 2234, 2235, 1690, 1688, 1689, 1687, 1686, 1685, 1684, 1683, 375, 376, 377 and 379.

2nd mile

Thana Kotwali, pargana Baikunthapur, taluk
Kharia, jurisdiction list No. 5, sheet No. 4

Cadastral survey plots in part—396, 398, 399, 400, 401, 402, 403, 421, 430, 431, 432, 434, 435, 436, 437, 438, 442, 443, 444, 4991, 447, 2103, 51, 453, 471, 2089, 487, 491, 492, 2203, 527, 528, 55, 536, 537, 647, 650, 601, 2228, 593, 1683, 592, 1591, 1576, 1571, 1570, 1566, 1130, 1129, 125, 1121, 1116, 1115, 1114, 1076, 1113, 1112, 111, 1110, 1109, 1105, 1104, 1031, 1030, 1029, 026, 1010, 1022, 1021, 1020, 1019, 2155, 1018, 015, 1016, 1017, 652, 657, 661, 665, 667, 666, 68, 669, 672, 673, 674, 675, 679, 680, 681, 682, 684, 685, 686, 687, 691, 692, 693/1121, 696 and 488

Thana Kotwali, pargana Baikunthapur, taluk
Kharia, jurisdiction list No. 5, sheet No. 5

Cadastral survey plot—220

(Area, more or less, 3.520 acres.)

3rd mile

Thana Kotwali, pargana Baikunthapur, taluk
Kharia, jurisdiction list No. 5, sheet No. 5

Cadastral survey plots in part—220, 38, 39, 40, 41, 42, 44, 47, 48, 219, 49, 52, 51, 50, 76, 77, 8, 2, 18, 17, 16, 49, 20, 22, 23, 24, 27, 28, 32, 33, 34 and 221

Thana Kotwali, pargana Baikunthapur, taluk
Kharia, jurisdiction list No. 5, sheet No. 4

Cadastral survey plot in part—1978

Thana Kotwali, pargana Baikunthapur, taluk
Patkata, jurisdiction list No. 3, sheet No. 18

Cadastral survey plots in part—1025, 1026, 1028, 1029, 1033, 1035, 1037, 1039, 1042, 1043, 1055, 1073, 1054, 1053, 1052, 1051, 1050, 1049, 1048, 1047, 1044, 1045 and 927

(Area, more or less, 1.220 acres.)

4th mile

Thana Kotwali, pargana Baikunthapur, taluk
Patkata, jurisdiction list No. 3, sheet No. 18

Cadastral survey plots in part—925, 923, 294, 296, 298, 300, 301, 302, 303, 306, 307, 308, 357, 359, 354, 353, 350, 349, 347, 345, 346, 927, 304, 305, 309, 311, 314, 315, 317, 318, 330, 331, 352, 344, 343, 342 and 293

Thana Kotwali, pargana Baikunthapur, taluk
Patkata, jurisdiction list No. 3, sheet No. 20

Cadastral survey plots in part—287, 286, 285, 284, 283, 282, 280, 279, 273, 219, 220, 221, 222, 268, 269, 270, 271 and 272

(Area, more or less, 6.410 acres.)

5th mile

Thana Kotwali, pargana Baikunthapur, taluk
Patkata, jurisdiction list No. 3, sheet No. 20

Cadastral survey plots in part—273, 274, 275, 401, 426, 429, 480, 488, 489, 490, 537, 536, 537, 527, 521, 495, 517, 497, 498, 499, 502, 501, 522, 55, 539, 74, 73, 72, 74, 491, 54, 494, 53, 52, 779 and 51

Cadastral survey plots in full—492 and 493

Thana Kotwali, pargana Baikunthapur, taluk
Patkata, jurisdiction list No. 3, sheet No. 21

Cadastral survey plots in part—189, 188, 181 and 180

(Area, more or less 5.675 acres.)

6th mile

Thana Kotwali, pargana Baikunthapur, taluk
Patkata, jurisdiction list No. 3, sheet No. 21

Cadastral survey plots in part—187, 186, 183, 180, 179, 5, 161, 159, 158, 157, 74, 73, 72, 71, 70, 65, 29, 21, 20, 16 and 14

Cadastral survey plots in full—160 and 15

Thana Kotwali, pargana Baikunthapur, taluk
Bahadur, jurisdiction list No. 6, sheet No. 3

Cadastral survey plots in part—399, 398, 397, 396, 395, 377, 374, 308, 309, 305, 302, 301, 300, 299, 298, 297, 296, 295, 287, 278, 267, 245, 271, 272 and 274

Cadastral survey plot in full—376

(Area, more or less, 6.455 acres.)

7th mile

Thana Kotwali, pargana Baikunthapur, taluk
Bahadur, jurisdiction list No. 6, sheet No. 3

Cadastral survey plots in part—278, 280, 214, 213, 212, 211, 208, 206, 205, 170, 171, 173, 174, 175, 176, 177, 274, 118, 231, 229, 227, 226, 221, 220, 218, 217, 164, 165, 167, 168 and 163

Cadastral survey plots in full—215, 172, 228, 216 and 166

Thana Kotwali, pargana Baikunthapur, taluk
Saikhamar, jurisdiction list No. 7, sheet No. 2

Cadastral survey plots in part—79, 80 and 76

Cadastral survey plot in full—78

Thana Kotwali, pargana Baikunthapur, taluk
Bahadur, jurisdiction list No. 6, sheet No. 2

Cadastral survey plots in part—574, 575, 571 and 570

Cadastral survey plot in full—573

Thana Kotwali, pargana Baikunthapur, taluk
Belacoba, jurisdiction list No. 2, sheet No. 7

Cadastral survey plots in part—608, 607, 606, 605, 601, 593, 592, 589, 588, 573, 572, 1020, 570, 568, 569, 557, 546, 613, 612, 611, 610, 621, 622, 623, 624, 663, 665, 666, 667, 669, 1021, 517 and 83

(Area, more or less, 7.010 acres.)

8th mile

Thana Kotwali, pargana Baikunthapur, taluk
Belacoba, jurisdiction list No. 2, sheet No. 7

Cadastral survey plots in part—546, 545, 542, 517, 534 and 510

Thana Kotwali, pargana Baikunthapur, taluk
Bahadur, jurisdiction list No. 6, sheet No. 2

Cadastral survey plots in part—17, 15, 14, 6, and 2

Thana Kotwali, pargana Baikunthapur, taluk
Belacoba, jurisdiction list No. 2, sheet No. 5

Cadastral survey plots in part—909, 1802, 910, 912, 965, 966, 1792, 1791, 1789, 1790, 1781, 1201, 1782, 1786, 1032, 1031, 1030, 1029, 1027, 1026, 1025, 1024, 1023, 1017 and 1016

Cadastral survey plots in full—1788, 1787 and 1028

(Area, more or less, 6.675 acres.)

9th mile.

Thana Kotwali, pargana Baikunthapur, taluk Belachoba, jurisdiction list No. 2, sheet No. 5.

Cadastral survey plots in part—1016, 1014, 301, 1012, 1011, 1008, 970, 422, 287, 288, 304, 319, 321, 9, 358, 359, 361, 362, 363, 368, 369, 365, 966, 967, 968, 952, 951, 423, 429, 428, 424, 425, 420, 419, 410, 409, 408, 403, 405, 399, 398, 397, 383, 382, 374, 375, 376, 377, 379, 1813 and 1812.

Cadastral survey plots in full—969, 421 and 406.

Thana Rajganj, pargana Baikunthapur, taluk Sukhami, jurisdiction list No. 28, sheet No. 2.

Cadastral survey plots in part—227, 228, 229, 230 and 117.

(Area, more or less, 7·370 acres.)

10th mile.

Thana Rajganj, pargana Baikunthapur, taluk Sukhami, jurisdiction list No. 28, sheet No. 2.

Cadastral survey plots in part—618, 420, 419, 416, 413, 412, 411, 410, 399, 397, 396, 257, 254, 248, 247, 95, 245, 90, 89, 87, 79, 86, 85, 82, 82 and 58.

Thana Rajganj, pargana Baikunthapur, taluk Sukhami, jurisdiction list No. 28, sheet No. 3.

Cadastral survey plots in part—268, 267, 263, 261, 260, 257, 256, 253, 252, 249, 248, 246, 244, 239, 236, 234, 233, 232, 229, 228, 187, 120, 121, 123, 124, 61, 32, 24, 23, 22 and 17.

(Area, more or less, 6·805 acres.)

11th mile.

Thana Rajganj, pargana Baikunthapur, taluk Sukhami, jurisdiction list No. 28, sheet No. 3.

Cadastral survey plots in part—185, 188, 184, 183, 182, 181, 172, 171, 169, 167, 166, 165, 163, 162, 139, 17, 16, 12, 11, 10, 133, 136, 138 and 1.

Thana Rajganj, pargana Baikunthapur, taluk Chatgujirimari, jurisdiction list No. 9, sheet No. 5.

Cadastral survey plots in part—104, 76, 113, 111, 110 and 106.

Thana Rajganj, pargana Baikunthapur, taluk Chatgujirimari, jurisdiction list No. 9, sheet No. 6.

Cadastral survey plots in part—167, 164, 132, 161, 162, 163 and 144.

(Area, more or less, 3·545 acres.)

12th mile.

Thana Rajganj, pargana Baikunthapur, taluk Chatgujirimari, jurisdiction list No. 9, sheet No. 6.

Cadastral survey plots in part—133, 134, 144, 143 and 142.

Thana Rajganj, pargana Baikunthapur, taluk Sukhami Kismat, jurisdiction list No. 27, sheet No. 5.

Cadastral survey plots in part—241, 11, 91, 68, 69, 70, 71, 72 and 73.

Thana Rajganj, pargana Baikunthapur, taluk Sukhami Kismat, jurisdiction list No. 27, sheet No. 2.

Cadastral survey plots in part—614, 613, 570 and 442.

(Area, more or less, 2·275 acres.)

13th mile.

Thana Rajganj, pargana Baikunthapur, taluk Sukhami Kismat, jurisdiction list No. 27, sheet No. 2.

Cadastral survey plots in part—614, 440, 439, 438, 437, 434, 431, 430, 429, 425, 409, 81, 83, 82, 412, 441, 445, 447, 418, 450, 451, 452, 451, 424, 423, 419, 417, 418, 67, 69, 68, 58, 57, 59, 652, 47 and 46.

Thana Rajganj, pargana Baikunthapur, taluk Sukhami Kismat, jurisdiction list No. 27, sheet No. 1.

Cadastral survey plots in part—832, 837, 835, 836, 832, 831, 824, 823, 780, 781, 782, 771, 768, 767, 766, 764, 762, 759 and 761.

Cadastral survey plot in full—765.

(Area, more or less, 9·780 acres.)

14th mile.

Thana Rajganj, pargana Baikunthapur, taluk Sukhami Kismat, jurisdiction list No. 27, sheet No. 1.

Cadastral survey plots in part—762, 761, 604 and 303.

(Area, more or less, 1·860 of an acre.)

18th mile.

Thana Rajganj, pargana Baikunthapur, taluk Binnaguri, jurisdiction list No. 3, sheet No. 13.

Cadastral survey plots in part—215, 722 and 221.

(Area, more or less, 2·40 acres.)

19th mile.

Thana Rajganj, pargana Baikunthapur, taluk Binnaguri, jurisdiction list No. 3, sheet No. 13.

Cadastral survey plots in part—722, 721, 720, 717, 716, 712, 711, 708, 745, 706, 705, 442, 441, 440, 426, 425, 424, 422, 414, 413, 377, 223, 225, 760, 759, 183, 182, 179, 180, 165, 146, 142, 141, 140, 112, 111, 114 and 221.

(Area, more or less, 6·340 acres.)

20th mile.

Thana Rajganj, pargana Baikunthapur, taluk Binnaguri, jurisdiction list No. 3, sheet No. 13.

Cadastral survey plots in part—103, 98, 76, 75, 74, 73 and 237.

Thana Rajganj, pargana Baikunthapur, taluk
Binnaguri, jurisdiction list No. 3, sheet
No. 16.

Cadastral survey plots in part—942, 941, 845,
833, 832, 831, 780, 782, 785, 786, 787, 789, 790,
791, 656, 666, 679, 680, 664, 665, 678, 667, 671,
681, 682, 776, 775, 774 and 767.

(Area, more or less 1,940 acres.)

21st mile.

Thana Rajganj, pargana Baikunthapur, taluk
Binnaguri, jurisdiction list No. 3, sheet
No. 16.

Cadastral survey plots in part—682, 683, 684,
644, 244, 243, 241, 240, 239, 231, 233, 232, 229, 686,
687, 688, 689, 698, 699, 700, 701, 702, 703 and
704.

Thana Rajganj, pargana Baikunthapur, taluk
Binnaguri, jurisdiction list No. 3, sheet No. 17.

Cadastral survey plots in part—772, 771, 770,
740, 736, 724, 723, 686, 687, 688, 692, 693, 694,
695, 506, 505, 504, 508, 509, 510, 511, 664, 665,
666, 669, 739, 738, 683, 685, 678, 566, 565, 564,
563, 558, 557, 556, 551, 550 and 549.

Cadastral survey plot in full—737.

(Area, more or less, 2,950 acres.)

22nd mile.

Thana Rajganj, pargana Baikunthapur, taluk
Binnaguri, jurisdiction list No. 3, sheet No. 17.

Cadastral survey plots in part—511, 512, 824,
523, 524, 525, 535, 534, 533, 532, 422, 431, 430,
549, 547, 544, 543, 541, 539, 538 and 537.

(Area, more or less, 1,430 acres.)

23rd mile.

Thana Rajganj, pargana Baikunthapur, taluk
Binnaguri, jurisdiction list No. 3, sheet
No. 18.

Cadastral survey plot in part—82.

Thana Rajganj, pargana Baikunthapur, taluk
Debgram, jurisdiction list No. 2, sheet No. 19.

Cadastral survey plots in part—91, 90 and 89.

(Area, more or less 0.60 of an acre.)

25th mile.

Thana Rajganj, pargana Baikunthapur, taluk
Debgram, jurisdiction list No. 2, sheet No. 16.

Cadastral survey plots in part—1, 2, 3 and 6.

(Area, more or less, 0.195 of an acre.)

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and
Secy. to the Government of West
Bengal (*ex-officio*).

EDUCATION DEPARTMENT

Education

NOTIFICATIONS.

The Charitable Endowments Act, 1890.

No. 2898Edn/5F-26/50—22nd June 1950.—It is hereby notified that the Governor of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowment Act, 1890, upon the application made by the Administrator of the Hira Lal Mukerjee Trust Fund created in terms of notification No. 45 dated the 3rd January 1910, doth hereby order and direct that the Government securities, particulars of which are contained in the first part of the schedule and the land and buildings described in the second schedule written under the above notification, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors subject to the provisions of the Charitable Endowments Act, 1890, and any rule from time to time framed thereunder by the Governor of West Bengal upon trust for ever to receive the interest of the said securities the present corpus of which consists of 3 per cent loan, 1896-97, for Rs. 7,200 3 per cent loan 1946, for Rs. 12,800 when and as the same become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment particulars of which scheme are contained in the third part of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

The Charitable Endowments Act, 1890.

No. 2905Edn—22nd June 1950.—It is hereby notified that the Governor of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowment Act, 1890, upon the application made by the Administrator of the Gopal Krishna Mukherjee Memorial Free Studentship Fund created in terms of notification No. 151Misc., dated the 13th July 1925, doth hereby order and direct that the Government securities, particulars of which are contained in the first part of the schedule written under the above notification, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors subject to the provisions of the said Charitable Endowments Act, 1890, and any rules from time to time framed thereunder by the Governor of West Bengal upon trust for ever to receive the interest of the said securities the present corpus of which consists of 3 per cent loan, 1946, for Rs. 9,400 when and as the same become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment particulars of which scheme are contained in the second part of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

Malda.—No. 2916Edn 9B-11/49—22nd June 1950.—In exercise of the power conferred by section 5 of the West Bengal District School Boards Act, 1947 (West Bengal Act IV of 1947), read with section 7 of that Act, the Governor is pleased to make the following further amendment in paragraph 2 of notification No. 179Edn, dated the 17th January 1948, as published on page 132 of the *Calcutta Gazette* of the 29th January 1948, fixing the term of office of the members of the District School Board of Malda as subsequently amended namely:—

Amendment.

In paragraph 2 of the said notification *for* the words and figures "30th June 1950" *substitute* the words and figures "31st December 1950".

West Dinajpur. No. 2917Edn 9B-12/49—22nd June 1950.—In exercise of the power conferred by section 5 of the West Bengal District School Boards Act, 1947 (West Bengal Act IV of 1947), read with section 7 of that Act, the Governor is pleased to make the following further amendment in paragraph 2 of this department notification No. 186Edn, dated the 17th January 1948, as published on page 132, Part I of the *Calcutta Gazette* of the 29th January 1948, fixing the term of office of the members of the District School Board of West Dinajpur as subsequently amended, namely:—

Amendment.

In paragraph 2 of the said notification *for* the words and figures "30th June 1950", *substitute* the words and figures "31st December 1950".

Nadia. No. 2918Edn 9B-10/49.—22nd June 1950.—In exercise of the power conferred by section 5 of the West Bengal District School Boards Act, 1947 (West Bengal Act IV of 1947), read with section 7 of that Act, the Governor is pleased to make the following further amendment in paragraph 2 of this department notification No. 1074Edn, dated the 19th December 1947, as published on page 17, Part I of the *Calcutta Gazette* of the 1st January 1948, fixing the term of office of the members of the District School Board of Nadia as subsequently amended, namely:—

Amendment.

In paragraph 2 of the said notification *for* the words and figures "30th June 1950", *substitute* the words and figures "31st December 1950".

Nadia.—No. 2985Edn 5T-25/49—27th June 1950.—The Governor is pleased to appoint the following persons to constitute the Governing Body of the Government Sanskrit Tol, Nabadwip:—

- (1) The District Magistrate of Nadia, President.
- (2) Mahamahopadhyav Pandit Sriji Chandidas Nyaya Tarkatirtha.
- (3) Sriji Purna Chandra Bagchi, Zamindar.
- (4) Dr. Dwijendra Nath Chattopadhyaya, M.B.

(5) Sriji Ashutosh Mukhopadhyaya, M.A.

(6) Dr. Ranjit Kumar Bhattacharya, M.B.

(7) Sriji Kaldas Chakrabarty, B.A.

(8) Principal, Government Sanskrit Tol, Nabadwip, Secretary (*ex-officio*).

(9) and (10) Two elected representatives of the teaching staff of the Tol to be approved by the Director of Public Instruction, West Bengal.

2 Members other than the representatives of the staff will hold office for three academic sessions from 1949-50, whereas the elected representatives of the teaching staff will hold office for one academic session, viz., 1949-50.

Birbhum.—No. 3014Edn./3P-67/48—28th June 1950.—Whereas the Governor, after consulting the District School Board for the district of Birbhum, is satisfied that there is adequate provision for primary education in the area lying within the jurisdiction of the Labpur union board in the Labpur police-station of the Sadar subdivision in the district of Birbhum;

Now, therefore, in exercise of the power conferred by section 56 of the Bengal (Rural) Primary Education Act, 1930 (Bengal Act VII of 1930), the Governor is pleased to declare that primary education shall, with effect from the 1st January 1951, be compulsory within the said area.

The Charitable Endowments Act, 1890.

No. 3023Edn./5F-34/50.—28th June 1950.—It is hereby notified that the Governor of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrators of the Rakhal Chandra Pal Fund created in terms of notification No. 1590Edn, dated the 2nd August 1922, doth hereby order and direct that the Government securities, particulars of which are contained in Part I of the first schedule and the land, buildings, furniture, fittings and equipment as described in Part II of the said schedule written under the above notification shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors subject to the provisions of the said Charitable Endowments Act, 1890, and any rules from time to time framed thereunder by the Governor of West Bengal upon trust forever to receive the interest of the said securities the present corpus of which consists of 3 per cent. loan, 1946, for Rs. 31,300 when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment particulars of which scheme are contained in the second part of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

By order of the Governor,
D. M. SEN, Secy.

Miscellaneous
NOTIFICATION.

The Charitable Endowments Act, 1890.

No. 1085 Misc./9F-17/50, 22nd June 1950.—
It is hereby notified that the Governor of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrator of the Aaron Gubbey Jewish Charitable Fund created in terms of notification No. 649 Misc., dated the 24th April 1942, doth hereby order and direct that the Government securities, particulars of which are contained in the first part of the schedule written under the above notification, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors subject to the provisions of the

said Charitable Endowments Act, 1890, and any rules from time to time framed thereunder by the Governor of West Bengal upon trust forever to receive the interest of the said securities the present corpus of which consists of 3 per cent loan, 1946, for Rs. 1,36,300 when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment particulars of which scheme are contained in the second part of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of the Charitable Endowments for the territories subject to the Government of West Bengal

By order of the Governor,

D. M. SEN, Secy

LABOUR DEPARTMENT

NOTIFICATION.

No. 3380Lab.—22nd June 1950.—The following draft of certain rules, which the Governor proposes to make in exercise of the power conferred by section 30 of the Minimum Wages Act, 1948 (XI of 1948), and in supersession of notification No. 1767Lab., dated the 11th April 1950, published in the *Calcutta Gazette Extraordinary*, dated the 20th April 1950, is published for information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 20th September 1950.

Any objection or suggestion which may be received by the undersigned in respect of the draft before that date will be duly considered.

CHAPTER I.

PRELIMINARY.

1 *Short title and Extent.*—(1) These rules may be called the West Bengal Minimum Wages Rules, 1950.

(2) They extend to the State of.....

2 *Interpretation.*—In these rules, unless the context otherwise requires—

- (a) "Act" means the Minimum Wages Act, 1948;
- (b) "advisory committee" means an advisory committee appointed under section 6 and includes an advisory sub-committee appointed under that section;
- (c) "Authority" means the authority appointed under sub-section (1) of Section 20;
- (d) "Board" means the Advisory Board appointed under section 7;
- (e) "Chairman" means the Chairman of the Advisory Board, the Committee or the Advisory Committee, as the case may be, appointed under Section 9;
- (f) "committee" means a Committee appointed under clause (a) of sub-section (1) of section 5 and includes a sub-committee appointed under that Section;
- (g) "form" means a form appended to these rules;
- (h) "Inspector" means a person appointed as Inspector under section 19;
- (i) "registered trade union" means a trade union registered under the Indian Trade Unions Act, 1926;
- (j) "section" means a section of the Act; and
- (k) All other words and expressions used herein and not defined shall have the meaning respectively assigned to them under the Act.

CHAPTER II

MEMBERS AND STAFF, AND MEETINGS OF THE BOARD, COMMITTEE AND ADVISORY COMMITTEE.

3 *Term of office of the members of the Committee and the Advisory Committee.*—The term of office of the members of the Committee or an Advisory Committee shall be such as in the opinion of the State Government is necessary for completing the enquiry into the scheduled employment concerned and the State Government may, at the time of the constitution of the Committee or an Advisory Committee, as the case may be, fix such terms and may, from time to time, extend it as circumstances may require.

4. *Term of office of members of the Board.*—(1) Save as otherwise expressly provided in these rules, the term of office of a non-official member of the Board, shall be two years commencing from the date of his nomination:

Provided that such member shall, notwithstanding the expiry of the said period of two years, continue to hold office until his successor is nominated.

(2) A non-official member of the Board nominated to fill a casual vacancy shall hold office for the remaining period of the term of office of the member in whose place he is nominated.

(3) The official members of the Board shall hold office during the pleasure of the State Government.

5. *Travelling allowance.*—A non-official member of the Committee, an Advisory Committee or the Board shall be entitled to draw travelling and halting allowances for any journey performed by him in connection with his duties as such member at the rates and subject to the conditions applicable to a Government servant of the first class under the rules of the State Government.

6. *Staff.* (1) The State Government may appoint a Secretary to the Committee, an Advisory Committee or the Board, and such other staff as it may think necessary, and may fix the salaries and allowances payable to them and specify their conditions of service.

(2) (i) The Secretary shall be the Chief Executive Officer of the Committee, the Advisory Committee or the Board, as the case may be. He may attend the meetings of such Committee, Advisory Committee or Board but shall not be entitled to vote at such meetings.

(ii) The Secretary shall assist the Chairman in convening meetings and shall keep a record of the minutes of such meetings and shall take necessary measures to carry out the decisions of the Committee, the Advisory Committee or the Board, as the case may be.

7. *Eligibility for re-nomination of the members of the Committee, Advisory Committee and the Board.*—An out-going member shall be eligible for re-nomination for the membership of the Committee, Advisory Committee or the Board, of which he was a member.

8. *Resignation of the Chairman and Members of the Committee, Advisory Committee and the Board and filling of casual vacancies.*—(1) A member of the Committee, Advisory Committee or the Board other than the Chairman may, by giving notice in writing to the Chairman, resign his membership.

(2) The Chairman may resign by letter addressed to the State Government.

(3) When a vacancy occurs or is likely to occur in the membership of the Committee, Advisory Committee or the Board, the Chairman shall submit a report to Government immediately. Government shall then take steps to fill the vacancy.

9. *Cessation and restoration of membership.*—(1) If a member of the Committee, Advisory Committee or the Board fails to attend three consecutive meetings, he shall, subject to the provisions of sub-rule (2), cease to be a member thereof.

(2) A person, who ceases to be a member under sub-rule (1) shall be given intimation of such cessation by a letter sent to him by registered post within fifteen days from the date of such cessation. The letter shall indicate that if he desires restoration of his membership, he may apply therefor within thirty

lays from the receipt of such letter. The application for restoration of membership, if received within the said period, shall be placed before the Committee, the Advisory Committee or the Board, as the case may be, and if a majority of members present at the next meeting is satisfied that the reasons for failure to attend three consecutive meetings are adequate, the member shall be restored to membership immediately after a resolution to that effect is adopted.

10. *Disqualification*.—(1) A person shall be disqualified for being nominated as, and for being a member of the Committee, Advisory Committee or the Board, as the case may be,—

- (i) if he is declared to be of unsound mind by a competent court; or
- (ii) if he is an undischarged insolvent; or
- (iii) if before or after the commencement of the Act, he has been convicted of an offence involving moral turpitude.

(2) If any question arises whether a disqualification has been incurred under sub-rule (1) the decision of the State Government thereon shall be final.

11. *Meetings*.—The Chairman may, subject to the provisions of rule 12, call a meeting of the Committee, Advisory Committee or the Board, as the case may be, at any time he thinks fit:

Provided that on a requisition in writing from not less than one-half of the members the Chairman shall call a meeting within fifteen days from the date of the receipt of such requisition.

12. *Notice of meetings*.—(1) The Chairman shall fix the date, time and place of every meeting, and a notice in writing containing the aforesaid particulars along with a list of business to be conducted at the meeting shall be sent to each member by registered post at least fifteen days before the date fixed for such meeting:

Provided that in the case of an emergent meeting, notice of seven days only may be given to every member.

13. *Chairman*.—(1) The Chairman shall preside at the meetings of the Committee, Advisory Committee or the Board, as the case may be.

(2) In the absence of the Chairman at any meeting the members shall elect from amongst themselves one member, by a majority of votes, who shall preside at such meeting.

14. *Quorum*.—No business shall be transacted at any meeting unless at least one-third of the members are present:

Provided that if at any meeting less than one-third of the members are present, the Chairman may adjourn the meeting to a date not later than seven days from the date of the original meeting and it shall thereupon be lawful to dispose of the business at such adjourned meeting irrespective of the number of members present.

15. *Disposal of business*.—All business shall be considered at a meeting of the Committee, Advisory Committee or the Board, as the case may be, and shall be decided by a majority of the votes of the members present and voting. In the event of an equality of votes the Chairman shall have a casting vote:

Provided that the Chairman may, if he thinks fit, direct that any matter shall be decided by the circulation of necessary papers and securing written opinion of the members:

Provided further that no decision on any question which is referred under the first proviso shall be taken, unless supported by not less than a two-thirds majority of the members.

16 *Method of voting.*—Voting shall ordinarily be by show of hands but if any member asks for voting by ballot, or if the Chairman so decide, the voting shall be by secret ballot and shall be held in such manner as the Chairman may decide.

17 *Proceedings of the meeting.*—(1) The proceedings of each meeting showing *inter alia* the names of the members present thereat shall be forwarded to each member and to the State Government as soon after the meeting as possible and in any case, not less than seven days before the next meeting.

(2) the proceedings of each meeting shall be confirmed with such modifications, if any, as may be considered necessary at the next meeting.

CHAPTER III.

SUMMONING OF WITNESSES BY THE COMMITTEE, ADVISORY COMMITTEE AND THE BOARD AND PRODUCTION OF DOCUMENTS.

18. *Summoning of witness and production of documents.*—(1) A Committee, Advisory Committee or the Board may summon any person to appear as a witness in the course of an enquiry. Such summons may require a witness to appear before it on a date specified therein and to produce any books, papers or other documents and things in his possession or under his control relating in any manner to the enquiry.

(2) A summons under sub-rule (1) may be addressed to an individual or an organisation of employers or a registered trade union of workers.

(3) A summons under this rule may be served—

(i) in the case of an individual, by being delivered or sent to him by registered post;

(ii) in the case of an employers' organisation or a registered trade union of workers by being delivered or sent by registered post to the secretary or other principal officer of the organisation or union, as the case may be.

(4) The provisions of the Civil Procedure Code relating to the summoning and enforcement of the appearance of witnesses and the production of documents shall, so far as may be, apply to proceedings before a Committee, Advisory Committee or the Board.

19. *Expenses of witnesses.*—Every person who is summoned and appears as a witness before the Committee, the Advisory Committee or the Board shall be entitled to an allowance for expenses incurred by him in accordance with the scale for the time being in force for payment of such allowances to witnesses appearing in civil courts in the State.

CHAPTER IV

COMPUTATION AND PAYMENT OF WAGES, HOURS OF WORK AND HOLIDAYS

20. *Mode of computation of the cash value of wages.*—The retail prices at the nearest market shall be taken into account in computing the cash value of wages paid in kind and of essential commodities supplied at concession rates. This computation shall be made in accordance with such directions as may be issued by the Government from time to time.

21. *Time and conditions of payment of wages and the deductions permissible from wages.*—(1) (i) The wage period with respect to any scheduled employment for which wages have been fixed shall not exceed one month and the wages of a worker in such employment shall be paid before the expiry of the seventh day after the last day of the wage period.

(ii) Where the employment of any person is terminated by or on behalf of the employer, the wages earned by him shall be paid before the expiry of the second working day after the day on which his employment is terminated.

(iii) The wages of an employed person shall be paid to him without deduction of any kind except those authorised by or under these rules.

Explanation.—Every payment made by the employed person to the employer or his agent shall, for the purposes of these rules, be deemed to be a deduction from wages.

(2) Deductions from the wages of a person employed in a scheduled employment shall be of one or more of the following kinds, namely:—

- (i) fines;
- (ii) deductions for absence from duty;
- (iii) deductions for damage to or loss of goods expressly entrusted to the employed person for custody, or for loss of money for which he is required to account, where such damage or loss is directly attributable to his neglect or default;
- (iv) deductions for house accommodation supplied by the employer;
- (v) deductions for such amenities and services supplied by the employer as the Government, may by general or special order authorise.

Explanation.—The words ‘amenities and services’ in this clause does not include the supply of tools and protectives required for the purposes of employment.

- (vi) deductions for recovery of advances or for adjustment of over-payments of wages;

Provided that such advances do not exceed an amount equal to wages for two calendar months of the employed person and, in no case, shall the monthly instalment of deduction exceed one-fourth of the wages earned in that month

- (vii) deductions of income-tax payable by the employed person;
- (viii) deductions required to be made by order of a court or other competent authority;
- (ix) deductions for subscriptions to, and for repayment of advances from any provident fund to which the Provident Fund Act, 1925, applies or any recognised provident fund as defined in section 58A of the Indian Income Tax Act, 1922, or any provident fund approved in this behalf by the Government during the continuance of such approval;
- (x) deductions for payment to co-operative societies or to a scheme of insurance approved by the Government.

(3) Any person desiring to impose a fine on an employed person or to make a deduction for damage or loss caused by him shall explain to him personally and also in writing the act or omission or the damage or loss, in respect of which the fine or deduction is proposed to be imposed or made and give him an opportunity to offer any explanation in the presence of another person. The amount of the said fine or deduction shall also be intimated to him.

(4) The amount of fine or deduction mentioned in sub-rule (3) shall be such as may be specified by the Government. All such deductions, and all calculation thereof shall be recorded in a register maintained in forms I, II and III, as the case may be. A return in form III shall be submitted annually by the employer.

(5) The amount of fine imposed under sub-rule (3) shall be utilised in accordance with the directions of the State Government.

(6) Nothing in this rule shall be deemed to affect the provisions of the Payment of Wages Act, 1936.

22 *Publicity to the minimum wage fixed under the Act.*—Notices containing the minimum rates of wages fixed together with extracts from the Act, the rules made thereunder and the name and address of the Inspector shall be displayed in English and in a language understood by the majority of the workers in the employment at such place as may be selected by the Inspector and shall be maintained in a clean and legible condition. Such notices shall also be displayed on the notice boards of all Subdivisional and District Offices.

23 *Weekly Holidays.* (1) Unless otherwise permitted by the State Government, no worker shall be required or allowed to work in a scheduled employment, on the first day of the week (hereinafter referred to as the said day) except when he has or will have a holiday for the whole day on one of the five days immediately before or after the said day for which he shall receive payment equal to his average daily wages during the preceding week:

Provided that the weekly holiday may be substituted by another day.

Provided further that no substitution shall be made which will result in any worker working for more than ten days consecutively without a holiday for a whole day.

(2) Where in accordance with the provision of sub-rule (1) any worker works on the said day and has had a holiday on one of the five days immediately preceding it, the said day shall, for the purposes of calculating his weekly hours of work, be included in the preceding week.

Explanation—For the purposes of this rule 'week' shall mean a period of seven days beginning at midnight on Saturday night.

24 *Number of hours of work which shall constitute a normal working day.*—(1) No adult worker shall be required or allowed to work in a scheduled employment for more than nine hours in a day and forty-eight hours in any week.

(2) The period of work of an adult worker each day shall be so fixed that no period shall exceed five hours and that no worker shall work for more than five hours before he has had an interval for rest of at least half an hour.

(3) The periods of work of an adult worker shall be so arranged that inclusive of his intervals for rest under sub-rule (2), they shall not spread over more than ten and a half hours in any day:

Provided that the Inspector may, for reasons to be specified in writing, increase the spreadover to twelve hours.

(4) No child shall be employed or permitted to work for more than four and half hours on any day.

(5) The number of hours of work in the case of an adolescent shall be the same as that of an adult or a child according as he is certified to work as an adult or a child by a competent medical practitioner approved by the State Government.

(6) The provisions of sub-rules (1) to (5) shall, in the case of workers in agricultural employment, be subject to such modifications as may, from time to time, be notified by the State Government.

(5). (A) *Extra wages for overtime*.—(1) When a worker works in an employment for more than nine hours on any day or for more than forty eight hours in any week, he shall, in respect of overtime work, be entitled to wages—

(a) in the case of employment in Agriculture, at one and a half time or ordinary rate of wages;

(b) in the case of any other scheduled employment, at double the ordinary rate of wages.

Explanation.—The expression "ordinary rate of wages" means the basic wage plus such allowances including the cash equivalent of the advantages accruing through the concessional sale to the person employed of foodgrains and other articles as the person employed is for the time being entitled to but does not include a bonus.

(2) A register showing overtime payments shall be kept in form IV

(B) *Payment for work on a rest-day*.—For work done on any day of rest every employee shall be paid wages at double the rate of his normal rate of wages for the period for which he works on the day of rest.

26. *Form of registers and records*.—(1) A Register of Wages shall be maintained by every employer and kept in such form as may be notified by the Government and shall include the following particulars:—

(a) The gross wages of each person employed for each wage period;

(b) all deductions made from wages, with an indication, in each case, of the kinds of deductions mentioned in sub-rule (2) of rule 21;

(c) the wages actually paid to each person employed for each wage period and the date of payment

(2) Wage slip containing the aforesaid particulars and such other particulars as may be notified by the State Government shall be issued by every employer to every person employed by him at least a day prior to the disbursement of wages

(3) Every employer shall get the signature or the thumb impression of every person employed on the wages book and wage slip

(4) Entries in the wage books and wage slips shall be authenticated by the employer or any person authorised by him in this behalf

(5) A Muster Roll shall be maintained by every employer and kept in form A

CHAPTER V.

CLAIMS UNDER THE ACT.

27. *Application*.—An application under sub-section (2) of section 20 or sub-section (1) of section 21, by or on behalf of an employed person or group of employed persons, shall be made in duplicate in forms VI and VII, as the case may be.

28. *Authorisation*.—The authorisation to act on behalf of an employee person or persons, under sub-section (2) of section 20 or of sub-section (1) of section 21 shall be given in form VIII by an instrument which shall be presented to the Authority hearing the application and shall form part of the record.

29. *Appearance of parties*—(1) If an application under sub-section (1) of section 20 or section 21 is entertained, the Authority shall serve upon the employer by registered post a Notice in form IX to appear before him on a specified date with all relevant documents and witnesses, if any, and shall inform the applicant of the date so specified.

(2) If the employer or his representative fails to appear on the specified date, the Authority may hear and determine the application *ex-parte*.

(3) If the applicant or his representative fails to appear on the specified date, the Authority may dismiss the application.

(4) An order passed under sub-rule (2) or sub-rule (3) may be set aside if sufficient cause being shown by the defaulting party within one month of the date of the said order, and the application shall then be re-heard after service of notice on the opposite party of the date fixed for re-hearing, in the manner specified in sub-rule (1).

CHAPTER VI.

SCALE OF COSTS IN PROCEEDINGS UNDER THE ACT.

30. *Costs*—(1) The Authority, for reasons to be recorded in writing may direct that the costs of any proceeding pending before it shall not follow the event.

(2) The costs which may be awarded shall include—

- (i) expenses incurred on account of court-fees;
- (ii) expenses incurred on subsistence money to witnesses; and
- (iii) pleader's fees to the extent of ten rupees provided that the Authority in any proceeding, may reduce the fees to a sum not less than five rupees or for reasons to be recorded in writing increase it to a sum not exceeding twenty-five rupees.

(3) Where there are more than one pleaders or more than one applicant or opponents the Authority may, subject as aforesaid, award to the successful party or parties such costs as it may deem proper.

31. *Court fees*—The Court fee payable in respect of proceedings under section 20 shall be—

- (i) for every application to summon a witness—One rupee in respect of each witness;
- (ii) for every application made by or on behalf of an individual—0 rupee; and -
- (iii) in the case of an application presented under the said section to the Authority by a number of employees—Two rupees;

Provided that the Authority may, if in its opinion, the applicant is a pauper exempt him wholly or partly from the payment of such fees;

Provided further that no fee shall be chargeable

- (a) from persons employed in Agriculture; or
- (b) in respect of an application made by an Inspector.

FORM I

Register of Fines.

[Rule 21 (4).]

.....Employer.....

Serial No.	Name.	Father's/ Husband's name.	Sex.	Department	Nature and date of the offence for which fine imposed.	Whether workman showed cause against fine or not. If so, enter date	Rate of Wages.	Date and amount of fine imposed.	Date on which fine realised.	Remarks.
1	2	3	4	5	6	7	8	9	10	11

FORM III.

[Rule 21 (4).]

Deduction from wages.

Return for the year ending the 31st December.....

1. Name of the employer and postal address.....

2. Total number of persons employed {

Adults.....

Children.....

3. Total wages paid.....

4. Number of cases and amounts realised as :—

No. of cases :	Amount :
(a) Fines.....	
(b) Deductions for damage or loss.....	
(c) Deductions for breach of contract....	
5. Disbursements from Fine Fund.	

Amount :	Purpose :
Rs.	

Dated.....19 .

Signature.....

Designation.....

FORM IV.

[Rule 25 (2).]

Overtime register for workers.

Month ending 19 .

Serial No	Name	Father's/ Husband's Name	Sex	Posi- tion and Depart- ment	Dates on which overtime worked	Extent of overtime on each occa- sion	Total over- time worked or production in case of piece-workers	Nor- mal hours	Normal rate	Overtime rate.	Normal earnings	Overtime earnings	Total earnings	Dates on which overtime payments made.
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

FORM VI.

[FORM OF APPLICATION BY AN EMPLOYEE UNDER SECTION 20(2).]

In the Court of the Authority appointed under the Minimum Wages Act 1948, for Area.

Application No _____

of 19

(1) _____ }
 (2) _____ } Applicant (s)
 (3) _____ }

(through _____ a Legal Practitioner
 _____ official of _____ Union which
 is a registered Trade Union).

Address. _____

Versus

(1) _____ }
 (2) _____ } Opponent(s).
 (3) _____ }

Address. _____

The applicant(s) abovenamed beg(s) respectfully to submit as follows:—

- (1) that _____
 (2) that _____

The applicant(s) has (have) been paid wages at less than the minimum rate of wages.

The applicant(s) estimate(s) the value of the relief sought by him (them) at the sum of Rs. _____.

The applicant(s) pray(s) that a direction may be issued under sub-section (3) of Section 20 for:—

- (a) Payment of the difference between the wages due according to the minimum rate of wages fixed by Government and the wages actually paid, and
 (b) Compensation amounting to Rs. _____.

The applicant(s) beg(s) leave to amend or add to or make alterations in the application if any and when necessary.

Date.

*

Signature or thumb impression of the
 employee(s), legal practitioner or
 official of a registered trade union duly
 authorised.

The applicant(s) do(es) solemnly declare that what is stated above is true to the best of his (their) knowledge, belief and information.

This verification is signed at _____ on _____ day of _____ 19 _____

*

Signature or thumb impression of the
 employee(s) or legal practitioner or
 official of a registered trade union duly
 authorised.

*When the application is by a group of employees, the thumb impression or signatures of two of the applicants need be put to the application and a full list of applicants should be attached to the application.

FORM VII.

[FORM OF APPLICATION BY AN INSPECTOR OR PERSON ACTING WITH THE PERMISSION OF THE AUTHORITY UNDER SECTION 20(2).]

In the Court of the Authority appointed under the Minimum Wages Act, 1948, for _____ area.

Application No. _____

of 19 ____.

(1) _____ Applicant.

Address. _____

versus

(1) _____ Opponent.

Address. _____

The applicant abovenamed begs respectfully to submit as follows:—

(1) that

(2) that

The opponent is bound to pay wages at the minimum rate of wages fixed by Government but he has paid less wages to the following employees:—

(1) _____

(2) _____

(3) _____

The applicant estimates the value of the relief sought for the employees at the sum of Rs. _____.

The applicant prays that a direction may be issued under sub-section (3) of Section 20 for:—

(a) Payment of the difference between the wages due according to the minimum rate of wages fixed by Government and the wages actually paid, and

(b) Compensation amounting to Rs. _____.

The applicant begs leave to amend or add to or make alterations in the application if any when necessary.

Date

Signature

The applicant does solemnly declare that what is stated above is true to the best of his knowledge, belief and information. This verification is signed at _____ on _____ day _____ 19 ____.

FORM VIII.

FORM OF AUTHORITY IN FAVOUR OF A LEGAL PRACTITIONER OR ANY OFFICIAL OF A REGISTERED TRADE UNION REFERRED TO IN SECTION 20(2).]

In the Court of the Authority appointed under the Minimum Wages Act, 1948, for _____ Area.

Application No. _____

of 19 ____.

(1) _____

(2) _____

(3) _____

}

Applicant (s)

Versus

(1) _____

(2) _____

(3) _____

}

Opponent (s)

I hereby authorise Mr., a legal practitioner, an official of the registered trade union of, to appear and act on my behalf in the above-described proceeding and do all things incidental to such appearing and acting.

Date.

Signature or thumb impression of the
employee.

FORM IX.

FORM OF SUMMONS TO THE OPPONENT TO APPEAR BEFORE THE AUTHORITY WHEN
AN APPLICATION UNDER SUB-SECTION (2) OF SECTION 20 OR UNDER SECTION
21 IS ENTERTAINED.]

(Title of the application.)

To

.....

(Name, description and place of residence.)

WHEREAS has made the above-said application to me under the Minimum Wages Act, 1948, you are hereby summoned to appear before me in person or by a duly authorised agent, and able to answer all material questions relating to the application, or who shall be accompanied by some person able to answer all such questions, on the day of 19, at o'clock in the noon, to answer the claim; and as the day fixed for the appearance is appointed for the final disposal of the application, you must be prepared to produce on that day all the witnesses upon whose evidence and all the documents upon which you intend to rely in support of your defence.

Take notice that, in default of your appearance on the day before mentioned, the application will be heard and determined in your absence

Date.

Signature of the Authority.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy



The



Calcutta

Gazette

सत्यमेव जयते

Published by Authority

THURSDAY, JULY 13, 1950

WEST BENGAL No. 28 of 1950. ATIV
ASSEMBLY SECRETARIAT
RECEIVED
ON: 14 JUL 1950
File No.
Diary No.

CONTENTS:

	Page.		Page.
PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.	1413—1452	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President—	
PART IA.—Orders and notifications by the Government of India republished for general information	171—202	The Salaries of Ministers (Amendment) Ordinance, 1950	335—336
PART IB.—Educational Notices	Nil	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament	Nil
PART II.—Advertisements, Notices	265—270		
PART III.—Acts of the West Bengal Legislature	Nil	SUPPLEMENT No. 28—	
PART IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India	Nil	Weekly Weather and Crop Report of West Bengal for the week ending 28th June 1950	289—290
PART IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly	Nil	Report on the working of the Licensed Warehouse and Fire Brigade Act for the year ending 31st March 1948	291—316

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 1940 G.A.

Appointments and Transfers.

General.

No. 1845G.A./23/49.—29th June 1950.—The following officers of the West Bengal Civil Service are appointed substantively to the quota of promotion posts in the Indian Civil Administrative cadre with effect from the dates noted against their names :—

Sri Sisir Kumar Gupta—28th September 1948.

Sri Bhupendra Krishna Sinha—19th April 1949.

Sri Pinakiranjan Sinha—17th August 1949.

Sri Niranjan Mohan Barchan—5th September 1949.

Bankura.—No. 1847G.A./8P-76/49.—30th June 1950.—Sri Kshitish Chandra Chakravorty, Revenue Officer, Bankura, was appointed to act as Revenue Officer, Bankura, Sadar, for the period from the 1st September 1949 to the 30th November 1949.

Burdwan.—No. 1869G.A./1D-36/50.—3rd July 1950.—Sri Surja Kumar Majumdar, Sub-Magistrate and Sub-Collector, on probation, Burdwan, is transferred temporarily to the Asansol subdivision of that district.

Midnapore-Bankura.—No. 1901G.A./1D-37/50.—6th July 1950.—The orders contained in this department notification No. 1797G.A., dated the 4th June 1950, posting Sri Nani Gopal Mukharji, Sub-Deputy Magistrate and Sub-Deputy Collector, Midnapore, to the Vishnupur subdivision of the Bankura district, are cancelled.

Bannura-Midnapore.—No. 1902G.A./1D-37/50.—6th July 1950.—Sri Chinta Haran Banarji, Sub-Magistrate and Sub-Collector, on probation, on leave, is appointed to be a Sub-Magistrate and Sub-Collector, on probation, in the Bankura district, and is posted to the Vishnupur subdivision of that district.

2. This cancels the orders contained in notification No. 1859G.A., dated the 30th June 1950, posting him to the headquarters station of the Midnapore district.

Leave.

General.

No. 1876G.A./1L-15/50.—3rd July 1950.—Sri A. K. Datta, I.A.S., Assistant Magistrate and Collector, was allowed earned leave for two days, viz., the 23rd and the 24th June 1950, under rule 9 of the Revised Leave Rules, 1934, in extension of the leave granted to him under the orders contained in this department notification No. 1740-G.A., dated the 17th June 1950.

Nadia.—No. 1886G.A./2L-12/50.—4th July 1950.—Sri Birendra Nath Chatterjee, Deputy Magistrate and Deputy Collector, on probation, Nadia, was allowed earned leave for fourteen days with effect from the 12th May 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

Howrah.—No. 1888G.A./3L-14/50Pt.—4th July 1950.—In modification of the orders contained in this department notification No. 956G.A., dated the 15th April 1950, Sri Jatindra Mohan Das, Sub-Deputy Magistrate and Sub-Deputy Collector (re-employed), Howrah, was allowed earned leave for seven days and thereafter extraordinary leave

for one day under rules 148(I) and 174(I) (a) respectively of the West Bengal Service Rules, Part I, with effect from the 3rd May 1950.

Howrah-Hooghly.—No. 1897G.A./1L-16/50.—5th July 1950.—Sri Mangal Kumar Acharji, Additional District Magistrate, Howrah, now employed as Additional District Magistrate, Hooghly, was allowed leave on average pay for seven days, under rule 184(b) (ii) of the West Bengal Service Rules, Part I, with effect from the 8th June 1950.

Midnapore.—No. 1899G.A./3L-8/50.—7th July 1950.—Sri Saroj Ballav Biswas, Sub-Deputy Magistrate, Midnapore, is allowed leave on average pay for twelve days with effect from the 5th June 1950, under rule 184(b) (ii) of the West Bengal Service Rules, Part I.

No. 1915G.A./2L-6/50.—7th July 1950.—Sri Anil Chandra Bose, Deputy Magistrate and Deputy Collector, on leave, was allowed leave on average pay for one month up to the 30th June 1950 under rule 184(b)(ii) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him under the orders contained in this department notification No. 1651G.A., dated the 9th June 1950.

Police.

Calcutta.—No. 1861G.A./5L-16/50.—30th June 1950.—Sri R. K. Gupta, I. P., Deputy Commissioner of Police, Detective Department, Calcutta, is allowed leave on average pay for the period from the 12th June 1950 to the 8th July 1950, both days inclusive, under rule 81(b) (ii) of the Fundamental Rules.

Howrah.—No. 1926G.A.—10th July 1950.—Sri A. C. Sinha, I.P.S., probationary Assistant Superintendent of Police, Howrah, is allowed leave for six weeks with effect from the 7th May 1950, viz., earned leave for twenty-two days and extraordinary leave for the remaining period under rules 9 and 14 respectively of the Revised Leave Rules, 1933.

NOTIFICATION.

No. 1917G.A./5C-76/48(Part)/50.—8th July 1950.—In notification No. 1552G.A., dated the 2nd June 1950, published on page 1061 of Part I of the *Calcutta Gazette*, dated the 8th June 1950, for "Sri J. C. Sen Gupta, I.A.S., Assistant Magistrate and Collector" please read "Sri J. C. Sen Gupta, I.A.S., Joint Magistrate and Deputy Collector".

By order of the Governor,
S. N. RAY, Chief Secy.

Special Section

ORDERS.

No. 12457H.S.—5th July 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, Nadia at Krishnagar, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Siba Sankar Datta, son of Sri Jaladhar Datta, of Majdia, Krishnagar, district Nadia.

No. 12459H.S.—5th July 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act

the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, 24-Parganas, at Alipore, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Gopal Chandra Basu, son of late Akhil Chandra Basu, of Bhowmikpara, police-station Baidyerbazar, Dacca (East Pakistan) and of Ferryghat Road, Naihati, district 24-Parganas

By order of the Governor,
L. A. D'COSTA, Asst. Secy

PRISONS DIRECTORATE

Orders by the Inspector-General of Prisons West Bengal

NOTIFICATION.

No. 7168.—5th July 1950.—Sri S. C. Bose Deputy Superintendent of the Presidency Jail took over executive charge of the Presidency Jail from Sri J. M. Mukherjee, Superintendent Presidency Jail, in the forenoon of the 16th June 1950

P. K. BISWAS, Insp.-Genl

JUDICIAL DEPARTMENT

Judicial

Appointments and Transfers.

Calcutta.—No. 4423J.—6th July 1950.—Sri Deba Prosad Roy, Solicitor, is appointed to act as the Additional Junior Public Prosecutor Calcutta, for a period from 1st July 1950 to the 6th September 1950.

Powers.

Midnapore.—No. 4226J.—29th June 1950.—In exercise of the powers conferred by section 14 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased—

(a) to confer upon Sri Radhagobinda Rudra the powers of a Magistrate of the second class, in the district of Midnapore, for a period of one year from the date of this notification, in respect to such cases as may be made over to him within the limits of the Ghatal subdivision of the said district, and

(b) to direct him to take down evidence in the English language.

Birbhum.—No. 4470J.—8th July 1950.—In exercise of the powers conferred by section 14 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased—

(a) to confer upon Sri Uma Prasanna Mukherjee the powers of a Magistrate of the second class in the district of Birbhum, for a period of one year from the date of this notification, in respect to such cases as may be made over to him within the limits of the Sadar subdivision of the said district, and

(b) to direct him to take down evidence in the English language.

By order of the Governor,
S. K. SEN, Secy

Registration

NOTIFICATIONS.

Malda.—No. 271Regn.—26th June 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorce Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Md. Keyamatullah temporarily to be a Muhammadan Registrar within the police-stations of Malda and Englishbazar at Englishbazar, in the district of Malda, during the absence, on leave, of Janab Abul Bashar, or until further orders.

Malda.—No. 272Regn.—26th June 1950.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Md. Keyamatulla

temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-stations of Malda and Englishbazar at Englishbazar, in the district of Malda, during the absence, on leave, of Janab ul Bashar, or until further orders.

Darjeeling-24-Parganas.—No. 276Regn.—26th June 1950.—Sri Prafulla Kumar Dutta, District Sub-Registrar, Darjeeling, is appointed to act as Registrar of 24-Parganas, *vice* Sri Phanindra Kumar Mitra, retired, with effect from the 1st July 1950.

Calcutta-Burdwan-Howrah.—No. 281Regn.—4th June 1950.—Sri Jatindra Nath Basu, Joint Sub-Registrar of Assurances, Calcutta, is appointed to act as District Sub-Registrar, Burdwan, *vice* Sri Hitish Chandra Das, appointed to act as Registrar of Howrah.

No. 285Regn.—3rd July 1950.—In supersession of all previous orders on the subject, the Governor is pleased to approve of the constitution of an Advisory Committee for a period of one year with effect from the date of its formation for the selection of candidates for appointment as Muslim Registrars and Kazis in West Bengal and to give on such general questions as may be referred to them in the manner stated below:—

(1) Inspector-General of Registration, West Bengal—President (*ex-officio*)

Members.

(2) Principal, Calcutta Madrasah (*ex-officio*).

(3) A Muslim citizen of Calcutta to be nominated by the Corporation of Calcutta.

(4) A Muslim M.L.A. of West Bengal to be appointed by the Government.

(5) A Muslim Registrar and Kazi of West Bengal to be nominated by the West Bengal Muslim Registrars and Kazis Association, Calcutta.

2. The President and one member will ordinarily form a quorum of a meeting of the committee.

3. No travelling allowances will be allowed to any member for attending a meeting of the Advisory Committee.

By order of the Governor,
S. K. SEN, Secy.

LEGISLATIVE DEPARTMENT

NOTIFICATIONS.

No. 1527L.—10th July, 1950.—In partial modification of the Home (General Administration) Department notifications No. 30G.A., dated the 15th August, 1947, and No. 1489G.A., dated the 27th May, 1949, Janab Kazi Azhar Ali was appointed to be Deputy Secretary to the Government of West Bengal, Legislative Department, provisionally substantively with effect from the 15th August, 1947, and was confirmed in the said post with effect from the 1st March, 1949.

No. 1528L.—10th July, 1950.—In partial modification of the Home (General Administration) Department notifications Nos. 31G.A., dated the 15th August, 1947, and 1490G.A., dated the 27th May, 1949, Sri Pramod Kisor Roy was appointed to be Assistant Secretary to the Government of West Bengal, Legislative Department, provisionally substantively with effect from the 15th August, 1947, and was confirmed in the said post with effect from the 1st March, 1949.

By order of the Governor,
S. K. D. GUPTA, Secy.

FINANCE DEPARTMENT

Taxation.

NOTIFICATIONS.

No. 1514F.T.—4th July 1950.—In exercise of the power conferred by section 9 of the Bengal Opium Smoking Act, 1932 (Bengal Act X of 1932), the Governor is pleased to make the following amendments in the Bengal Opium Smoking Rules, 1932, published under notification No. 1758Ex., dated the 28th March 1933, namely:—

Amendments.

(1) For rules 11 and 12 of the said rules, substitute the following:—

"11. If a registered opium smoker intends to change his place of residence permanently, he shall before leaving his residence report the change to the Collector of the district in which he is registered, stating fully his new address (including the name of the district) and the date from which he will take up his new residence. When the change of residence is within the district of registration, such opium smoker shall get the change of address recorded in his permit by the Collector of the district within three weeks of such change.

12. If a registered opium smoker changes his residence permanently to a district other than the district of registration, he shall within thirty days of the date of the report of such change under rule 11 produce his permit before the Collector of the district in which he has taken up his residence for recording the change of residence."

(2) After rule 15, insert the following new rules:—

"16. In March every year on a day fixed by the Collector, every registered opium smoker shall produce before the Collector either personally or through an authorised agent, his permit together with a declaration and medical certificate in Form D appended to these rules, for renewal of the permit. If the Collector is satisfied with the declaration and medical certificate produced before him, he shall, unless there are special reasons to be recorded in writing, renew his permit for one year from the first day of April following.

17. A permit in Form C, which is not renewed or is not valid, shall be forthwith surrendered to the Collector by the holder of the same.

18. In case of death of the holder of a permit in Form C, the permit shall be returned to the Collector within a fortnight of the death of such holder of the permit by the person who is in possession of the permit.

19. When a permit returnable under rule 17 or rule 18 is not received by the Collector, he shall send an officer not below the rank of Sub-Inspector of Excise to collect the permit."

(3) In Form C appended to the said rules, for the existing conditions, substitute the following:—

“Conditions.

(1) The holder shall manufacture “prepared opium” only from excise opium lawfully possessed.

(2) The holder shall not manufacture or possess more than $\frac{3}{4}$ tola of prepared opium at one time.

(3) The holder shall not sell or attempt to sell prepared opium or assist any person, whether any registered smoker or not, in the manufacture of prepared opium.

(4) The holder shall not open, keep or use any place or permit any place to be used for the purpose of enabling two or more persons, whether registered or not, to meet together to smoke prepared opium or shall not remain in charge or manage or in any way assist in conducting the business of any place used or kept for the said purpose.

(5) The holder shall not assemble in any place with any other person, whether registered or not, for the purpose of smoking prepared opium.

(6) If a registered opium smoker intends to change his place of residence permanently, he shall before leaving his residence report the change to the Collector of the district in which he is registered, stating fully his new address (including the name of the district) and the date from which he will take up his new residence. When the change of residence is within the district of registration, such opium smoker shall get the change of address recorded in his permit by the Collector of the district within three weeks of such change.

(7) If a registered opium smoker changes his residence permanently to a district other than the district of registration, he shall within thirty days of the date of the report of such change under rule 11 produce his permit before the Collector of the district in which he has taken up his residence for recording the change of residence.

(8) In March every year on a day fixed by the Collector, every registered opium smoker shall produce before the Collector either personally or through an authorised agent, his permit together with a declaration and medical certificate in Form D appended to these rules, for renewal of the permit. If the Collector is satisfied with the declaration and medical certificate produced before him, he shall, unless there are special reasons to be recorded in writing, renew his permit for one year from the first day of April following.

(9) A permit in Form C, which is not renewed or is not valid, shall be forthwith surrendered to the Collector by the holder of the same.

(10) In case of death of the holder of a permit in Form C, the permit shall be returned to the Collector within a fortnight of the death of such holder of the permit by the person who is in possession of the permit.

(11) The holder shall produce his permit for inspection by any excise officer not below the rank of a Sub-Inspector of Excise.

N.B.—Infracton of any of the above conditions except condition No. 10 by the holder of this permit will subject the holder of the permit to forfeiture of the permit and to all or any of the penalties prescribed by law.

Collector.

Renewals.”

(4) After Form C in the said rules, insert the following as Form D:—

“Form D.

[See condition (8) in Form C of the Bengal Opium Smoking Rules, 1932.]

FORM OF DECLARATION.

(To be filled by the applicant and sent to the Excise Officer in charge.)

I hereby solemnly declare that—

(i) my present age is.....years;

(ii) my present consumption of opium is.....;

(iii) I manufacture.....prepared opium for my personal smoking from opium held by me in lawful possession;

(iv) I undertake not to dispose of the opium in illicit channels.

(Signature).....

Name (in block letters)

Place.....Father's name.....

Date.....Village.....Tehsil.....

District.....Province.....

CERTIFICATE BY MEDICAL OFFICER.

I hereby certify thatson of.....whose age, according to his own declaration, is.....years and by appearance.....years, is, to the best of my knowledge and belief, an addict of opium smoking.

.....(Place).

.....(Date).

(Signed).....

Registered Medical Practitioner.
Countersigned.

.....(Place).

.....(Date).

Presidency/Civil Surgeon.”

o. 2713F.T.—5th December 1949.—In pursuance of the provisions of section 9 of the Bengal Sales Tax Act, 1941 (Bengal Act VI of 1941), the following names and addresses of

registered dealers together with a description of the goods covered by their registration certificates are published for general information.—

Name of the dealer.	Address and chief place of business.	Number of branches.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
2	3	4	5	6	7
Sree Chaitanya Charan Ningha.	Sainthia, district Birbhum.	..	AS/1105A, 1-6-49.	Lime stone, coal, and A, B, C certified for any process in the manufacture of lime for sale.	Coal, coke, lime.
Krishna Kishor Das ..	Bolpur, district Birbhum.	..	AS/1106A, 1-6-49.	Spices, coconut oil, betelnut, catechu.
Nanda Dulal Das ..	Bolpur, district Birbhum.	..	AS/1107A, 4-6-49.	..	Biri tobacco, biri leaves, thread.
Anandaram Banwarthal	Raniganj, district Burdwan.	..	AS/1108A, 4-6-49.	Spices, vegetable product, groundnut, rape seed and mustard seed.
K. K. Sarkar & Co. ..	Asansol, district Burdwan.	..	AS/1109A, 6-6-49.	Motor car, truck and motor parts.
Krishna Valley Selected Coal Co.	Jamuria, post office Nandy, district Burdwan.	..	AS/1110A, 8-6-49.	Machinery and A, B, C certified for any process in the raising of coal from the mine for sale.	..
Oriental Mining & Trading Syndicate (Diguli Colliery).	Diguli, post office Churulia, district Burdwan.	..	AS/1111A, 10-6-49.	Machinery and A, B, C certified for any process in the raising of coal from the mine for sale.
B. Banerjee ..	Sainthia, district Birbhum.	..	AS/1112A, 10-6-49.	Cloth, ready-made garments, hosiery goods, stationery.
Kunj Lal Agarwalla ..	Asansol, district Burdwan.	..	AS/1113A, 14-6-49.	..	Cloth, shirting, coating.
Sagarmal Goldindram ..	1A, Nando Mukherjee Lane, Calcutta.	..	BDI/1661A, 1-6-49.	Yarn, piece-goods and umbrella parts.
Drug Corporation of India, Ltd.	108, Narkeldanga North Road, Calcutta.	..	BDI/1662A, 1-6-49.	Indigenous drugs, sugar, corks, ampoules and A, B, C certified for use in any process in the manufacture of chemicals, acid preparation, syrup, tablet, oil preparation, patent medicine, distilled water, liquor preparation and injectables for sale.	..
Italian Art Floor	48, Upper Chitpore Road, Calcutta.	..	BDI/1663A, 2-6-49.	Stone slabs, chips, dust and A, B certified for use in any process in the manufacture of marble products for sale.	Stone slabs, chips, dust and other stone and marble products.
Bradway Lithographic Co	32, Sukra Street, Calcutta.	..	BDI/1664A, 2-6-49.	Printing ink, paper, and A, B certified for use in any process in the manufacture of printed matters for sale.	..
Bhude Behari Nag & Ganesh Chandra Dutt.	57, Ramdulal Sarkar Street, Calcutta.	..	BDI/1665A, 2-6-49.	Card, milk, soda, coal, sugar and A, B certified for use in any process in the manufacture of sweetmeat for sale.	..
Sambhu Nath Oil Mill ..	16, Udadanga Road, Calcutta.	..	BDI/1666A, 6-6-49.	Mustard seed and A, B, C certified for use in any process in the manufacture of mustard oil for sale.	Mustard oil.
The World Press, Ltd. ..	10/1, Cornwallis Street, Calcutta.	..	BDI/1667A, 7-6-49.	Papers and A, B certified for use in any process in the manufacture of printed matters for sale.	Books, periodicals, maps, charts, educational requirements and appliances.
J. K. Kundu & Sons ..	49, Madhu Roy Lane, Calcutta.	..	BDI/1668A, 7-6-49.	Brass sheets, copper sheet and A, B, C certified for use in any process in the manufacture of brass and copper utensils for sale.	Brass and copper utensils and metal scraps.
B. N. Mitra ..	80A, Vivekananda Road, Calcutta.	..	BDI/1669A, 8-6-49.	Coal.
Shubani Chemical Works	19/4, Nayan Chand Dutta Street, Calcutta.	..	BDI/1670A, 10-6-49.	Distilled water, acid and phenyle.
Standard Plywood Co.	30, Harish Neogi Road, Calcutta.	..	BDI/1671A, 11-6-49.	Timber, logs, caustic soda and A, B certified for use in any process in the manufacture of plywood sheets for sale.	Plywood and logs.
Kamal Chandra Ghose	25, Keshaba Tank Lane, Calcutta.	..	BDI/1672A, 11-6-49.	Piece-goods and textiles.
Silver Knitting Works ..	45B, Muktesara Babu Street, Calcutta.	..	BDI/1673A, 11-6-49.	Yarn and A, B certified for use in any process in the manufacture of hosiery goods for sale.	Hosiery goods.
Eastern Glass Products	4, Marquis Square, Calcutta.	..	BDI/1674A, 14-6-49.	A, B, C certified for use in any process in the manufacture of glasses and glass articles for sale.	Glass and glass articles.
Mukti Hosiery Factory.	95, Banga Chatterjee Street, Calcutta.	..	BDI/1675A, 14-6-49.	Hosiery fabric, yarn and A, B, C certified for use in any process in the manufacture of hosiery goods for sale.	Hosiery fabrics and hosiery goods.
Benar Vegetable Sweets	9, Mangalpur Lane, Calcutta.	..	BDI/1676A, 15-6-49.	..	General merchandise as and when required and certified by the dealer for resale.
Suresh Kumar & Co.	71, Narayan Chatterjee Lane, Calcutta.	..	BDI/1677A, 15-6-49.	..	Salt, jute products, oil, cement and kumra.

Serial No.	Name of the dealer.	Address and chief place of business.	Number of branches.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6	7
29	Durga Hosiery	29, Kalikrishna Tagore Street, Calcutta.	..	BDII/1920A, 8-6-49.	Machines, mill-stores, lubricants, yarn, web-cloth, hosiery cloth, coal and coke, electrical fittings and other raw materials and A, B certified for use in any process in the manufacture of hosiery goods.	Hosiery goods, textiles.
30	Hind Wire Industries, Ltd.	P16, Kalakar Street, Calcutta.	..	BDII/1921A, 13-6-49.	Machine tools, beltings, electrical goods, metals, iron, steel, coal, cokes, building materials, mill stores, lubricants and other materials.	Bulion and general merchandise as and when required for resale.
31	Gour Mohan Bhakat & Co., Ltd.	2, Nawab Lane, Calcutta	..	BDII/1922A, 14-6-49.	Oils, gunny bags, tins, drums, glue, spices, soda, mustard seed, casuarina and other processed goods.
32	Khemka & Co. (Agencies)	9, Jagamohan Mulla Lane, Calcutta.	..	BDII/1923A, 14-6-49.	Butter, malted milk, spindle oil, diesel oil, kerosene oil and cement.
33	B. K. Addy & Sons	48, Nallini Sett Road, Calcutta.	..	BDII/1924A, 14-6-49.	Copper, zinc, sohaga, soda, castor oil, brass, brush, dice, stones, and any other materials and A, B certified for use in any process in the manufacture of gold and silver ornaments.	Gold, silver, stones and gold and silver ornaments.
34	Shivabanker Kumar.	402, Upper Chitpur Road, Calcutta.	..	BDII/1925A, 15-6-49.	Linseeds, mustard seeds, spile stationery.
35	Bustam Ali	47, Karaya Road, Calcutta.	..	BH/1565A, 1-6-49.	Mill-made dhuti, saree, shurta, bedsheet, blanket, umbrella for resale.
36	Olympia Restaurant	21, Park Street, Calcutta	..	BH/1567A, 1-6-49.	Tea, coffee, butter, ghee, tomato sauce, cutlery, spices, crockery, coal, gas and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of cooked food, tea, coffee for sale.	Cake, pastries, cold drinks, biscuit for resale.
37	Rallendra Nath Ghose	127, Kallghat Road, Calcutta.	..	BH/1568A, 1-6-49	Atta, flour, sugar, milk and A certified by the purchasing dealer to be required for use in any process in the manufacture of Indian sweets and cooked food and dahl.	Milk.
38	Chatter Singh & Co.	140/1, Russa Road, Calcutta.	..	BH/1569A, 2-6-49	Paints and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of motor bodies and repair of motor cars for sale.	Petrol, mobil oil, tyres, tubes and accessories, motor cars and motor parts.
39	Cokood & Co.	Ramnagar Railway Siding, Calcutta.	..	BH/1560A, 2-6-49.	Coal.
40	A. C. Ghosh & Sons	Ramnagar Railway Siding, Calcutta.	..	BH/1561A, 2-6-49.	Coal.
41	Kalood & Co.	Garden Reach Railway Siding, Calcutta.	..	BH/1562A, 2-6-49.	Coal.
42	Chatterjee & Co	62/2, Chetla Road, Calcutta.	..	BH/1563A, 6-6-49	Timber and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of component parts of tea chest, packing cases, furniture for sale.	Tea garden and mill stores, tea sites, timber for resale.
43	The Indian Motor Works	77-1, Hazra Road, Calcutta.	..	BH/1564A, 7-6-49.	Timber, paints, bolts, nuts and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of motor bodies.
44	Ramlal Ram Gobind Prossad.	Watanj Railway Siding, Calcutta.	..	BH/1565A, 7-6-49.	Coal.
45	Shelkh Brothers	13, Tarak Dutta Road, Calcutta.	..	BH/1566A, 10-6-49.	Ghee for resale.
46	Vijayest's Calcutta Goat Skins, Ltd.	2A, Theatre Road, Calcutta.	..	BH/1567A, 10-6-49.	Goat skins.
47	S. S. Niranjan Singh & Sons.	32, Kabir Road, Calcutta	..	BH/1568A, 10-6-49.	Electrical and hardware goods
48	Oriental Radio Electric Co., Ltd.	24/4, Russa Road, Calcutta.	..	BH/1569A, 10-6-49.	Valves, loud speakers and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of radio and amplifiers for sale.	Radio component parts, batteries, amplifiers.
49	M. L. Dalmiya & Co., Ltd.	76, Ashutosh Mukherjee Road, Calcutta.	..	BH/1570A, 13-6-49.	Mosaic, terrazo, sanitary fittings, and A, B, C certified by the purchasing dealer to be required for use in any process in the construction of roads and buildings.
50	Drug Stores	1/1/B, Hazra Road, Calcutta.	..	BH/1571A, 13-6-49.	Chemicals, tincture, drugs and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of mixtures and tablets.	Patent medicines, invalid foods
	Prim & Kaye	17, Park Street, Calcutta	..	BH/1572A, 13-6-49.	Shik cotton cloth and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of (tailoring) ladies' garments.	Shik piece-goods, cotton piece goods.
	Kashab Basralaya	26-1, Russa Road, Calcutta.	..	BH/1573A, 15-6-49.	Cloth.
	Reese & Co.	Str B. C. Road, Burdwan	..	BH/1574A, 1-6-49.	Sports goods.
	Khana Junction Co-operative Society	Khana Junction, Burdwan.	..	BH/1575A, 2-6-49.	Dhuli, saree, cloth, napkin, handkerchief, muslin, cotton, and other goods.

Sl	Name of the dealer.	Address and chief place of business.	Number of branches.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
2	3	4	5	6	7	
51	Kanailal Das & Brothers	Memari, Burdwan	..	BN/654A, 10-6-49.	Gold, silver, stone, copper, acid, castor oil and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments for sale.	Silver ornaments and stones
52	Joy Krishna Guha, Sankar Bhasan Guha.	Memari, Burdwan	..	BN/655A, 10-6-49.	Oils, oilcakes, spices, sugar, soda, fuller's earth, rope, ghee, gunny bags, tobacco, salt, sagoo, mustard seeds, pulses and rice
53	Sripati Charan Dutta, Tulshi Charan Dutta.	Memari, Burdwan	..	BN/656A, 10-6-49.	Oils, tobacco, oilcakes, cereals, pulses, ropes, spices, vegetable oil, molasses, sugar, tea, soap, soda, biri, matches, sagoo, sugar-candy, poppy seeds, empty tins, gunny bags, barley, salt, atta, flour and paper.
54	Burdwan Bricks Construction Co.	Gangpur, Saktigarh P.O. (Burdwan).	..	BN/657A, 10-6-49.	Coal, chimney, tube-well and its parts and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of bricks for sale.	
55	Surendra Nath Roy & Sons.	Bajeprotappur, Burdwan	..	BN/658A, 10-6-49.	Spices, oils, oilcake, ropes, salt, vegetable products, tobacco, atta, flour, sugar candy, barley, sagoo, cashadana and betelnut.
56	Laxmi Cycle Store	B. C. Road, Burdwan	..	BN/659A, 10-6-49	...	Cycles, cycle parts, accessories, tyres, tubes and solutions.
57	Bholanath Kundu	Alamganj, Burdwan	..	BN/660A, 10-6-49	...	All sorts of oils, cereals, pulses, oil cakes, spices, empty bags, tins, attil, atta, flour, mustard seeds, sugar, gur.
58	K. N. Mukherjee & Co	Pamrah, Burdwan	..	BN/661A, 10-6-49	Bamboo, straw, tube-well and parts, chimney, tools and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of bricks for sale.	
59	Sohanlal Perwal	203/1, Harrison Road, Calcutta.	..	CSI/1746A, 1-6-49.	...	Piece-goods, hosiery goods, hand loom cloth, blanket, yarn.
60	Ram Lal Kisan Gopal	203/1, Harrison Road, Calcutta.	..	CSI/1747A, 10-6-49.	..	General merchandise as and when required and certified for resale.
61	Shree Karthikayan Pulvakat Co.	94, Lower Chitpur Road, Calcutta.	..	CSI/1748A, 10-6-49.	..	Hand loom products and textiles.
62	Bulchand Kodamall	203/1, Harrison Road, Calcutta.	..	CSI/1749A, 10-6-49.	..	Jute, jute products, tobacco, kirana, cement, white oil, linseed, mustard seed
63	R. Narayan Swami Mudaliar & Co.	165/167, Harrison Road, Calcutta.	..	CSI/1750A, 13-6-49.	Hand loom lungis
64	Nagpur Chemical Works	203/1, Harrison Road, Calcutta.	..	CSI/1751A, 14-6-49.	Ropes, syrups, sugar, all kinds of chemicals, glass containers, tin containers, paper, oils and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of rubber balloons, varnish, boot-polish, brass polish, ink, battery acids, distilled water, disinfectants for sale	..
65	Nobakumar Routh	56, Olive Street, Calcutta	..	CSI/1752A, 15-6-49.	..	Hardware goods, G.I. buckets, C.I. pans, weight, stone.
66	Shree Hanuman Metal Supply Company.	192, Cross Street, Calcutta.	..	CSII/2230A, 1-6-49.	..	Copper, brass, zinc, lead, aluminium and other metals.
67	Devchand Hanumanmal	15, Noormal Lohia Lane, Calcutta.	..	CSII/2231A, 2-6-49.	..	Textiles, kirana and general merchandise as and when certified by the purchasing dealer to be required for resale.
68	Trade of Bengal	15/2, Armenian Street, Calcutta.	..	CSII/2232A, 4-6-49.	...	Biri, biri-leaves, biri-tobacco, thread, chalk, wire-net, paper, hesiana, gunny, attil, packing materials, dyw, labels
69	Bikaner Textiles Co.	198, Cross Street, Calcutta.	..	CSII/2233A, 6-6-49.	Piece-goods, textiles, textile-products, cloth.
70	Gudharlal Company	198, Cross Street, Calcutta.	..	CSII/2234A, 7-6-49.	Clothes and yarn.
71	Friends & Co.	14, Noormal Lohia Lane, Calcutta.	..	CSII/2235A, 7-6-49.	Embroidery and sewing thread balls and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of sewing thread for sale.	Sewing thread and embroidery balls.
72	South End Poly Clinic	71/1, Canning Street, Calcutta.	..	CSII/2236A, 8-6-49.	Medicines, drugs, toilets and perfumeries.
73	Gandhi Brothers	22, Armenian Street, Calcutta.	..	CSII/2238A, 14-6-49.	Biri tobacco, biri leaves.
74	Merchant & Co.	25, Armenian Street, Calcutta.	..	CSII/2239A, 15-6-49.	Coal and coke.
75	Lajjaram Haricharan	48, Khengrapatty Street, Calcutta.	..	CSII/2240A, 15-6-49.	Manihari, stationery, cutlery and general merchandise as and when certified by the purchasing dealer to be required for resale.
76	The Mill Stone Company	128/2, Canning Street, Calcutta.	..	CSIII/1804A, 1-6-49.	Hardware and mill stores.
77	Harris & Co.	91, Netaji Subhas Road, Calcutta.	..	CSIII/1805A, 2-6-49.	Coal and coke.
78	Western Traders	71/1, Netaji Subhas Road, Calcutta.	..	CSIII/1806A, 2-6-49.	Hardware, paints, sanitary fittings, glass panes, hesian, tea garden implements.

Serial No.	Name of the dealer.	Address and chief place of business.	Number of branches.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6	7
83	Sudhir Kumar Ghosh & Co.	78, Clive Street, Calcutta	..	CSIII/1607A, 4-6-49	Hardware.
84	Bejoy Chand Kothary	11, Armenian Street, Calcutta.	..	CSIII/1608A, 7-6-49	Electric bulbs.
85	Lionsing Chemical & Engineering Works, Ltd.	38, Netajee Subhas Road, Calcutta	..	CSIII/1610A, 13-6-49	Non-ferrous metal, coal, hardware, oils, machine parts, chemicals, electricals and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of bolts, nuts, valve grinding parts and hardware and machine parts for sale	Machine parts, allied articles, chemicals of all types, lubricants and engineering stores for resale
86	Associated Engineers & Company.	138, Canning Street, Calcutta.	..	CSIII/1612A, 15-6-49	..	Accessories required for mechanics and electrical jobs and hardware
87	Rokhchand Bahadurmall	59, Cross Street, Calcutta	..	CSIV/1664A, 1-6-49	..	Umbrella and piece-goods.
88	Chhatter Singh Jhunjhun	118, Monohardas Katra, Calcutta.	..	CSIV/1665A, 6-6-49	..	Piece-goods.
89	Daw Brothers	202, Harrison Road, Calcutta	..	CSIV/1669A, 10-6-49	..	Ready-made garments and hosiery goods.
90	Shree Hanuman Investment Co., Ltd.	178, Harrison Road, Calcutta.	..	CSIV/1667A, 13-6-49	..	Jute, jute products and mill stores
91	Sinha Electric Stores	10, Pollock Street, Calcutta.	..	CL/1799A, 3-6-49	Electrical goods and machinery hardware
92	Nawavuvak Industries, Ltd.	161/1, Harrison Road, Calcutta	..	CL/1800A, 3-6-49	Cotton-seeds, jaggery and molasses
93	Rashik-Munir Perfumery Co	Skri House, Ezra Street, Calcutta.	..	CL/1802A, 10-6-49	Oils, bottles, paper, cardboard, chemicals, colours, capsules, tin-sheets and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of perfumeries, toilet goods and hair oils for sale	Saccharine, perfumeries, toilet goods, corks, capsules, oils, chemicals and other general merchandise as and when certified by the purchasing dealer to be required for resale.
94	Brijmohan Ganpatrai	161/1, Harrison Road, Calcutta	..	CL/1803A, 10-6-49	..	Textiles and piece-goods.
95	Shekko Traders, Ltd.	66, Colootola Street, Calcutta.	..	CL/1790A, 1-6-49	Lizard skins.
96	Process Auto & Print	275, Bowbazar Street, Calcutta	..	CL/1797A, 1-6-49	Photographic plates, copper, zinc, paper and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of printing materials, blocks, stereotypes, mats for sale	Blocks, stereotypes, mats.
97	Modern Suppliers	82, Colootola Street, Calcutta.	..	CL/1804A, 10-6-49	Toilet requisites, stationery, provisions, oilman stores, hosiery, patent medicines, cutlery, hardware.
98	Co-operative Sports Industries.	181, Chittaranjan Avenue Calcutta	..	CL/1805A, 10-6-49	Wood, timber, coal-tar, hessian, cloth, paper and A, B certified by the purchasing dealer to be required for use in any process in the manufacture sports-goods for sale.	Sports goods.
99	Pioneer Co-operative Stores, Ltd	28, Tara Chand Dutt Street, Calcutta	..	CL/1806A, 11-6-49	...	Textile.
100	B. N. Bondopadhyay	13, Chatawalla Galli, Calcutta.	..	CL/1798A, 2-6-49	Wood, iron, steel, black sheet, and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of furniture, steel trunks, for sale	General merchandise as and when required.
101	Ram Kumar Shiv Chandral & Sons, Ltd.	3/1, Krishna Behari Sen Street, Calcutta.	..	CL/1801A, 6-6-49	Textiles and general merchandise as and when required.
102	Makalbari Tea & Trading Co., Ltd.	Kurseong	DJ/421A, 3-6-49	Mill stores, machinery, plants, spare parts, accessories, consumable stores, building materials, plumbing materials, fixtures and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of tea for sale.
103	Hindu Boarding	Darjeeling	DJ/422A, 15-6-49	Rice, pulses, vegetable, tea, sugar, ghee, sweets, curds, fish, meat, milk, certified by the purchasing dealer to be required for use in any process in serving of cooked foods.
104	D. N. Bose & Co	6, Old China Bazar Street, Calcutta.	..	EL/1859A, 1-6-49	Coal.
105	S. N. Siroar & Co.	6, Old China Bazar Street, Calcutta.	..	EL/1860A, 1-6-49	Coal and coke.
106	Solar Agency	17, Mangoe Lane, Calcutta	..	EL/1861A, 3-6-49	Tea garden requisites, mill stores, hardware, stationery and form.
107	Asoke Glass Works	9, Ezra Street, Calcutta	..	EL/1862A, 4-6-49	Plant, chemicals, packing materials and A, B certified for use in the manufacture of glass, glassware, bottles, silicate.	Glass, glassware, silicate.
108	Reliable Press	26/1, Pollock Street, Calcutta.	..	EL/1863A, 4-6-49	Paper, ink, type and A, B certified for use in the manufacture of printed materials.
109	Hrishikosh Stores	3, Mangoe Lane, Calcutta	..	EL/1864A, 4-6-49	Paper, strawboard, provisions.
110	The Packing Box Manufacturing Co. of India.	1, British Indian Street, Calcutta.	..	EL/1865A, 6-6-49	Timber, nails, spirit, lac, varnishes, wax, hinges, coil string and A, B certified for use in the manufacture of packing boxes, trunks, furniture, bobbins, cable drums, vats, wool products for sale.	Packing boxes, furniture, cable drums, bobbins, vats, wool products.

Name of the dealer.	Address and chief place of business.	Number of branches.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
2	3	4	5	6	7
Hoon & Co.	8/B, Lall Bazar Street, Calcutta.	..	EL/1868A, 8-6-49.	Hardware goods, sanitary pipes.
Haradhan Sen	36, Canning Street, Calcutta.	..	EL/1869A, 14-6-49.	Monkhari, oilman stores, stationery, fishing tackle and fishing requisites.
Royal Footware Agency	3, Bentinck Street, Calcutta.	..	EL/1870A, 14-6-49.	Shoe.
Hind Biri Factory and Stationery Store.	157, Narasingh Dutt Road, Howrah	..	HW/976A, 1-6-49.	Birleal, thread, tobacco, packing paper and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of birle.	Stationery goods, toilets, oilman stores, patent medicines, matches, cigarettes, cheroots, cigars, tobacco, bread, biscuits, oranges, tea and snuff
Nirmal Chandra Singha	Foreshore Road, Ramkrishnapore, Howrah.	..	HW/977A, 1-6-49.	Firewood.
Jwar Dutt Singh Chandra Sekhar Panday	Foreshore Road, Ramkrishnapore, Howrah.	..	HW/978A, 1-6-49.	Firewood. *
Ramdhari Roy	B. F. Siding, Shalimar, Howrah.	..	HW/979A, 1-6-49.	Firewood
Dhobandhu Ghosal	B. F. Siding, Shalimar, Howrah.	..	HW/980A, 1-6-49.	Steam coal, hardware, soft coal, fuel wood
N Rakshit	Amta Bandar, Howrah..	..	HW/981A, 6-6-49.	Timber and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of sized wood.	Birle, tobacco, biri leaves, lime, screw, nails, hardware.
S. R. Ghosh and G. Ghosh	33, B. F. Siding, Shalimar, Howrah.	..	HW/982A, 7-6-49.	Firewood.
Harhar Singh	Foreshore Road, Ramkrishnapore, Howrah.	..	HW/983A, 7-6-49.	..	Firewood.
Wajeeb Dova Ram & Co.	532, G. B. Road South, Howrah	..	HW/984A, 7-6-49.	Timber, wood and fuel
Wajeeb Patel & Co.	1, Beni Mitra Lane, Sibpur, Howrah	..	HW/985A, 7-6-49.	Timber and fuel wood
Rajkumar Pandey Maheswar Singh	B. F. Siding, Plot I, Shalimar, Howrah	Howrah 1	HW/985B, 10-6-49.	..	Firewood
J. L. Mondol & Bros.	9, Panjab Line, Howrah	..	HW/986A, 11-6-49.	Coal and coke
The West Dinalpur Government Employees Co-operative Bank, Ltd	Post office Balurghat, district West Dinalpur.	..	JP/638A, 3-6-49.	Cloth, coal.
Harish Chandra Das	Post office Hill, district West Dinalpur.	..	JP/639A, 3-6-49.	Vegetable ghee, coal, cup, plate and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeat for sale.	Sweetmeat
Deendra Nath Pal	Post office Hill, district West Dinalpur.	..	JP/640A, 3-6-49.	Vegetable ghee, coal, cup and plate and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeat for sale.	Sweetmeat.
Lachand Lall Bachhraj	Post office Balurghat, district West Dinalpur	..	JP/641A, 3-6-49.	Cloth (handloom, power loom and mill-made), ready-made garments and hosiery goods
Farazi Mohan Dey Sarkar, Chitta Ranjan Sen Gupta.	Post office Balurghat, district West Dinalpur.	..	JP/642A, 8-6-49.	Biri, cigarettes, tobacco, matches, stationery goods, fruits
Jagobandhu Das	Post office Hill, district West Dinalpur.	..	JP/643A, 3-6-49.	Vegetable ghee, cup, plate, tea and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeat for sale.	Sweetmeat
Banhab Stall	Post office Hill, district West Dinalpur.	..	JP/644A, 3-6-49.	Vegetable ghee, cup, plate, tea, coal and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeat for sale.	Sweetmeat, tea.
Sampatram Patwari	Post office Baiganj, district West Dinalpur.	..	JP/645A, 4-6-49.	Handloom cloth, mill-made cloth, hosiery goods, ready-made garments, spices, mustard seed and oil, rape seed and oil, coconut oil, rope, matches, glue
General Motor and Cycle Co	Post office Moynaguri, district Jalpaiguri	..	JP/646A, 11-6-49.	Cycle parts, tyre, tube, solution, lubricating oil, motor parts.
Rajani Aluminium Stores	Dinbazar, post office and district Jalpaiguri.	..	JP/647A, 11-6-49.	Aluminium ware.
Mattal Harinarayan	Post office Palakata, district Jalpaiguri.	..	JP/648A, 11-6-49.	Sugar, atta, flour, mustard oil, vegetable ghee and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeat and tea for sale.	Banana, fried rice.
Chararia Brothers	Post office Balurghat, district West Dinalpur.	..	JP/649A, 11-6-49.	Handloom, power-loom and mill-made cloth
Bengal Store	Post office Balurghat, district West Dinalpur.	..	JP/650A, 11-6-49.	{ Handloom, power-loom and mill-made cloth.
Joy Hind Store	Post office Mal, district Jalpaiguri.	..	JP/651A, 11-6-49.	Medicines, cloth, stationery goods, hardware.
Mahartram Bamotar	Dinbazar, Jalpaiguri	JP/652A, 11-6-49.	Cotton, woollen, silken cloth, hosiery goods, ready-made garments, umbrellas and parts, hessian, yarn, oil and rubber-stick.

Serial No.	Name of the dealer.	Address and chief place of business.	Number of branches	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6	7
141	Prabhudayal Muzumdar Lal.	Post office and district Jalpaiguri.	..	JP/653A, 11-6-49	Mill-made and loom-made cotton umbrella and umbrella cloth, ready-made garments, woollen and silken goods, blank hessian and yarn.
142	Ganapatram Jutharam	Post office and district Jalpaiguri.	..	JP/654A, 11-6-49.	..	Cotton-cloth, ready-made garments, hosiery goods, woollen and silken goods, hessian, umbrella parts.
143	B. M. Roy ..	Post office Baliganj, district West Dinajpur	..	JP/655A, 11-6-49.	..	Coal, lime.
144	Chowdhury Tobacco Store.	Post office and district Jalpaiguri	..	JP/656A, 11-6-49.	Biri-tobacco, biri-leaves and thread.
145	Ramji Poddar ..	Post office Maynaguri, district Jalpaiguri.	..	JP/657A, 11-6-49.	Cup, plate, coal, atta, flour and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeat for sale.	Sweetmeat, tea.
146	Rambaran Sing Pitambar Sing.	Nakti Tea Estate, post office Mal, district Jalpaiguri	..	JP/658A, 11-6-49	..	Groceries, spices, chillies, tea, oil, groundnut oil, washing stationery goods
147	Adamba Mistanna Bhandar.	Post office Maynaguri, district Jalpaiguri.	..	JP/659A, 11-6-49	Milk, vegetable ghee, spices, atta, flour, coal and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeat for sale.
148	Banshidhar Ramsarup	Post office Mal, district Jalpaiguri.	..	JP/660A, 11-6-49.	..	Biri, spices, washing soap, stationery goods, soap, cotton-thread, fancy goods etc., betelnut, button, panicle, hardware, vegetable ducts, soda, chillies, torches and battery, etc.
149	Mal Auto Stores ..	Post office Mal, district Jalpaiguri.	..	JP/661A, 11-6-49	..	Petrol, mobiloil, grease, lub oil, tyre, tube, motor accessories and cycle accessories.
150	Surendra Nath Pramanik	Banaghat, Nadia	KR/1047A, 1-6-49.	..	Paddy, cereals, oilcake, molasses, tamarind, rice, bag, mustard, barley, jute, cotton.
151	Md. Anjad Ali	Krishnagar, Nadia	KR/1048A, 3-6-49.	Sugar, flour, milk, chhana, coal, fuel, tea, oil, spices, ghee, dalia and A, B certified for any process in the manufacture of sweets and cooked food.	..
152	Lalit Mohon Biswas ..	Krishnagar, Nadia	KR/1049A, 3-6-49	..	Cereals, pulses, cement, lime, gur.
153	Jitendra Nath Das ..	Sadhanpara Bahirgachi, Nadia.	..	KR/1050A, 14-6-49	Brass, copper, tin and A, B certified for any process in the manufacture of utensils for sale.
154	Sitalalaya ..	Goari, Krishnagar, Nadia	..	KR/1051A, 14-6-49.	..	Shoe, handloom and mill cloth, hosiery, ready-made garments, umbrella and cotton.
155	Samernol Ram Lal ..	Khagra, Murshidabad	..	KR/1052A, 14-6-49	..	Cereals, pulses, oils, spices, soda, coal-tar, biries, wheat salt, sagu, arrowroot, mung seeds, groundnut, betelnut, chillies, turmeric, matches, vegetable products, jagri, molasses, sugar rope, string, ghee, borax, misadai, baneti goods, stationery and general merchandise when required for sale
156	Ram Saran Das & Bros.	18, Netaji Subhas Road, Calcutta	..	LR/1738A, 1-6-49	Coal and coke.
157	East End Distributors ..	5, Clive Ghat Street, Calcutta.	..	LR/1739A, 1-6-49.	A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of liquor, amon fort, red turkey oil, leather oil, leather for sale.	Light and heavy chemicals, oils and lubricants, descriptions, tea, tea machineries, tea garden implements and tools, acids, dyes, colours, pigments, tarpaulin.
158	L. Arthur Lyon & Company.	2, Clive Ghat Street, Calcutta.	..	LR/1740A, 1-6-49.	A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of patent medicine for sale.	Medicines, drugs, milk powder.
159	Ahuja Brothers ..	20, Netaji Subhas Road, Calcutta.	..	LR/1741A, 1-6-49	..	Foodstuffs.
160	Premier Canvas Company	4, Fairlie Place, Calcutta	Calcutta (1)	LR/1777B, 1-6-49.	A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of tarpaulins for sale.	Jute, cotton and flax, canvas, line, proofed and unproofed canvas made of jute, cotton, flax, jute, hessian and cotton, jute, cotton and flax twines, tapes, hemps, sisal and ropes, eyelets, canvas bags, coats, holdalls and other articles.
161	Pharmed, Limited ..	12, Netaji Subhas Road, Calcutta.	..	LR/1742A, 3-6-49.	Pharmaceuticals and biological products.
162	D. Parkeria & Co., Ltd.	23, Canning Street, Calcutta.	..	LR/1743A, 3-6-49.	Coal, coke, coal-tar, coal lubricants.
163	Union Tea Garden Stores, Ltd.	1, Commercial Buildings, Calcutta.	..	LR/1744A, 6-6-49.	Hardwares, silver, tea chests.
164	Bharet Mata Mistanna Bhandar.	9, Royal Exchange Place, Calcutta.	..	LR/1745A, 10-6-49.	Sugar, flour, tea, coal, and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of tea, sweets for sale.

1	Name of the dealer.	Address and chief place of business.	Number of branches.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale
2	3	4	5	6	7	
1	Mitra Mukherjee & Co.	18, Netaji Subhas Road, Calcutta.	..	LR/1746A, 10-6-49.	...	Coal and coke
2	A. W. Rice Screens Co.	8, Canning Street, Calcutta	..	LR/1747A, 10-6-49	Black iron sheet and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of rice huller screens for sale	Hardware, machinery
3	Netwarial Shamaldas & Co.	22, Canning Street (4th floor), Calcutta.	..	LR/1748A, 13-6-49.	..	Coal and coke
4	B. N. Banerjee, Ltd.	10, Canning Street, Calcutta	..	LR/1749A, 13-6-49	..	Coal and coke
5	Dey Brother	Jhargram Town, Midnapore.	..	MN/812A, 4-6-49	...	Cloth, hosiery and hand loom goods
6	Damodar Singh	148 & 149, Goalbazar, Khargpur, Midnapore.	..	MN/813A, 8-6-49.	A and B certified for any process in the manufacture of sweetmeats for sale.	
7	Girdharilal Fakirchand	67, Goalbazar, Khargpur, Midnapore.	..	MN/814A, 8-6-49.	A and B certified for any process in the manufacture of sweetmeats for sale.	
8	The Tropical Clinic & Bacteriological Laboratory.	Jhargram Town, Midnapore.	..	MN/815A, 8-6-49	A and B certified for any process in the manufacture of medicinal mixtures for sale.	Patent medicine, foods, perfumery and stationery goods
9	Modern Ready-made Stores.	Subhas Road, Bankura	..	MN/816A, 8-6-49.	..	Cloth, ready-made garments, hosiery goods.
10	Surendra Nath Dutta	Sibbazar, Midnapore	..	MN/817A, 8-6-49.	..	Cloth, hosiery and ready-made garments
11	Ram Krishna Saha	Barrabazar, Midnapore	..	MN/818A, 8-6-49	..	Cloth, hosiery goods and ready-made garments
12	Balmukund Jutharam	Tittagarh, 24-Parganas	..	PG/858A, 3-6-49.	..	All kinds of handloom and mill-made cloths.
13	Jagatmata Bhandar	Basirhat, 24-Parganas	..	PG/859A, 4-6-49	Biri tobacco, biri leaves
14	Anga Rag	10, Gariahata Road, South, Dhakuria, 24-Parganas.	..	PG/860A, 4-6-49.	All kinds of mill-made and handloom cloths, cotton piece goods, silk goods, woollen goods, ready-made garments, bedding stores, hosiery goods, yarn
15	Ruby Pharmacy	100, Diamond Harbour Road, Kidderpore, 24-Parganas.	..	PG/861A, 6-6-49.	Pharmaceutical medicines and A, B, C certified for any process in the manufacture of mixtures, ointments, powders for sale.	Patent medicines, pharmaceutical chemicals, injectures, provisions, stationery, medical instruments
16	Sriatidhar Sadhukhan	Barasat hat, post office Barasat, 24-Parganas.	..	PG/862A, 6-6-49.	Oils of all kinds, oilcakes, salt, bhushl, pulses, sugar and sugar candy, dalia, ropes, patent medicines, spices.
17	Basanti Soorkey Mill & Raniganj Coal Concern.	Ballyganj Railway Siding, post office Tiljala, 24-Parganas.	..	PG/863A, 8-6-49.	..	Coal, coke, hard coke
18	Mataram Sajja Sadan	454, Diamond Harbour Road, Behala, 24-Parganas.	..	PG/864A, 8-6-49.	..	Cloth and other hosiery goods, ready-made garments, stationery goods, confectionery
19	Balal Chandra Sadhukhan.	Talpuhur, Barrackpore, 24-Parganas.	..	PG/865A, 10-6-49.	..	Cement
20	Sashi Bhawan Mondal	480, Diamond Harbour Road, Behala, 24-Parganas.	..	PG/866A, 10-6-49.	Biri leaves and biri tobacco and A, B, C certified for any process in the manufacture of biri for sale.	Biri leaves, biri, matches, cigarettes
21	Damodar Bhandar	Kankinara Bazar, Kankinara, 24-Parganas.	..	PG/867A, 10-6-49.	..	Grocery goods, stationery goods, patent medicines, ropes, coats and general merchandise as and when required for resale
22	Diamond Harbour Co-operative Industrial Union, Ltd.	Diamond Harbour, 24-Parganas.	..	PG/868A, 10-6-49.	..	Mill-made and handloom woven cloth and other textile goods
23	Hind Card Board Box Manufacturing Co.	Basantlal Saha Road, Tollygunj, 24-Parganas.	..	PG/869A, 10-6-49.	Card board, papers and A, B, C certified for any process in the manufacture of card board box for sale.	Card board papers
24	Sheik Mollah & Co.	Basirhat, 24-Parganas	..	PG/870A, 11-6-49.	..	Glassware, ready-made clothes, handloom lungi, hosiery goods, stationery goods.
25	Gokul Chand Dey	Ghowpara Road, Hazratnagar, Nalhati, 24-Parganas.	..	PG/871A, 14-6-49.	Gold, silver, bullion and A, B, C certified for any process in the manufacture of gold and silver ornaments for sale.	Gold and silver bullion, specie gold and silver ornaments, stone.
26	Abdul Gafur (Cloth Shop)	Sett Bazar, Kamarhati, 24-Parganas.	..	PG/872A, 14-6-49.	Handloom products, ready-made garments, mill-made clothes, hosiery goods, umbrella
27	Kalika Oil Mills	54, Tollygunj Circular Road, Tollygunj, 24-Parganas.	..	PG/873A, 15-6-49.	Mustard seeds and A, B, C certified for any process in the manufacture of oil for sale.	Tin canisters, steel drums, gunny bags.
28	Samsul Huda Huda.	Nurul Maabensia Road, Kamarhati, 24-Parganas.	..	PG/874A, 15-6-49.	Mill-made cloths, piece-goods and other mill-made products
29	Nirode Mohan Roy & Co.	65/1, Maharshi Debendra Road, Calcutta.	..	SH/1464A, 1-6-49.	Iron rod, paint and varnishes, hinges, nails and A, B certified for use in any process in the manufacture of doors and windows for sale.	Timber.
30	The New Store	50, Ramdhan Mitra Lane, Calcutta.	..	SH/1465A, 7-6-49.	Stationeries, perfumeries, confectioneries, watches, medicines, hosiery, cigarettes, matches, cigars, tobacco, dolls, toys and general merchandise as and when required for resale.

Serial No.	Name of the dealer.	Address and chief place of business.	Number of branches.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6	7
195	Mehra Oil Mills	4, Banomall Sarkar Street, Calcutta.	..	SH/1466A, 10-6-49.	Mustard seeds, mill stores and A, B certified for use in any process in the manufacture of mustard oil for sale.	Mustard oil, oilcakes, gunnies, drums.
196	Laurel Press	60, Gopinathan Dutta Lane, Calcutta.	..	SH/1467A, 13-6-49.	Paper boards, ink, types and blocks and A, B certified for use in any process in the manufacture of printed matters for sale.	Stationery goods.
197	The Glass Syndicate, Ltd.	104D, Grey Street, Calcutta.	..	SH/1468A, 15-6-49.	Glass bottle, jar, glasswares, etc. and caps.
198	Shaw & Co.	20, Durga Charan Mukherjee Street, Calcutta.	..	SH/1469A, 15-6-49.	All sorts of building materials.
199	Sree Guru Press	157A, Dharmatala Street, Calcutta.	..	SL/1714A, 7-6-49.	All kinds of paper, all kinds of printing ink, all kinds of printing materials, all kinds of electrical goods, all kinds of lubricating oil and kerosene oil, printing press machineries and accessories, binding machineries and accessories and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of printed matters and book bindings for sale.	Stationery.
200	Vinar Radio Electric Co.	P-39, Mission Row Extension, Calcutta	..	SL/1715A, 8-6-49.	Radio and radio parts.
201	Chakralaya	61, Bentinck Street, Calcutta.	..	SL/1716A, 8-6-49.	Cycle and cycle accessories, shaw cycle and parts, tri-cars and parambulators and their parts, paints, brushes, battery oil, grease, chain and clock.
202	Andena Establishments Blumenthal.	P-59, Prinsep Street, Calcutta.	..	SL/1717A, 10-6-49.	Goatskins, sheepskins, lizard skin, snake skins, cow and buffalo hides, bristles, naphthalene, hessian cloth, jute twine, nal khari salt, table salt, wood casks, packing boxes.
203	Mahit Kumar Chakraborti.	6B, Woodgolla Coal Depot of Sealdah, Calcutta.	..	SL/1718A, 10-6-49.	Coal and coke.
204	Modern Press	157B, Dharmatala Street, Calcutta.	..	SL/1719A, 10-6-49.	All varieties of papers, card board, printing and binding materials, press accessories, machine oils and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of printed matters for sale.	Printed articles and stationeries.
205	Motilal Dey Mistanna Bhandar.	42/3, Chandney Chawk Street, Calcutta.	..	SL/1720A, 13-6-49.	Atta, sugar, ghee, coal, oil and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeats, cachuri, nonta for sale.
206	Paridheya	171A, Dharmatala Street, Calcutta.	..	SL/1721A, 14-6-49.	Textiles, hosiery and ready made garments.
207	Orient Acid and Chemical Industries.	1, Weston Street, Calcutta	..	SL/1722A, 14-6-49.	Sulphuric acid, commercial, sodium nitrate, potash nitrate, salt and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of acids and chemicals for sale.	Sulphuric acid, commercial, pigments, chemicals and distilled water.
208	Ganesh Chandra Badhukhan & Atul Chandra Badhukhan.	Sheoraphuly, Hooghly	SP/820A, 1-6-49.	Mustard seeds and A, B certified for any process in the manufacture of mustard oil for sale.
209	Kamal Kumar Sabui & Nital Chandra Sabui.	Jangipara, Hooghly	SP/821A, 1-6-49.	Rice, atta, flour, cloth, coal and coke.
210	Roy Chowdhury & Co. ..	Khamarpara, Banberia, Hooghly	..	SP/822A, 10-6-49.	Building materials.
211	K. P. Saha	Dhanlakhali, Hooghly	SP/823A, 10-6-49.	Textile goods.
212	Santosh Kumar Nath ..	Mogra Bazar, Mogra, Hooghly.	..	SP/824A, 10-6-49.	Gold and A, B certified for any process in the manufacture of gold and silver ornaments for sale.	Silver ornaments.
213	Ghosh Bros.	Bhadreswar, Hooghly	SP/825A, 11-6-49.	Ready-made shoes, primary school books.
214	Chandra Kumar Guha, Saktipada Dey.	Boinchee Station Bazar, Boinchee, Hooghly.	..	SP/826A, 11-6-49.	Mustard oil, rape oil, coconut oil, groundnut oil, oil cake, apple gur, sugar, tobacco, sago, sugar, fuller's earth, ghee, dalda, coal-tar.
215	Asian Importers	6A, S. N. Banerjee Road, Calcutta.	..	TL/1254A, 1-6-49.	Lamps, mirrors, links, toys, razors and blades.
216	A. Forbes & Co., Ltd. ..	60, Chingrighata Road, Calcutta.	..	TL/1255A, 2-6-49.	Raw hides and skins.
217	Kalish Prosad Hosiery Ltd.	101, Park Street, Calcutta	..	TL/1256A, 4-6-49.	Yarn, mill stores, machinery, building materials and A, B, C certified for any process in the manufacture of hosiery cloths, vests, pants.	Yarn, cloth and fabrics.
218	Home of Orice	711, New Market, Calcutta.	..	TL/1257A, 6-6-49.	Silk, cotton, woolen goods, jewelry, watches and bags.
219	Calcutta Poly-Oline, Ltd.	6A, S. N. Banerjee Road, Calcutta.	..	TL/1258A, 7-6-49.	Ampoules, phials, chemicals, cardboard boxes, paper, distilled water, spirit, soda, glass apparatus, enamel drums, bottles, A, B, C certified for any process in the manufacture of medicines, injections.	X-Ray apparatus, films, chemical X-Ray spare parts.

Name of the dealer.	Address and chief place of business.	Number of branches.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
2	3	4	5	6	7
Chittaranjan hander.	Mistanna 122, Beliaghata Road, Calcutta.	Main ..	TL/1259A, 8-6-49.	Ata, green vegetables, ghee, flour A, B, C certified for any process in the manufacture of sweetmeats.
Karanja Supply Stores	P/10, Beliaghata Road, Calcutta.	Main ..	TL/1260A, 8-6-49.	General merchandise as and when required.
Asian & American Trading Co.	19A, Chowringhee Road, Calcutta.	..	TL/1261A, 10-6-49.	Jute,essian, jute goods, rice, wheat, sugar, cotton, woollen goods, cycle, toys, motors, motor-cars, flash lights, rubber goods, electric goods, machinery.
Indian Chain Stores, Ltd.	12, Chowringhee Road, Calcutta.	..	TL/1262A, 11-6-49.	Toilet goods, stationery, textiles, hosiery, provisions, garments, carpets, glassware, crockery, cutlery, chemicals, battery, torches, miscellaneous and general merchandise.
Air Co., Ltd.	.. 6A, S. N. Banerjee Road, Calcutta.	..	TL/1263A, 13-6-49.	Galvanised sheet, galvanised and copper pipe, asphalt, refrigeration and water pipe accessories, A, B, C certified for any process in the manufacture of water cooler tanks, solar heaters, ducts, grills, ice cans, bunker coils and refrigeration accessories.	Electrical, mechanical and refrigeration machinery and appliances.
Print Kraft, Ltd.	.. 63, Dharamtola Street, Calcutta	..	TL/1264A, 14-6-49.	Printing and binding machineries, paper and board, ink, mobil oil, blocks, roxine, types, plastic sheets, gold leaf, electrical goods, A, B, C certified for any process in the manufacture of printing and binding.	Stationery goods.

Explanatory note.—Regarding “goods for use in manufacture or in the execution of contracts” following code letters have been used to denote the meanings noted against each:—
 A—Other raw materials.

B—Plant, machinery, spare parts, accessories and consumable stores.

C—Building or plumbing materials or fixtures required for construction, fitting out or repair of any building.

2883F.T.—23rd December 1949.—In pursuance of the provisions of section 9 of the Bengal Sales Tax Act, 1941 (Bengal Act VI of 1941), the following names and addresses of

registered dealers together with a description of the goods covered by their registration certificates are published for general information.—

Name of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
2	3	4	5	6	7
Aditya Chandra Adhikari.	Suri, District Birbhum	..	AS/1181A, 18-7-49.	Cloth, hosiery goods, ready-made garments, handloom products.
Central Nandy Colliery	Nandy, post office Nandy, district Burdwan.	..	AS/1182A, 20-7-49.	B, C certified for any process in the raising of coal from mine for sale.	Cloth, umbrellas, utensils.
Lageshwar Coal Co.	.. Post office Searsol Rajbati, district Burdwan.	..	AS/1183A, 20-7-49.	Machinery and A, B, C certified for any process in the raising of coal from the mine for sale.	Rice and atta
Refinal Sitaram	.. Barabazar, Raniganj, district Burdwan.	..	AS/1184A, 20-7-49.	Mill-made cloth, ready-made garments and hosiery goods.
Hindusthan Glass and Silicate Product Co.	Dhadka Road, Asansol, District Burdwan.	..	AS/1185A, 21-7-49.	Soda ash, coal and A, B certified for any process in the manufacture of sodium silicate for sale.	Sodium silicate.
Central Jamuria Colliery Co.	Jamuria, post office Nandy, District Burdwan.	35, Armenian Street, Calcutta (1).	AS/96B, 21-7-49.	Machinery and A, B, C certified for any process in the raising of coal from the mine for sale.
Hiba Pada Chandra	.. Suri, district Birbhum	AS/1186A, 23-7-49.	Cloth, ready-made garments, hosiery goods, handloom products, woollen goods.
Santheshwari Bhandar	.. Bolepur, district Birbhum	..	AS/1187A, 25-7-49.	General merchandise as and when required for resale.
Bengal Society	.. Bastin Bazar, Asansol, district Burdwan.	..	AS/1188A, 26-7-49.	Handloom cloth, mill-made cloth and woollen cloth.
Indralaya	.. Grand Trunk Road, Asansol, district Burdwan.	..	AS/1189A, 26-7-49.	Cloth, hosiery and ready-made garments.
Miner Ornament House	Grand Trunk Road, Asansol, District Burdwan.	..	AS/1140A, 29-7-49.	Gold, silver and A, B certified for any process in the manufacture of gold and silver ornaments for sale.	Gold, silver, gold and silver ornaments.
Lohla Coal Co.	.. Barakar, district Burdwan.	..	AS/1141A, 30-7-49.	Machinery and A, B, C certified for any process in the raising of coal from the mine and manufacture of coke for sale.
Regina Biscuit Co.	.. 1, Ramkanta Sen Lane, Calcutta.	..	BDI/1702A, 18-7-49.	Flour, sugar, salt and A, B certified for the manufacture of biscuit for sale.
Santosh Mistanna Bhandar.	156/2, Upper Circular Road, Calcutta.	..	BDI/1704A, 19-7-49.	Chhana, ghee, wheat products and A, B, C certified for use in the manufacture of sweets and salted articles.	Milk, sweets and salted articles.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business	Number and date of registration certificate.	Goods for use in the manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6	7
15	Star Hosiery ..	10, Baharam De Street, Calcutta.	..	BDI/1706A, 27-7-49.	Yarn and A, B certified for use in the manufacture of hosiery goods.	Hosiery goods.
16	Bhimany Supply Agency	20, Mahanhi Debendra Road, Calcutta.	..	BDII/1048A, 18-7-49.	Hardware, iron goods, tools implements.
17	Raphael Art Press ..	81, Burtolla Street, Calcutta.	..	BDII/1944A, 19-7-49.	Paper, ink and A, B certified for use in any process in the manufacture of printing and book binding.	Books, exercise book, paper and cardboard.
18	Sivchandra Kamala-prasad.	71, Burtolla Street, Calcutta.	..	BDII/1945A, 20-7-49.	Kirana, jute and jute product
19	Ajanta Stores ..	8, Ganguly Lane, Calcutta.	..	BDII/1948A, 25-7-49.	Handloom woven cloths.
20	Maheswary Co. ..	4, Doyehatta Street, Calcutta.	..	BDII/1949A, 29-7-49.	Yarn, thread, vegetable and hardware, textiles, ready-made garments, manihari, stationery, kirana ment and gunny bags, etc
21	Steno Industries ..	402, Upper Chitpur Road, Calcutta.	..	BDII/1946A, 21-7-49.	Feeding bottles and other tests and valves, stat goods.
22	Kumarendra Bose ..	Suite 11, 84B, Bondel Road, Calcutta.	..	BH/1613A, 16-7-49.	Textile goods, provisions, stores, hardware goods, medicines and goods.
23	Kashi Nath Bose ..	1, Andul Raj Road, Kallighat, Calcutta.	..	BH/1614A, 16-7-49.	Coal.
24	Sibendra Nath Pathak	Watanji Railway Siding, Calcutta	..	BH/1615A, 20-7-49.	Coal
25	Milap Service Station ..	14, Ashutosh Mukherjee Road, Calcutta.	..	BH/1616A, 22-7-49.	Petrol, engine oil, greases, service materials (lifts only)
26	Universal Electric and Cycle Co.	23F, Russa Road, Kallighat, Calcutta.	..	BH/1617A, 25-7-49	Electrical goods.
27	Basta Colla Colliery Co., Ltd.	P-878, Sarat Chatterjee Avenue, Calcutta.	Calcutta (1)	BH/1303B, 25-7-49	Coal and coke.
28	Abarani ..	88B, Mahim Haldar Street, Calcutta.	..	BH/1618A, 27-7-49.	Cloth, thread, brass button and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of shirt, achkan, pagree, pant, nameplates.
29	B. Encoe & Co. ..	4A, Little Russell Street, Calcutta.	..	BH/1619A, 27-7-49.	Handles, locks, latches, tower-bolts, tapestry, curtain materials, stuffing cloth, hinges, silk, rexine, glass, mirror, furniture fittings, wood, timber, screws, nails, nuts, bolts, springs, washers, hardware and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of furniture woodworks of all kinds for sale.
30	M. Maitra & Co. ..	175, Rash Behari Avenue, Calcutta.	..	BH/1620A, 27-7-49.	Coal and coke.
31	Kallighat Textile Mills, Ltd.	88A, Kasaripara Road, Calcutta.	..	BH/1621A, 27-7-49	Yarn, bleaching powder, caustic soda and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of hosiery products.
32	Nagarjun Chemical Works, Ltd.	34-2, Mohim Haldar Street, Calcutta	..	BH/1622A, 27-7-49.	Chemicals, oils, rosin perfume, spirit, labels and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of cosmetics, disinfectant, ink.
33	Ben Mukherjee & Co. ..	80, Ram Kamal Street, Calcutta.	..	BH/1624A, 30-7-49.	Ferrous and non-ferrous metal, timber, paints and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of various parts for ship repairing and ship building.
34	Jhumamal Sampatral	Borehat, Burdwan	BN-677A, 18-7-49.	Mustard seeds, oilcake, oil.
35	Mohanalal Jibanal Shah & Co.	Raniganj bazar, Burdwan	..	BN-678A, 19-7-49.	Bidi tobacco and bidi leave
36	Bree Ganesh Bhandar ..	Gadal, Burdwan	BN-679A, 22-7-49.	Handloom and mill-made hosiery, umbrellas, read garments, oils, oilcake, cereals, pulses, soda, molasses, tobacco, co ghee, sugar-candy, strings, vegetable product hard seeds, sagoo, poppy cotton, mutli, soap, broom-sticks.
37	Anil Kumar Mukherjee	Dainhat, Burdwan	BN-680A, 25-7-49.	Brass, bell-metal, copper utensils.
38	Anandaal Misra ..	Tikorehat, Burdwan	BN-681A, 27-7-49.	Coal, spade, iron net and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of brick and lime for sale.	Iron rods, corrugated sheet, spade and iron net
39	Baharam Pandit ..	Katwa, Burdwan	BN-682A, 29-7-49.	Cloth, cigarettes, biscuits, merica, toffets, tea, stat and paper.
40	Ghose & Sons ..	57, Olive Street, Calcutta	..	CBI-1769A, 25-7-49.	Tea.

Sl. No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
2	3	4	5	6	7	
1	Mylapara Weavers Trading Corporation, Ltd.	95, Lower Orbitpur Road, Calcutta.	..	OSI-1770A, 25-7-49.	Cotton, handloom cloth.
2	Premraj Munda	17, Pageyapatty Street, Calcutta.	..	OSI-1771A, 25-7-49.	Handloom lungi, all kinds of textiles.
3	Sankaraj Kedia & Co.	201, Harrison Road, Calcutta.	..	OSI-1772A, 27-7-49.	Textile goods, cotton, silk and woven goods, hosiery, ready-made garments.
4	Jamunadas Jhinabhai	203-1, Harrison Road, Calcutta.	..	OSI-1773A, 27-7-49.	Textiles.
5	Hazarimal Mangtaram & Sons.	175, Harrison Road, Calcutta.	..	OSI-1774A, 29-7-49.	Cloth, stationery goods, hessian, twine, gunny bags, umbrellas, hosiery goods.
6	Sajjankumar Subhashchand.	182, Cross Street, Calcutta.	..	CSII-2265A, 16-7-49.	Silver, betelnuts, jute products, spices, cement.
7	Bombay Cloth Stores	68, Canning Street, Calcutta.	..	CSII-2266A, 16-7-49.	Textiles.
8	Kedia Bros.	16, Noormal Lohia Lane, Calcutta.	..	CSII-2267A, 16-7-49.	General merchandise as and when certified by the purchasing dealer to be required for resale.
9	Anandi Company	198, Cross Street, Calcutta.	..	CSII-2268A, 18-7-49.	Textiles.
10	Jamunadas Bhagwan-dass & Co.	208, Cross Street, Calcutta.	..	CSII-2269A, 18-7-49.	Imitation silver ornaments.
11	Sobnath Deonath Singh	152C, Harrison Road, Calcutta.	..	CSII-2270A, 19-7-49.	Sugar, ghee, tea, milk products and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of cooked food, tea and sweetmeats.	Sweetmeats.
12	Surajmal Gajadhar	208, Cross Street, Calcutta.	..	CSII-2271A, 22-7-49.	..	Textiles.
13	Hind Silk	162A, Harrison Road, Calcutta.	..	CSII-2272A, 26-7-49.	...	Handloom products.
14	Vijay Trading Co.	160, Harrison Road, Calcutta.	..	CSII-2273A, 26-7-49.	Hosiery goods.
15	Goonka Bros.	29, Strand Road, Calcutta.	..	CSIII-1639A, 19-7-49.	Steam, slack coal, hard and soft coke.
16	Abdul Karim & Co.	P-5, Canning Street, Calcutta.	..	CSIII-1640A, 19-7-49.	.	Torch lights, torch battery and accessories.
17	Mudan Dhar & Co.	15, Netaji Subhas Road, Calcutta.	..	CSIII-1641A, 20-7-49.	Textile goods.
18	The Steel Fittings Manufacturing Co., Ltd.	67B, Netaji Subhas Road, Calcutta.	.	CSIII-1642A, 22-7-49.	Steel, non-ferrous metals and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of pipe-fittings, machine parts for sale.	Mil stores.
19	K. Kar	32E, Jackson Lane, Calcutta.	..	CSIII-1643A, 22-7-49.	.	Synthetic, natural essential oils and aromatic chemicals.
20	Ballias Engineering Co.	137, Canning Street, Calcutta.	..	CSIII-1644A, 23-7-49.	..	Hardware.
21	Kadikaran Kanhayalal	2, Raja Woodmunt Street, Calcutta.	..	CSIII-1645A, 23-7-49.	..	Textiles, manila, stationery goods and general merchandise as and when required for resale.
22	International Trading Corporation.	19, Synagogue Street, Calcutta.	..	CSIII-1646A, 26-7-49.	Patent medicines and tinned foods.
23	Roy Das & Co.	16, Bonfields Lane, Calcutta.	..	CSIII-1647A, 29-7-49.	Medicines, medical instruments and tinned foods.
24	Bengal Chemicolour Co.	10, Armenian Street, Calcutta.	..	CSIII-1648A, 29-7-49.	...	Dyes and chemicals.
25	Poor Mistanny Bhandar	71, Old Chinabazar Street, Calcutta.	..	CSIII-1649A, 30-7-49.	Ghee, tea, colour, spices, sugar, swalpatha, coal, milk powder, tinned milk and any other materials certified by the purchasing dealer to be required for use in any process in the manufacture of wheat products, sweetmeat and liquid tea for sale.
26	Bhatalal Halul	178, Harrison Road, Calcutta.	..	CSIV/1686A, 16-7-49.	Sugar, ghee, atta and A certified for any process in the manufacture of sweetmeats for sale.	Sweetmeats.
27	Bharat Purchasing Co.	37, Cross Street, Calcutta.	..	CSIV/1687A, 16-7-49.	..	War-disposal goods.
28	Bhabani Charan Dutta	157, Netaji Subhas Road, Calcutta.	..	CSIV/1688A, 21-7-49.	Copper, brass, lead, zinc and non-ferrous metals.
29	Sohanlal Tosniwal	157, Netaji Subhas Road, Calcutta.	..	CSIV/1690A, 21-7-49.	Brass metals and hardware.
30	Sharma Bros., Ltd.	P-9, Pageyapatty Street, Calcutta.	..	CSIV/1691A, 22-7-49.	Piece-goods.
31	Dugar Stores	174, Harrison Road, Calcutta.	..	CSIV/1692A, 22-7-49.	Ready-made garments and hosiery goods.
32	Ram Gopal Arora	180, Harrison Road, Calcutta.	..	CSIV/1693A, 22-7-49.	Hosiery and ready-made garments.
33	Shyamacharan De	112, Monohardas Street, Calcutta.	..	CSIV/1694A, 26-7-49.	Machine tools.
34	Lalchand Hukamchand	157, Netaji Subhas Road, Calcutta.	..	CSIV/1695A, 26-7-49.	Non-ferrous metals and metal ware.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business	Number and date of registration certificate.	Goods for use in the manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6	7
75	Economic Homeo Stores	159, Netaji Subhas Road, Calcutta.	Calcutta (1)	CSIV/142B, 19-7-49.	Homoeopathic medical books and instruments, corks, leather bag, spirit, rubber tube, wooden box, Homoeopathic and Biochemic medicines and A, B certified for any process in the manufacture of Homoeopathic medicines and globules for sale.	Homoeopathic and Biochemic medicines, Homoeopathic medical books, phials, corks, sugar, milk, globules, wooden box, leather bags, rubber tube and filter paper.
76	National House.	Perfumery 44-45, Ezra Street, Calcutta.		CL/1823A, 16-7-49.		Chemicals, drugs, perfumery, essential oil, empty phials, corks, paper and tins.
77	Medical Emporium	55/22/1, Canning Street, Calcutta		CL/1824A, 16-7-49.		Medicines, foods and chemicals
78	Dey & Brothers.	144/3, Harrison Road, Calcutta.		CL/1831A, 23-7-49.		Carbide of calcium, burner, acetylene gas lamps, electric accessories, incandescent lights and their parts.
79	Saraswathi Lungi Co.	83/5, Lower Chitpur Road, Calcutta		CL/1834A, 29-7-49.		Handloom products, loongis.
80	Azad Hind Tea Co.	28, Mochuabazar Street, Calcutta		CL/1880A, 22-7-49.		Tea and tea chests.
81	Bengal Order Supply Co	34/1, Ratu Sarkar Lane, Calcutta.		CL/1892A, 23-7-49		Pulses, oils, sugar and other general merchandise as and when certified by the purchasing dealer to be required for resale.
82	Benarashahi Subhakaran	10/2, Syed Sally Lane, Calcutta.		CL/1893A, 29-7-49.		Hardware, timber, corrugated and plane sheets, packing materials, small tools.
83	Alce Villa & Carlton Hotel.	Darjeeling		DJ/426A, 20-7-49	Rice, flour, atta, tea, coffee, sugar, vegetable for manufacture of cooked food	
84	Dale Furnishing Co	Darjeeling		DJ/427A, 20-7-49.	Wood, workshop tools, hardwares, cotton, coir, rexine, webbing, glass, leather, pipe, canvas, gunny, polish, paints, spirit, turpentine oil, and A, B, C certified by the purchasing dealer to be required for use in the manufacture of furniture for sale.	
85	Mahabir Co	811 Guri		DJ/428A, 20-7-49		Cocoanut oil, badam oil, mahua, spices, stationery goods, cloth, bibles, cigarettes, hardware, paper, soap, mustard oil, white oil, groceries, tobacco, mustard seeds
86	Associated Accessories, Ltd.	20, Mangoe Lane, Calcutta		EL/1896A, 20-7-49		Motor parts and accessories.
87	Chhotalal Varma & Co.	1/1, Vansittart Row, Calcutta.		EL/1897A, 20-7-49.		Coal.
88	Khas Ganeshpore Coal Mines, Ltd.	1/1, Vansittart Row, Calcutta.		EL/1898A, 20-7-49		Coal
89	Nath Aluminium Trading Co.	F-37, Radha Bazar Street, Calcutta.		EL/1899A, 20-7-49		Aluminiumware, brassware, enamelware, glassware, stationery
90	B. K. Maltra	1/1, Vansittart Row, Calcutta		EL/1900A, 21-7-49		Coal and coke.
91	Nanalal M. Varma Co., Ltd.	1/1, Vansittart Row, Calcutta.		EL/1901A, 22-7-49		Coal and coke.
92	Nanalal M. Varma	1/1, Vansittart Row, Calcutta.		EL/1902A, 22-7-49		Coal and coke.
93	Industrial Store Agency	Mercantile Buildings, 9 Lall Bazar Street, Calcutta		EL/1903A, 22-7-49.		Goodyear's belts.
94	Bapuji Mistanya Bhandar	26/1, Pollock Street, Calcutta.		EL/1905A, 27-7-49	Flour, sugar, tea and A, B certified for use in any process in the manufacture of fried and cooked food, tea and sweetmeats.	
95	Basantya Stores	28/18, Old China Bazar Street, Calcutta.		EL/1906A, 27-7-49.		Steel trunks, steel suit cases, leather suit cases, holdalls.
96	Alexander Moody & Co.	14/2, Old China Bazar Street, Calcutta.		EL/1907A, 29-7-49		Miscellaneous stores, leather goods, wooden goods, hardware, starch and coal.
97	Indian and Foreign Produce Marketing Agent.	2, Waterloo Street, Calcutta.		EL/1908A, 29-7-49.		Fruit squashes, cordials, non-alcoholic drinks, condiments, disinfectants.
98	National Silk Manufacturing Co., Ltd.	14, Hare Street, Calcutta		EL/1909A, 29-7-49.		Silk, yarn, handloom cloth.
99	Carter Pooch & Co	27, Bentinck Street, Calcutta.		EL/1910A, 29-7-49.	Glue, chemicals, spirit, shellac, tins and drums and A, B, C certified for use in any process in the manufacture of adhesives for sale.	Wireless and radio and parts, electrical motors and generators
100	Commercial Supply Agency.	44-46, Canning Street, Calcutta.		EL/1911A, 30-7-49.		Timber tea chests fitting, chemicals, machines and machinery parts.
101	Bally Sahartally Bahamukhi Samabhai Samity, Ltd.	5, Kallash Banerjee Lane, Howrah.		HW/1014A, 16-7-49.		Cloth, textiles, ghee, oil, soap, battery, mata, biscuits and butter.
102	Ram Probesh Routh	14, Punjab Line, Coal Depot, Howrah.		HW/1015A, 19-7-49.		Soft coke, steam coke and hard coke.
103	Mahabani Collieries, Ltd. (The).	66, Panchananolla Road, Howrah.		HW/1016A, 19-7-49.		Coal and coke.
104	Commercial Chamber Cloth Shop, Ltd.	379/1, Grand Trunk Road, South, Howrah.		HW/1018A, 19-7-49.		Textiles, umbrellas, handloom-made and mill-made cloth.

1	Name of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale
2	3	4	5	6	7	
1	Mukherjee Bros. ..	65, Panchananolla Road, Howrah.	..	HW/1019A, 22-7-49.	Coal and coke.
2	Central Kankanee Collieries, Ltd. (The).	65, Panchananolla Road, Howrah.	..	HW/1020A, 22-7-49.	Coal and coke.
3	Amur Offset and Art Printing.	261, Grand Trunk Road, North, Howrah.	..	HW/1021A, 26-7-49.	Paper, cardboard, ink, types and A. B. certified by the purchasing dealer to be required for use in any process in the manufacture of printing jobs.	Paper and stationery goods
4	Julshi Charan Ghosh ..	Scottkur Road, Bally, Howrah.	..	HW/1022A, 29-7-49.	..	Coal.
5	Kanai Lal Ghosh ..	2, Grierson Road, Howrah	..	HW/1023A, 29-7-49	Sugar, ghee, coal, fuel, paper, cardboard box, sal leaves and A. B. certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeats, salted-sweets, luchi, singara, kachuri, nimki, parata, tea, sarbat, vegetable chops and curd.	Milk, tea, rasagolla, sweet curds, aerated water.
6	Radio-electric ..	211/1, Sibpur Road, Howrah	..	HW/1024A, 30-7-49.	Radio parts, tools, machinery, consumable stores, and A. B. certified by the purchasing dealer to be required for use in any process in the manufacture of radios.	Radio, gramophone, electrical goods, photo goods, cinema apparatus
7	Rakshit Brothers & Sons	Malopara, Krishnagar, Nadia.	..	KR/1074A, 16-7-49.	Textile, hosiery and umbrellas.
8	Sri Krishna Silk Bhandar	Berhampore, Murshidabad	..	KR/1075A, 18-7-49.	...	Silk yarn, silk cloth and handloom cloth.
9	Sahib Singh Dewan Singh	Khagra, Murshidabad	KR/1076A, 18-7-49.	...	Silk cloth and yarn
10	Manik Lal Saha, Sankar Prasad Saha.	Saktipur, Murshidabad	..	KR/1077A, 26-7-49.	Salt, sugar, oil, betel-nut, spices, pulses, cereals, gur and grocery goods
11	Radha Nath Saha ..	Khagra, Murshidabad	..	KR/1078A, 26-7-49.	Sugar, flour, suji, ghee, coal, atta, spices, and A. B. certified for any process in the manufacture of sweetmeats and cooked food	Sandesh.
12	Harek Chand Saraogi ..	Lalgola, Murshidabad	KR/1079A, 27-7-49.	..	Textile and yarn
13	Guzrat Tobacco Co. ..	Khagra, Murshidabad	KR/1080A, 27-7-49	.	Tobacco, tea, biri leaves, thread, gunny bags, coir yarn
14	Friends Medical Stores	English Bazar, Malda	KR/1081A, 29-7-49	Drug, medicines, empty phials, bottles for manufacture of medicines and serving prescriptions.	Medicines, food for invalids, surgical dressing toilet for tooth
15	Sasthi Charan Kundu ..	Ranighat, Nadia	KR/1082A, 29-7-49.	...	Spices, coconut oil, ghee, ground-nut, fibre, rope, sulli, soap, tea, biri, oils, mustard, rope
16	National Medical Hall ..	Jiaganj, Murshidabad	KR/1083A, 29-7-49.	Prescription serving drugs for serving prescriptions.	Patent medicines and tin foods, surgical goods, glycerine, cotton, denatured spirit, toilet and perfumery, injectable sera vaccines, drugs for resale
17	West Laikdih Coal Co., Ltd.	18, Netaji Subhas Road, Calcutta.	..	LR/1770A, 16-7-49.	Coal and coke.
18	Associated Laikdih Collieries, Ltd.	18, Netaji Subhas Road, Calcutta.	..	LR/1771A, 16-7-49.	Coal and coke.
19	A. M. Vrajai & Co. ..	21A, Canning Street (Ground floor), Calcutta.	..	LR/1772A, 20-7-49.	Millstones, hardware, electric goods
20	Hindusthan Plastics Co.	8, Royal Exchange Place, Calcutta.	..	LR/1773A, 27-7-49.	Machine oil and plastic powder, and A. B. C. certified by the purchasing dealer to be required for use in any process in the manufacture of plastic goods for sale.	..
21	Hindusthan Woollen Mills, Ltd.	8, Royal Exchange Place, Calcutta.	..	LR/1774A, 27-7-49.	Wool, woollen blankets, hosiery, woollen and worsted goods and other woollen materials.
22	Sitaran Shankarlal ..	9, Royal Exchange Place, Calcutta.	..	LR/1775A, 30-7-49.	...	Cloth, hessian and jute products, tea, plywood, general stores, cement and bricks.
23	Ramakrishnan Prabhu-dayal.	Village, Satmile, post office Contai, district Midnapore	..	MN/847A, 19-7-49.	...	Mill-made cloth, ready-made garments, hosiery goods
24	Nahul Kanta Bid ..	Saha Bazar, Midnapore.	..	MN/848A, 19-7-49.	Mill-made and handloom cloth, mat, yarn, ganji, ready-made garments.
25	Gour Das Shaw ..	Sibbasar, Midnapore	MN/849A, 19-7-49.	Stationery goods, ganji, ready-made garments, tea, biscuits, lousage, cigarettes, biri, soap, chimney, glass.
26	Pravash Chandra Nag ..	Barabazar, Bankura	MN/850A, 19-7-49.	A. B. certified for any process in the manufacture of sweetmeats for sale.
27	Bijoylakhmi Icecream Factory.	Burrabazar, Midnapore	..	MN/851A, 19-7-49.	A. B. certified for any process in the manufacture of icecream and icecandy for sale.
28	Benode Behari Saha & Bros.	Mohamedal, Midnapore	MN/852A, 19-7-49.	Grocery, rope and mustard seed.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in the manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6	7
133	Marayan Bastralaya ..	Subhas Road, Bankura	..	MN/853A, 20-7-49.	Cloth, hosiery goods and ready-made garments.
134	Bankim Chandra Sen ..	Bankura	MN/854A, 20-7-49.	Blanket, rope and basket.
135	Radha Gobinda Kar ..	Sibbazar, Midnapore	MN/855A, 20-7-49.	Grocery and rope.
136	Bhagirath Ramdeo ..	Chandni Chawkbazar, Khangpur, Midnapore.	..	MN/856A, 20-7-49	Betel-nut, coconut oil, spices to bacco, biris, soap, groundnut oil, mustard seed and rope.
137	National Trading Co ..	Tamluk, Midnapore	..	MN/857A, 20-7-49.	Diesel oil, lubricating oil, motor oil, gear oil, grease, brake oil and marfack grease.
138	Subarna Dutta's Cloth Shop.	Barrabazar, Bankura	..	MN/858A, 20-7-49.	Handloom cloth, hosiery goods and ready-made garments.
139	Bandhav Pustakalaya ..	Tamluk Town, Midnapore	..	MN/859A, 20-7-49	Books, maps, atlas, paper, black board, black-board ink, pen, pen-holder, ink and slate.
140	Kamala Kanta Dutta ..	Sonamukhi, Bankura	MN/860A, 30-7-49.	Biri tobacco and leaves, stationery goods, hardware, cement, soap, carbide, soap, methylated spirit, cigarettes, glassware, spices, ropes, paints and varnish, dyestuffs, colours, tea, oils and coal.
141	Palli Luxmi Rice Mill ..	Rudhamohanpur, post office Banada Palaahi, district Midnapore	..	MN/861A, 30-7-49.	A, B, C certified for any process in the manufacture of rice for sale.
142	Binapani Stall ..	Nutanganj, Bankura	MN/862A, 30-7-49.	A, B certified for any process in the manufacture of sweetmeats and tea for sale.
143	Satyanaran & Co. ..	Paharpore, Midnapore	..	MN/863A, 30-7-49.	Vegetable ghee and spices.
144	Indian Traders Bureau, Ltd.	7, Harrison Road, Calcutta	..	SL/1747A, 16-7-49.	Electric fan, belting, bolt, nut, water pipe, electrical good night-soll cart.
145	Vyas Hosiery Mill ..	11, Grant Lane, Calcutta	..	SL/1748A, 18-7-49.	Yarn, packing material and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of hosiery goods for sale.	Hosiery goods, hosiery machinery and machinery parts, packing cases and materials.
146	Economic Stores ..	165, Bowbazar Street, Calcutta.	..	SL/1749A, 19-7-49.	Button, thread, needles, buckles, cloth and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of all ready-made garments for sale.	Ready-made garments.
147	Bibhuti Bhusan Bose ..	Sealdah Woodgola Siding No 7, Calcutta.	..	SL/1750A, 19-7-49.	..	Coke and coal.
148	Brianard International (India), Ltd.	6/8, Madan Street, Calcutta.	..	SL/1751A, 21-7-49.	..	Refrigerator, electric appliances, radio sets, industrial engines, conditioning equipment, motor cycles, ice plants, refrigerant gases.
149	Modern Engineering Co.	52/9, Bowbazar Street, Calcutta.	..	SL/1752A, 21-7-49.	Hardware, tools, implements, and machineries.
150	Alliance Cycle Co. ..	14/1A, Grant Lane, Calcutta.	..	SL/1753A, 22-7-49.	Cycle and cycle accessories.
151	Ruby Spinning Mills, Ltd.	6/2, Madan Street, Calcutta.	..	SL/1754A, 22-7-49.	Dye-stuff.
152	Janata Radio, Ltd. ..	6, Madan Street, Calcutta.	..	SL/1755A, 27-7-49.	Radio fittings, electrical fittings and radio parts and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of radios, radio apparatus for sale.	Bulion, mill stores, and radio parts.
153	Sarma (India), Ltd. ..	35, Chittaranjan Avenue, Calcutta.	..	SL/1756A, 27-7-49.	Tea, tea chests and their contents, machinery, electrical appliances, hardware, mill tools, tung seed, tea seed, fertilizer, fire extinguishers, weighing machine, tea garden stores, silk for printing press, boots and shoes.
154	Roy & Co. ..	17, Kali Kumar Banerjee Lane, Calcutta.	..	SH/1500A, 16-7-49.	Coal.
155	Indian Paper Machinery and Engineering Works, Ltd.	14B, Paul Street, Calcutta.	..	SH/1501A, 16-7-49.	Black sheet, brass sheet, steel, aluminium, zinc, coal, fiber and A, B, C certified for use in any process in the manufacture of machineries, industrial and agricultural equipments, tools for sale.
156	Chittagong Soap and Chemical Works.	28, Lockgate Road, Cossimpore, Calcutta.	..	SH/1502A, 18-7-49.	Caustic soda, coconut oil and A, B certified for use in any process in the manufacture of washing soap for sale.
157	Tara Chand Prosad.	17/19, B. G. Kar Road, Calcutta.	..	SH/1503A, 19-7-49.	Spices, oils, vegetable products, soda, mustard seeds, khuskhus ropes.
158	Durgawari Bhandar.	Misanna 114/3, Cornwalls Street Calcutta.	..	SH/1504A, 20-7-49.	Sugar, atta, flour, chhana and A, B certified for use in any process in the manufacture of sweetmeats for sale.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	Number and date of registration certificate.	Goods for use in the manufacture or in the execution of contracts.	Goods for resale
1	2	3	4	5	6	7
159	Jayanti Stores	155, Upper Chitpore Road, Calcutta.	..	SH/1507A, 23-7-49.	Cloth.
160	Binapani Soap & Chemical Works.	72, Belgachia Road, Calcutta.	..	SH/1508A, 23-7-49.	Oils, chemicals, soda ash and A, B certified for use in any process in the manufacture of washing soap for sale.	
161	Krishna Saw Mill	28, Nandlal Bose Lane, Calcutta.	..	SH/1509A, 25-7-49.	Logs and A, B certified for use in any process in the manufacture of planks for sale.	Logs, planks, timber
162	Banerjee & Co.	57, Cossipore Road, Calcutta.	..	SH/1510A, 25-7-49.	Cloths, garments, hosiery, umbrellas, sticks.
163	International Hosiery	10, Jorabagan Street, Calcutta.	..	SH/1513A, 26-7-49.	Hosiery fabrics, thread, yarn, chemicals, cardboard boxes, packing materials and A, B certified for use in any process in the manufacture of hosiery vests (ganjees) for sale.	
164	Bengal United Traders, Ltd.	35, Darpanarayan Tagore Street, Calcutta.	..	SH/1514A, 27-7-49.	Paper, ink and A, B, C certified for use in any process in the manufacture of printed materials for sale.	
165	Bhuban Panda	23, R. G. Kar Road, Calcutta.	..	SH/1515A, 29-7-49.	Atta, flour, sugar, ghee, spices and A, B certified for use in any process in the manufacture of sweetmeats for sale.	
166	City Hosiery Mills	10A, Kasbi Mitra Ghat Street, Calcutta.	..	SH/1516A, 20-7-49.	Hosiery than, yarn and A, B certified for use in any process in the manufacture of ganjees for sale.	
167	Ela Stores	128/22A, Cornwallis Street, Calcutta.	..	SH/1517A, 30-7-49.	Biri tobacco, biri leaves, thread.
168	Elmac	13, Marsden Street, Calcutta.	..	TL/1280A, 18-7-49.	Bottles, caps, fruits, labels and A, B certified for any process in the manufacture of condiments	
169	Fleurs	29, Lindsay Street, Calcutta.	..	TL/1282A, 26-7-49.	Cloth, buttons, thread, buckles and A, B, C certified for any process in the manufacture of tailored garments.	Novelties and stationery goods, models and imitation jewellery
170	Jain Stores	2, Dharamtola Street, Calcutta.	..	TL/1283A, 27-7-49.	Ready-made garments, hosiery, umbrella, woollen goods, cloth and piece-goods.
171	Madan	4 & 7, Humayan Court, Lindsay Street, Calcutta	..	TL/1284A, 27-7-49.	Woollen, silk and cotton materials, buttons, elastics and A, B, C certified for any process in the manufacture of ladies dresses	Silk, woollen and cotton, piece-goods, zari and bead and sequences, hosiery, ready-made goods, silk and art silk saris, knitting wool
172	Universal Traders	Ballygunj Railway Sidling, 24-Parganas.	..	PG/908A, 18-7-49.	Coal and coke
173	Sanna J Sabee	3, Tanupukur Road, Dhakuria, 24-Parganas.	..	PG/909A, 18-7-49.	Textile goods, both mill made and handloom, paper and stationeries.
174	K. P. Bose	Diamond Harbour, Station Bazar, post office Diamond Harbour, 24-Parganas.	..	PG/910A, 18-7-49.	Coal, coke, cement and kerosene oil
175	Sarat Chandra Kumar	Kankinara, 24-Parganas	..	PG/911A, 18-7-49.	Corrugated tin, iron rod
176	Satish Chandra Das	Talpukur Bazar, Talpukur, 24-Parganas.	..	PG/912A, 20-7-49.	All kinds of cloth, lungi, hosiery, ready-made garments
177	Bharat Metal Foundry and Workshop.	35, Becharam Chatterjee Road, Behala, 24-Parganas.	..	PG/913A, 26-7-49.	Iron, brass, copper and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of metal castings for sale.	
178	United Pipe and Tube Co.	1, Salimar Road, Dhakuria, 24-Parganas.	..	PG/914A, 26-7-49.	M. S. sheets and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of pipe, tubes, fittings and steel furniture for sale.	
179	Bhabani Prosad Bhakat	Sadar Bazar, 24-Parganas	..	PG/915A, 26-7-49.	All kinds of cloth, ready-made garments, hosiery.
180	Mahamaya Stores	Collins Road, Titagarh, 24-Parganas.	..	PG/916A, 27-7-49.	Stationery, grocery, ghee, oil, salt, coir ropes
181	Aleya Shoe Stores	Charial Bazar, Budge-Budge, 24-Parganas.	..	PG/917A, 27-7-49.	Shoes
182	Bharat Bastralaya	463, Diamond Harbour Road, Behala, 24-Parganas.	..	PG/918A, 27-7-49.	Cloth, ready-made garments, towels, hosiery goods

Explanatory note.—Regarding “goods for use in manufacture or in the execution of contracts” the following code letters have been used to indicate the meanings noted against each:—

A—Other raw materials.

B—Plant, machinery, spare parts, accessories and consumable stores.

C—Building or plumbing materials or fixtures required for construction, fitting out or repair of any building.

No. 1545F.T.—6th July 1950.—Sri Saroj Behari De, Sub-Deputy Magistrate and Sub-Deputy Collector employed as Agricultural Income-tax Officer, Grade II, is appointed on probation as Agricultural Income-tax Officer, Grade I, with effect from the date on which he takes over charge.

He will remain on probation for a period of one year and his confirmation will depend on his satisfactory work.

By order of the Governor,
B. DAS GUPTA, Secy.

Budget

NOTIFICATIONS.

The Charitable Endowments Act (VI of 1890).

No. 6976F.B.—30th June 1950.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrators of "Sreemutty Brohmomoyi's Hindu Orphans' Fund" created in terms of notification No. 3552F., dated the 2nd July 1893, doth hereby order and direct that the security, particulars of which were contained in the first part of the schedule written under the above notification, or any other security or securities to which it might have been or may be converted, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second part of the schedule written hereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

The Charitable Endowments Act (VI of 1890).

No. 6977F.B.—30th June 1950.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrators of "Maharajmata Siba Sundari Debi's Hindu Widows' Fund" created in terms of notification No. 1538F., dated the 7th March 1898, doth hereby order and direct that the security, particulars of which were contained in the first part of the schedule written under the above notification or any other security or securities to which it might have been or may be converted, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities when and as the same became and shall become due and payable and from time to time to

apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second part of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

The Charitable Endowments Act (VI of 1890).

No. 6978F.B.—30th June 1950.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrator of "the Mukta Keshi Debi Widow Fund" created in terms of notification No. 270F., dated the 16th January 1909, doth hereby order and direct that the securities, particulars of which were contained in the first part of the schedule written under the above notification or any other securities security or to which it might have been or may be converted, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second part of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

No. 7158F.B.—6th July 1950.—In exercise of the power conferred by clause (2) of article 283 of the Constitution of India, the Governor is pleased to make the following rules as exception to the Treasury Rules, Bengal, namely:—

RULES.

1. Notwithstanding anything contained in the Treasury Rules, Bengal, the amount received from the Imperial Bank of India, Calcutta, a cash credit advance to finance all food procurement operations in West Bengal shall not be paid into the Treasury or the Bank as defined in clause (c) and clause (d), respectively, of rule 2 of the said Rules, but shall be held in a current account in the Imperial Bank of India, Calcutta, to be operated upon by the Controller of Finance in the Department of Food to the Government of West Bengal.

2. The said Controller shall furnish a statement of cash credit advances from, and repayments made to, the Imperial Bank of India, Calcutta, not later than the 15th of the month following that to which the transactions relate, duly verified by the Imperial Bank of India, Calcutta, to the Accountant-General, West Bengal, direct in such detail as the said Accountant-General may prescribe to enable him to carry out the necessary adjustment in his books to incorporate the transactions in the Public Account.

3. These rules shall take effect from the 1st April 1949 and continue in force until further orders.

By order of the Governor,
B. DAS GUPTA, Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATION.

24-Parganas-Calcutta.—No. Medl./D.H.S./308 IE-1/49.—7th July, 1950.—Assistant Surgeon Dr. Miss Ena Mitra, M.B., Lady Doctor, Special Hospital, Alipore, is posted temporarily until further orders on supernumerary duty at the Presidency General Hospital, Calcutta, with effect from the afternoon of the 30th June 1950 or any subsequent date on which she actually joins the hospital.

By order of the Governor,
P. M. DATTA, Asst. Secy.

RESOLUTION—No. Medl.2788/1C-13/49.

Calcutta, the 21st June 1950.

Government of West Bengal are pleased to appoint the following ladies and gentlemen as members of the Visiting Committee of the Campbell Hospital, Sealdah, for 1950-51:—

President.

The Commissioner, Presidency Division (*ex-officio*).

Secretary.

The Superintendent, Campbell Hospital, Sealdah (*ex-officio*).

Members.

- (1) District Magistrate, 24-Parganas (*ex-officio*).
- (2) Mr. J. G. Workman, representative of the Bengal Chamber of Commerce.
- (3) Sri K. P. Mukherjee, representative of the Bengal National Chamber of Commerce.
- (4) Sri B. L. Rajgarhia, representative of the Bharat Chamber of Commerce.
- (5) Mr. N. L. Kanoria, representative of the Indian Chamber of Commerce.
- (6) Dr. M. N. Sarkar, M.B., representative of the Corporation of Calcutta.
- (7) Dr. M. N. De, M.B. (Cal.), M.R.C.P. (Lond.), representative of the Corporation of Calcutta.
- (8) Rtn. N. Beed, representative of the Rotary Club, Calcutta.
- (9) Miss Mira Dutta Gupta.
- (10) Srijukta Molina Dutt (Mrs. S. C. Dutt).
- (11) Janab H. A. Hakam, M.L.A.
- (12) Mr. D. J. Cohen.
- (13) Sm. Shiela Davar (N.C.W.I.).
- (14) Srijukta Asoka Gupta.

The manner in which the Committee will discharge its duties, is as follows:—

The members will not visit the hospital individually; the Committee will form itself into groups not less than three members, each group in turn to visit the hospital on a fixed day and at a fixed time each month. In addition to these visits at fixed times the members will pay unexpected visits to the hospital. Members while paying surprise visit should on arrival at the hospital immediately inform the Superintendent and in his absence his deputy before entering the wards. If all the three members of the group are not present, the remaining members can go round without the absentee members, as the case may be. The members constituting the group should inspect the internal arrangements and offer such suggestions regarding the administration of the institution as they think proper.

A visitors' book will be kept in the hospital in which the recommendations of the Committee will be recorded. The Superintendent will note on the visitors' book the action taken on each recommendation and any other remarks or explanations that he may wish to offer. He will transmit a copy of the visitors' book without delay to the Director of Health Services, West Bengal, for consideration. The Director of Health Services will take such further

action as may seem necessary and will bring to the notice of Government any matter which he thinks sufficiently important. A copy of the entries should also be sent to the Secretary to the Government of West Bengal, Medical and Public Health Department, for information.

The Committee as a whole will meet at least once a quarter, review the reports of the visiting groups and discuss the remedial measures adopted. The Superintendent of the Campbell Hospital should attend the meetings of the Visiting Committee.

The Committee will send copies of the resolutions passed at their quarter meetings to the Secretary to the Government of West Bengal, Medical and Public Health Department, and also to the Director of Health Services, West Bengal, who will submit to Government a report of the action taken or proposed to be taken on the points raised in those resolutions.

The members will hold office until the next reconstitution of the Committee. Any member who fails to visit the hospital during three successive months without sufficient reason will automatically cease to be a member, and Government will appoint a new member in his or her place. Visitors' book should be submitted by the Superintendent to Government once every quarter for noting the names of habitual absentees.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Public Health

NOTIFICATIONS.

Nadia.—No. P.H.1299/H-76/49.—3rd July 1950.—Dr. Radha Shyam Sinha Biswas, M.B.B.S., D.P.H., is appointed temporarily to act, until further orders, as the Subdivisional Health Officer, Nadia, Sadar, with effect from 16th May 1950, *vice* Dr. S. R. Pal.

2. This cancels notification No P.H. 806/H-76/49, dated the 9th May 1950.

Birbhum.—No. P.H.1300/H-76/49.—3rd July 1950.—Dr. Madhu Sudan Gupta, M.B.B.S., D.T.M., is appointed temporarily to act, until further orders, as the Subdivisional Health Officer, Rampurhat, with effect from the date on which he takes over charge.

By order of the Governor,
B. C. DAS GUPTA, Secy.

OFFICE OF THE DENTAL REGISTRATION TRIBUNAL, WEST BENGAL.

Grosvenor House, 21, Old Court House Street, Calcutta-1.

NOTIFICATION.

No. 886/D.—4th July 1950.—The first register of dentists under section 32 of the Dentists Act, 1948, has been prepared in accordance with the decisions of the Registration Tribunal on the applications that were made. A printed copy of the register will be published in this office on 13th July 1950, and it will be kept open for inspection by any person desiring to do so [Government Rule 10(7)]. A copy of the same may also be obtained from this office on payment of Rs. 3, besides postage of 6 annas, if required to be sent by post.

Any person aggrieved by the decision of the Registration Tribunal may prefer an appeal within thirty days from the 13th July 1950, mentioned above, to the District Judge of 24-Parganas, who has been appointed Appellate Authority for the purpose. The memorandum of appeal shall state the grounds on which registration is claimed, the details of the qualifications, if any, and the dates on which and the authority from which they were received (Government Rule 11(1)).

M. N. GUPTA, Registrar.

DEPARTMENT OF WORKS AND BUILDINGS**Establishment
NOTIFICATION.**

No. 64.—10th July 1950.—Sri Jamini Kumar Banerjee, officiating Executive Engineer in the West Bengal Senior Service of Engineers, is appointed substantively in that rank on probation, with effect from the 23rd March 1950.

2. On substantive appointment as Executive Engineer, Sri Jamini Kumar Banerjee will continue to act as Personal Assistant of the Chief Engineer, Works and Buildings, until further orders.

3. The orders contained in this department notification No. 37, dated 31st March 1950, are hereby cancelled.

By order of the Governor,
S. BHATTACHERJEE, Asst. Secy.

**DEPARTMENT OF IRRIGATION AND
WATERWAYS****NOTIFICATION.**

No. 36.—10th July 1950.—The services of Sri Shyama Charan Chatterji, Deputy Magistrate and Deputy Collector, who was employed as Deputy Secretary, Department of Irrigation and Waterways, were replaced at the disposal of the Home (General Administration) Department, with effect from the 10th June 1950 (afternoon).

By order of the Governor,
A. B. GANGULI, Addl. Secy.

**IRRIGATION AND WATERWAYS
DIRECTORATE****NOTIFICATION.**

No. 28C.I.E.—26th June 1950.—In supersession of this office notification No. 90.I.E., dated 1st March 1950, Sri Sital Chandra De, B.E., temporary Assistant Engineer, is posted to the Mayurakshi Construction Division No. II of the Mayurakshi Canal Circle, with effect from 24th April 1950, until further orders.

G. B. MONDAL, Chief Engineer.

**COMMERCE AND INDUSTRIES
DEPARTMENT****Mines and Power
ORDER.**

No. 1414M.P.—6th July 1950.—Whereas Sri Tarapada Ghose has entered into an agreement with the Calcutta Electric Supply Corporation, Limited, licensees of the Calcutta and District Consolidated Electric License, 1946, for taking from the said licensees, the supply of electrical

energy at the premises of Sri Tarapada Ghose Ghosepara, Bally, in the district of Howrah situated outside the area of supply of the said licensees;

And whereas the said premises are not situated within the area of supply of any other licensee

Now, therefore, in exercise of the power conferred by section 27 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to authorise the said licensees, namely, the Calcutta Electric Supply Corporation, Limited, to supply energy to Sri Tarapada Ghose at Ghosepara Bally, in the district of Howrah, for domestic purposes and to lay down and place electric supply lines for that purpose subject to the following conditions and restrictions, namely:—

The authority hereby conferred shall—

(a) remain in force until—

- (i) the area of supply of the said licensees extended so as to include within its limits the said premises at Ghosepara Bally, in the district of Howrah, or
- (ii) a license is granted to any other person whose area of supply includes the said premises within its boundaries and such person is in a position to supply energy to the said premises, or
- (iii) and transmission or distribution system supplying energy outside such area of supply is established by or on behalf of the State Government,

enabling energy to be supplied at the said premises without such authority,

(b) be subject to the restrictions referred to in the third proviso to section 27, hereinbefore mentioned.

This sanction is not in lieu of the sanction required under the West Bengal Electricity (Emergency Powers) Act, 1948.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

DIRECTORATE OF INDUSTRIES

Orders by the Director of Industries, West Bengal

No. 115.—8th July 1950.—In modification of this office order No. 46, dated the 8th May 1950, Dr. S. Deb, Assistant Director of Industries (Cottage), was allowed earned leave for the days from 24th April 1950 to 23rd May 1950; extraordinary leave for one month and one day from 24th May 1950 to 24th June 1950, under rule 168(I) and rule 174(I) (a) of the West Bengal Service Rules, Part I.

2. He was permitted to prefix Sunday on the 23rd April and affix Sunday on the 25th June 1950, to his leave.

D. N. GHOSE, Director

LABOUR DEPARTMENT**ORDER.**

No. 3633Lab.—4th July 1950.—Whereas under the Government of West Bengal, Commerce, Labour and Industries Department, order No. 924Lab., dated the 27th March 1948, as amended by the Government of West Bengal, Labour Department, order No. 767Lab., dated the 16th February 1950, the industrial dispute between Messrs. A. Firpo, Ltd., 18/2, Chowringhee, Calcutta, and their employees as represented by Firpo's Employees' Union, 30/2A, Serpentine Lane, Calcutta, in connection with the case of Sri S. K. Banerjee and six other employees mentioned in the list attached with the said order, dated the 27th March 1948, was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has given the award, as shown in the annexure hereto;

Now, therefore, in exercise of the power conferred by section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to direct that the award be published in the *Calcutta Gazette*.

ANNEXURE.

In the matter of an industrial dispute between Messrs. A. Firpo, Ltd., 18/2, Chowringhee, Calcutta, and their employees represented by Firpo's Employees' Union, 30/2A, Serpentine Lane, Calcutta.

PRESENT: SRI G. PALIT, *District Judge, Chairman, Industrial Tribunal.*
Present for the Union—Sri P. K. Sanyal, Advocate, along with Sri Krishnadhyan Banerji, Secretary.

Present for the Company—Mr. E. R. Meyer, Counsel, instructed by Sri B. B. Sinha of Messrs. Leslie & Hinds, Solicitors.

1. By an order No. 924Lab., dated the 27th March 1948, the Government of West Bengal constituted a Tribunal of one Judge under sections 7 and 10 of the Industrial Disputes Act (Act XIV of 1947) and referred the said dispute to Sri P. K. Sarkar for adjudication. After a time, his services not being available, the Government of West Bengal, by a subsequent order No. 767Lab., dated the 16th February 1950, referred the said dispute to me for adjudication after due appointment.

2. The reference was originally received on 1st April 1948. The Union filed its written statement on 27th April 1948. The Company filed its written objection on 7th May 1948. The issues were settled in the presence of lawyers of the parties on 13th May 1948. Then the proceeding was stayed by a Rule of the Hon'ble High Court of Calcutta on 27th May 1948. The said stay order was lifted on 9th November 1949. Some time was taken for inspection and other steps. I came in charge of the case on 17th February 1950. After several adjournments the case was taken up for final hearing on 10th June 1950. After the case was opened, there was a talk of compromise between the parties. The talks materialised and a petition of compromise was eventually filed.

3. The issues stand as follows:—

- (1) Does the discharge of the seven employees of the Company named in the Government order amount to victimisation and unfair labour practice?
- (2) Can the said employees be reinstated? Has this Tribunal jurisdiction to order such reinstatement? What relief should be granted to the said employees?

AWARD.

Issues 1 and 2.

I need not go into details about the written statement filed by the parties before me. The Union contended briefly that the Company was in a flourishing condition. It did not grant adequate pay and allowances to its employees. Accordingly, the Union was formed to ventilate the grievances of the workers. The Company, with a view to wreck the Union, discharged certain employees without sufficient justification on the plea of retrenchment on economic grounds. The Union contends that this move was actuated by a *mala fide* motive on the part of the Company. During the hearing, the Union pressed the case of three employees only. The Company, on the other hand, denies its increasing prosperity. It contends that after the cessation of the war, the financial position of the Company has dwindled down greatly; particularly, as the result of prohibition in force in free India. The Company, however, resists the claim for reinstatement or compensation of these three discharged workers.

As the parties, during the hearing, have come to terms and filed a petition of compromise before me, I need not adjudicate upon the matter on evidence. The issues are disposed of in terms of the said petition. In the petition of settlement the terms of adjustment have been recorded. It calls upon the Tribunal to record an award of "no dispute" in respect of the matter under reference. I accept the prayer and record the award accordingly. The petition of settlement, as per Annexure A, will form part of this award, which is one of there being no present dispute between the parties.

G. PALIT,
District Judge,
Chairman, Industrial Tribunal.

The 16th June 1950.

ANNEXURE A.

BEFORE SRI G. PALIT.

Tribunal, appointed under the Industrial Disputes Act, 1947.

In the matter of an Industrial Dispute between Messrs. A. Firpo, Ltd., and their employees represented by Firpo's Employees' Union.

The humble petition of the Employers and the Employees named above.

MOST RESPECTFULLY SHEWETH:—

That the parties hereto have settled their disputes on the following terms, *vis.*—

- (a) that each of the workmen, *viz.*, Sri P. C. Ghoshal, Sri S. N. Mukherjee and Sri L. M. Bhattacharjee, shall be paid Rs. 660 (Rupees six hundred and sixty only) as *ex-gratia* payment;

- (b) that they shall get such amount standing to their credit in the Provident Fund account including Company's contribution up to the date of their discharge;
- (c) that all allegations against the Company are withdrawn;
- (d) that the above payment now made to these workmen shall not be taken as a precedent either by the employer or the employees or the Union or be used in any manner in any subsequent dispute between the parties;
- (e) that an award should be made to the effect that there is no dispute now pending between the parties.

Your petitioners therefore pray that the above terms may be recorded and an award may be made to the effect that no dispute is now pending between the parties.

And your petitioners, as in duty bound, shall ever pray.

C. CORTI,
Director, A. Firpo, Ltd.
10-6-1950.

KRISHNA DHON BANERJI,
Secretary, Firpo's Employees' Union.
10-6-1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

NOTIFICATION.

No. 3660Lab.—5th July 1950.—In exercise of the power conferred by sub-section (6) of section 8 of the Factories Act, 1948 (LXIII of 1948), and in supersession of notification No. 2285Com., dated the 6th March 1937, the Governor is pleased to declare that notices referred to in column 1 of the table below shall henceforth be sent to the Inspector specified in each case in column 2 of that table:—

Table.

1	2
1. (a) All notices required to be sent to the Chief Inspector of Factories under the Factories Act, 1948 (LXIII of 1948), or the rules made thereunder;	The Chief Inspector of Factories.
(b) All other notices in respect of factories situated within the Presidency-town of Calcutta, the districts of Howrah, Burdwan, Midnapore, Nadia, Murshidabad and 24 Parganas excluding Barrackpore subdivision but including Dum Dum and Baranagore police-stations.	Ditto.
2. All notices other than those referred to in clause (a) of item 1 in respect of factories situated within the districts of Hooghly, Birbhum, Bankura and the Barrackpore subdivision of 24 Parganas excluding Dum Dum and Baranagore police-stations.	Inspector of Factories, Barrackpore.
3. All notices other than those referred to in clause (a) of item 1 in respect of factories situated within the districts of Malda, West Dinajpur, Jalpaiguri and Darjeeling.	Inspector of Factories, Jalpaiguri.

Explanation.—In this notification “notice” means a notice under the Factories Act, 1948 (LXIII of 1948), or the rules made thereunder.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 37(2)49W.C.—29th June 1950.—In partial modification of this Labour Directorate notification No. 371L.C., dated 19th April 1949, published at page 701, Part I of the *Calcutta Gazette*, dated 28th April 1949, the names of “Messrs. D. Ritchie and D. B. Hendry”, members nominated by the employers to the Works Committee in the Dalbousie Jute Co., Limited, Champdany, Baidya-

bati post office, Hooghly, are hereby cancelled and the names of “Mr. J. Johnston” and “Mr. G. R. Gordon” are published in their places to general information.

No. 59(4)49W.C.—20th June 1950.—In addition to the names of the members constituting Works Committee on behalf of the employers in the Presidency Jute Mills, Rishra Hooghly, as published in this Labour Directorate notification Nos. 591L.C., dated 29th April 1949, 59(1)49L.C., dated 5th July 1949, 59(2)49W.C., dated 29th November 1949 and 59(3)49W.C., dated 28th April 1950, at pages 793, 1236, 2138 and 845 of the *Calcutta Gazette*, dated 12th May 1949, 21st July 1949, 8th December 1949 and 11th May 1950, respectively, the name of “Mr. R. E. Macdonald” is published as a member to the above Works Committee for general information.

No. 34(1)50W.C.—27th June 1950.—The name of “Sri Ranay Rai”, a member elected by the workers to the Works Committee in Ging Tea Estate, Darjeeling post office, Darjeeling, as published in this Labour Directorate notification No. 34W.C., dated 5th April 1950, at page 599, Part I of the *Calcutta Gazette*, dated 20th April 1950, is hereby cancelled and the name of “Sri Bastalal Gurung” is published in his place for general information as a result of bye-election held in constituency No. 3.

M. C. BANERJEE, Labour Commissioner.

No. 54(2)48W.C.—4th July 1950.—In partial modification of this Labour Directorate notification No. 54L.C., dated 3rd September 1948, published at page 1259, Part I of the *Calcutta Gazette*, dated 16th September 1948, the names of “Sri Ajit Kumar Banerjee” and “Sri Bholanath Sen”, members elected by the workers to the Works Committee of Messrs. C. K. Sen & Co. Ltd., 34, Chittaranjan Avenue, Calcutta, from constituencies Nos. 1 and 2 respectively, are hereby cancelled and the names of “Sri Prasuti Prasanna Sen” and “Sri Subal Chandra Mullick” are hereby published for general information as a result of bye-election held in constituencies Nos. 1 and 2.

No. 32(2)49W.C.—6th July 1950.—In partial modification of this Labour Directorate notification No. 32L.C., dated 18th April 1949, published at page 700, Part I of the *Calcutta Gazette*, dated 28th April 1949, the names of “Janab Ah Hossain” and “Janab Latif”, members elected by the workers to the Works Committee in Vicky Jute Works, Telinipara, Hooghly, from con-

tuency No. 4, are hereby cancelled and the names of "Sri Raj Ballav Chowdhury" and "Sri Ramdhari" are published in their places for general information as a result of by-election held in constituency No. 4.

No. 39(3)49W.C.—7th July 1950.—In partial modification of this Labour Directorate notification No. 39L.C., dated 21st April 1949, published at page 702, Part I of the *Calcutta Gazette*, dated 28th April 1949, the name of "Sri Paresh Nath (Ghose)", a member representing the workers from constituency No. 2 to the Works Committee of Delta Jute Mills Co., Ltd., post office Sankrail, Howrah, is hereby cancelled and the name of "Sri Paresh Mullick" is published in his place for general information as a result of by-election held in constituency No. 2.

No. 8(5)48W.C.—7th July 1950.—In partial modification of this Labour Directorate notification No. 8L.C., dated 20th May 1948, published at page 723, Part I of the *Calcutta Gazette*, dated 4 June 1948, as amended by notification No. 8(1)48W.C., dated 17th October 1949, published at page 1889, Part I of the *Calcutta Gazette*, dated 27th October 1949, the names of "Sri Rambar" and "Janab Jamal Sardar", members constituting the Works Committee in the Hooghly Mills, Limited, 9, Garden Reach Road, Kidderpore, Calcutta, on behalf of the workers from constituencies Nos. 5 and 6 respectively, are hereby cancelled and the names of "Sri Kusherswar Jha" and "Sri Rambali" are published in their places respectively for general information as a result of election held in constituencies Nos. 5 and 6.

S. K. HALDAR, Labour Commissioner.

Orders by the Registrar of Joint Stock Companies, West Bengal

Calcutta, the 5th July 1950.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of the Resistance Glass Makers, Ltd.

Notice is hereby given in pursuance of section 172(2) of the Indian Companies Act, 1913 (VII of 1913), that the abovenamed "Resistance Glass Makers, Ltd.", has been ordered on the thirteenth day of September one thousand nine hundred and forty-nine by the Hon'ble High Court of Judicature at Fort William in West Bengal in its ordinary original civil jurisdiction to be wound up compulsorily and the Official Receiver of the High Court has been appointed the Official Liquidator.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of the Aryan Bank, Ltd.

Notice is hereby given in pursuance of section 172(2) of the Indian Companies Act, 1913 (VII of 1913), that the abovenamed "Aryan Bank, Ltd.", has been ordered on the twentieth day of March one thousand nine hundred and fifty by the Hon'ble High Court of Judicature at Fort William in West Bengal in its ordinary original civil jurisdiction to be wound up compulsorily and the Official Receiver of the High Court has been appointed the Official Liquidator.

the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of the Pennsylvania Oil Co. (India), Ltd.

Notice is hereby given in pursuance of section 172(2) of the Indian Companies Act, 1913 (VII of 1913), that the abovenamed "Pennsylvania Oil Co. (India), Ltd.", has been ordered on the fifteenth day of May one thousand nine hundred and fifty by the Hon'ble High Court of Judicature at Fort William in West Bengal in its ordinary original civil jurisdiction to be wound up compulsorily and the Official Receiver of the High Court has been appointed the Official Liquidator.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of the Tower Hotel Ltd.

Notice is hereby given in pursuance of section 172(2) of the Indian Companies Act, 1913 (VII of 1913), that the abovenamed "Tower Hotel, Ltd.", has been ordered on the twenty-second day of February one thousand nine hundred and forty-nine by the Hon'ble High Court of Judicature at Fort William in West Bengal in its ordinary original civil jurisdiction to be wound up compulsorily and Sri Ajit Sarkar, Bar-at-Law, has been appointed the Official Liquidator.

B. P. ROY, Registrar.

DEPARTMENT OF FOOD

ORDERS.

No. 109(L.L.).—28th June 1950.—Under clauses 44 and 49 of the Calcutta Industrial Area Rationing Regulations, 1943, and in supersession of notification No. 17(L.L.), dated the 18th January 1950, published in the *Calcutta Gazette Extraordinary* of the 21st January 1950, I hereby direct that in the Calcutta Industrial Area as specified in Schedule "A" to the said Regulations, each appointed retailer shall sell the different qualities of rice mentioned in column 1 of the schedule below at prices not exceeding those specified in the corresponding items in column 2 of that schedule.

The Schedule.

1	2
Quality of rice.	Price per seer.
Fine	10 as. 6 ps. (ten annas and six pices)
Aman other than fine	6 as. 9 ps. (six annas and nine pices).
Aus	6 as. 3 ps. (six annas and three pices)

II. This notification shall be deemed to have taken effect on and from the 5th day of June 1950.

No. 110(L.L.).—28th June 1950.—Under clauses 46 and 51 of the Calcutta Industrial (Extended) Area Rationing Regulations, 1944, and in supersession of notification No. 18(L.L.), dated the 18th January 1950, published in the *Calcutta Gazette Extraordinary* of the 21st January 1950, I hereby direct that in the Calcutta Industrial (Extended) Area as specified in Schedule "A" to the said Regulations, each appointed retailer shall sell the different qualities of rice mentioned in column 1 of the schedule below at prices not exceeding those specified in the corresponding items in column 2 of that schedule.

The Schedule.

1	2
Quality of rice.	Price per seer.
Fine	10 as. 6 ps. (ten annas and six pices).
Aman other than fine	6 as. 9 ps. (six annas and nine pices).
Aus	6 as. 3 ps. (six annas and three pices).

II. This notification shall be deemed to have taken effect on and from the 5th day of June 1950.

D. K. GHOSH,

Director of Rationing and Distribution,
West Bengal.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

Burdwan.—No. 6568L.R.—15th June 1950.—
In exercise of the power conferred by the proviso to sub-section (3) of section 1 of the West Bengal Premises Rent Control (Temporary Provisions) Act, 1950 (West Bengal Act XVII of 1950), the Governor is pleased to extend the said Act to the areas known as "Patti Ushagram" and "Patti Murgashal" within Asansol subdivision in the district of Burdwan as specified in the schedule below:—

The Schedule.

1. The area known as "Patti Ushagram"—

(a) North of Grand Trunk Road commencing from the west with plot Nos. 779, 788 and 789 of the sheet No. 2 of mauza Asansol (jurisdiction list No. 23) up to plot Nos. 1308, 1313, and 1315 to the east of the sheet No. 3 of mauza Asansol (jurisdiction list No. 23). It extends to the north up to plot Nos. 789, 790, 1277, 1285, 1284 and 1278 of the sheet No. 3 of mauza Asansol (jurisdiction list No. 23).

(b) South of Grand Trunk Road commencing from the west with plot No. 1, sheet No. 1 of mauza Kalipahari (jurisdiction list No. 39) up to plot Nos. 25, 29, 30, 31 and 32 to the east of sheet No. 1 of mauza Kalipahari (jurisdiction list No. 39). It extends to the south up to plot Nos. 2, 3, 7, 5, 6, 12 and 32 of the sheet No. 1 of mauza Kalipahari (jurisdiction list No. 39).

2. The area known as "Patti Murgashal"—

(a) North of Grand Trunk Road commencing from the west with plot Nos. 681, 682 and 683 of sheet No. 2 of mauza Asansol (jurisdiction list No. 23) up to plot No. 777 to the east of the same mauza and same sheet. It extends to the north up to plot Nos. 684, 685, 705 and 777 of the sheet No. 2 of mauza Asansol jurisdiction list No. 23).

(b) South of Grand Trunk Road commencing from the west with plot Nos. 650-652 of the sheet No. 2 of mauza Asansol (jurisdiction list No. 23) up to plot Nos. 127, 128 and 129 of the sheet No. 1 of Mauza Mushila (jurisdiction list No. 25). It extends to the south up to plot Nos. 653, 654, 666, 657, 661, 345, 337 and 333 of sheet No. 2 up to plot Nos. 653, 654, 656, 657, 661, 345, 337 and 333 of sheet No. 2 of mauza Asansol (jurisdiction list No. 23) and also plot Nos. 110, 113, 126, 127, 128 and 129 of the sheet No. 1 of mauza Mushila (jurisdiction list No. 25).

24-Parganas-Calcutta.—No. 7502L.R.—6th July 1950.—In exercise of the powers conferred by section 4 of the Bengal Survey Act, 1875 (Bengal Act V of 1875), and section 3 of the Calcutta Survey Act, 1887 (Bengal Act I of 1887), the Governor is pleased to appoint Sri Anil Chandra Bhattacharjee, Sub-Deputy Collector and Assistant Khas Mahal Officer, 24-Parganas, to be the Assistant Superintendent of Survey in the district of 24-Parganas and in the town of Calcutta, during the absence, on leave, of Sri Ratindra Chandra Basu.

24-Parganas.—No. 7503L.R.—6th July 1950.—Sri Anil Chandra Bhattacharjee, Sub-Deputy Collector and Assistant Khas Mahal Officer,

24-Parganas, is vested with the powers of Collector under—

(i) The Bengal Land Revenue Settlement Regulation, 1822 (Act VII of 1822);

(ii) The Bengal Land Revenue Settlement Regulation, 1825 (Act IX of 1825),

to be exercised in the district of 24-Parganas during the absence, on leave, of Sri Ratindra Chandra Basu.

By order of the Governor

K. C. BARMAN, Dy. S.

Land Acquisition

NOTIFICATIONS.

Hooghly.—No. 7522L.A.(P.W.).—6th July 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by the Government at the public expense for a public purpose, viz., for the construction of the Harijejur Road, it is hereby notified that for the above purpose a piece of land altogether measuring more or less, 4.62 acres, and comprising cadastral plots as detailed below, is likely to be required in the district of Hooghly:—

District Hooghly.

Thana Haripal, village Jejur, jurisdiction No. 83.

Cadastral plot in full—1407.

Cadastral plots in part—126, 127, 122, 124, 121, 120, 100, 119, 101, 102, 104, 105, 112, 113, 114, 1194, 125, 1189, 1932, 1933, 1926, 1925, 1923, 1901, 1900, 1301, 1302, 1304, 1305, 1306, 1309, 1548, 1300, 2371, 1316, 1317, 1318, 1321, 1323, 1324, 1325, 1350, 1351, 1352, 1281, 1275, 1355, 1356, 1408, 1409, 1242, 1243, 1244, 1236, 1233, 1227, 1225, 1226, 1224, 1223, 1422, 1423, 1425, 1426, 1427, 1429, 1430, 1433, 1437, 1447, 2349, 1448, 1203, 2378, 1204, 1205, 1210, 1211 and 1212.

This notification is made, under the proviso of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of Hooghly.

In exercise of the powers conferred by the said section, the Governor is pleased to authorise the officers for the time being engaged in undertaking with their servants and workmen to enter upon and survey the land and do all the acts required or permitted by that section.

Any person interested in so much of the land as are not waste or arable, who has no objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Hooghly.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Burdwan.—No. 7526L.A.(P.W.).—6th July 1950.—In exercise of the powers conferred by section 48(I) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of the entire area of 343.25 acres of land notified for acquisition under declaration No. 1578L.A.(P.W.), dated the 15th March 1946, published at pages 458-59, Part I of the *Calcutta Gazette* of the 7th March 1946 (printed and published on the 1st April 1946) for the construction of the Calcutta-Siliguri Road (from northern boundary of mauza Srikhanda in thana Katwa up to the northern district border of Burdwan) in the district of Burdwan.

Burdwan.—No. 7528L.A.(P.W.).—6th July 1950.—The Governor is pleased to cancel the notification No. 903L.A.(P.W.), dated the 1st January 1946, under section 4 of the Land Acquisition Act, I of 1894, published at pages 1-363, Part I of the *Calcutta Gazette* of the 1st January 1946, in respect of the proposed acquisition of 375.98 acres of land for the construction of the Calcutta-Siliguri Road (from southern boundary of mauza Srikhanda in thana Katwa up to the northern district border of Burdwan) in the district of Burdwan.

24-Parganas.—No. 7554L.A.—7th July 1950.—The following agreement is published under section 42 of the Land Acquisition Act, I of 1894, for general information.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy.
to the Govt. of West Bengal
(*ex-officio*).

Agreement.

MEMORANDUM OF AGREEMENT made this 5th day of July One thousand nine hundred and fifty between Messrs. Burmah-Shell Oil Storage and Distributing Company of India, Limited, a Company incorporated under the English Companies Act and having its registered office at Britannic House, Finsbury Circus, London, and carrying on business amongst other places in India at Hongkong House, 31, Dalhousie Square, in the town of Calcutta (hereinafter called the "Company") the one part and The Governor of the State of West Bengal (hereinafter called "the Governor") the other part.

WHEREAS for the purpose of laying a pipeline for wayleave between Infinity Project, Budge Budge, and the installation of the Company at Budge Budge the Company has applied to the Government of West Bengal for the acquisition under the provisions of the Land Acquisition Act of 1894, of a piece of land in the villages Nijgarh and Garbhukta Nandanpur, measuring more or less 0.385 of an acre within thana Budge Budge, in thana Balia, sub-registry Budge Budge, in the district of 24-Parganas, more particularly described in the Schedule hereto and delineated on the plan* hereunto annexed.

AND WHEREAS the said Government of West Bengal being satisfied by an enquiry held under section 40 of the said Act that the proposed acquisition is needed for the aforesaid purpose and that the said work is likely to prove useful to the public, has consented to acquire on behalf of the Company the piece or parcel of land hereinbefore described.

AND WHEREAS the said Government of West Bengal has required the Company under the provisions of section 41 of the abovementioned Act to enter into the Agreement with the Governor hereinafter contained.

NOW THIS INDENTURE WITNESSETH that it is hereby agreed and declared as follows—

1. On demand the Company shall and will pay to the said Government of West Bengal all and every compensation in respect of the said land tendered, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894, or by the Court to which a reference under Part III of the said Act may be made, or by the Court or Courts to which an appeal from the award of the said Court may be preferred and all costs, charges and expenses of the proceedings in the aforesaid Courts, or otherwise incidental to the proposed acquisition or payable in respect thereof under the provisions of the said Act.

2. On demand made by the said Collector the obligations of the Company under the last preceding clause not being thereby limited, the Company shall and will deposit with the said Collector such sum or sums of money as in his discretion the said Collector may in anticipation estimate to be necessary for the purposes mentioned in the last preceding clause.

3. On payment by the Company of all demands under the foregoing first clause, or, in the discretion of the said Government of West Bengal (on deposit by the Company of all estimated amounts as provided in the second clause), but not before possession shall have been taken under the provisions of the abovementioned Act, the Governor shall make over possession of the said land to the Company and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the Company.

4. The said land shall be held by the Company for the purposes of the wayleave as is hereinbefore mentioned and without the sanction in writing of the said Government of West Bengal first had and obtained for no other purpose whatsoever.

5. The said pipeline shall be completed (and fully equipped in all respects ready for use) within two years from the date on which possession of the said land shall have been given to the Company.

6. Should the said pipeline not be completed (and fully equipped in all respects ready for use) within the period stated in the last preceding clause or within such further period as in its discretion may be prescribed or allowed by the said Government of West Bengal or should the said land at any time thereafter cease for a period of six consecutive months to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth clause then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all pipes and fittings and thereupon the interest of the Company in the said land shall absolutely cease and determine.

7. On taking such possession the said Government may sell or otherwise deal with the said land as it may think proper.

(i) Should the said Government sell the land with the pipes and fittings the said Government after deducting the expenses incurred in connection with the said taking of possession and with such sale shall pay the proceeds to the Company.

(ii) Should the said Government decide not to sell the land and pipes and fittings the said Government shall retain the said land and pipes and

*Not printed but may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas, as well as in the office of the Messrs. Burmah Shell Oil Storage and Distributing Co. of India, Ltd.

fittings in which case the Governor shall repay to the Company the market value as on the day of re-entry of all pipes and fittings exhumed by the Company and all sums received from the Company in respect of all and every compensation as provided in the foregoing first clause (less the statutory allowance of fifteen per cent.) and less any amount received on account of trees and buildings which are not in existence at the time of resumption but will not repay any sums paid and received on account of costs, charges and expenses.

(iii) Should the said Government decide to sell the pipes and fittings only upon such sales, the Governor shall, after deducting the expenses of taking possession and selling, pay the balance of the proceeds of sale to the Company, together with the sum received from the Company in respect of the compensation for the land (less the statutory allowance of fifteen per cent. and less any amount received from the Company on account of trees, buildings which are not in existence at the time of resumption) but will not repay any sum paid and received on account of costs charges and expenses.

8. The public shall be entitled to the use of the said land in the following manner, that is to say, the public shall be eligible to have supplies of petroleum for their use, out of the stock imported by the Company and stored and distributed through the pipeline laid under the land.

9. Should any dispute or difference arise touching or concerning the subject matter of this agreement or any covenant, clause or thing herein contained the same shall be referred to the said Government of West Bengal and the opinion and decision of the said Government upon such dispute or difference shall be final and conclusive and binding on the parties hereto.

The Schedule above referred to.

All that piece or parcel of land containing an area of 0.385 of an acre or thereabout situate in the villages of Nijgarh and Garbhukta Nandapur, jurisdiction list Nos. 9 and 8, respectively, within thana Budge Budge, pargana Balia, sub-registry Budge Budge, in the district of 24-Parganas, comprising portions of cadastral plot Nos. 429, 428, 426, 436, 935, 940, 373, 371, 454, 456, and 370 and 457 of village Nijgarh and portion of cadastral plot Nos. 1731, 1732, 1730, 1105 and 1710 of village Garbhukta Nandapur.

IN WITNESS WHEREOF the duly constituted attorneys of the Company and the Governor of the State of West Bengal have hereunto set their respective hands and seals the day and year first above-written.

Signed, sealed and delivered by the duly Constituted Attorney of the Burmah-Shell Oil Storage and Distributing Company of India, Limited, for and on behalf of the Company in the presence of—



For Burmah-Shell Oil Storage and Distributing Company of India, Limited.—

Witness:—

A. K. Dutta, Solicitor,
Calcutta.

G. Kar, Constituted
Attorney.

Signed, sealed and delivered by the Member, Board of Revenue and ex-officio Secretary to the Government of West Bengal in the Land and Land Revenue Department, for and on behalf of the Governor of the State of West Bengal in the presence of—



Witness:—

S. N. Mitra, Assistant
Secretary, Department of
Land and Land Revenue.

S. Banerjee, Member,
Board of Revenue, and
Secretary (ex-officio) to the
Government of West
Bengal.

Hooghly.—No. 7620L.A.—10th July 1950.

Whereas it appears to the Governor that land likely to be required to be taken by Government at the expense of the Standard Pharmaceutical Works, Ltd., for the construction of quarters of the workers, in the village of Mahesh jurisdiction list No. 15, thana Serampore, pargana Boro, district Hooghly, it is hereby notified that to the above purpose a piece of land comprising cadastral survey plot Nos. 337 to 340, 772, 773, 796 and 805 to 808 and measuring, more or less 6.398 acres, is likely to be required within the aforesaid village of Mahesh.

This notification is made, under the provision of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Serampore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Land Acquisition Collector of Serampore.

24-Parganas.—No. 7622L.A.—10th July 1950.

Whereas it appears to the Governor that land likely to be required to be taken by Government at the expense of the Halisahar Municipality for a public purpose, viz., for a trenching ground at Halisahar, in the village of Balibhara, jurisdiction list No. 9, thana Bijpur, pargana Havelisahar district 24-Parganas, it is hereby notified that to the above purpose a piece of land comprising cadastral survey plot Nos. 52, 55 to 57, 68, 69 and portion of cadastral survey plot Nos. 8 and 102 of mauza Balibhara and measuring, more or less, 13.69 acres, is likely to be required within the aforesaid village of Balibhara.

This notification is made, under the provision of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Commissioners of Halisahar Municipality and in the office of the Special Land Acquisition Collector, 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

NOTICES.

Nadia.—No. 7624L.A.(P.W.)—10th July 1950

—Whereas 43.21 acres, more or less, of land situate in or near the village of Plassey jurisdiction list No. 4, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for Krishnagar-Plassey Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948, (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (7) of section 4 of the West Bengal and (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, order Road Projects, Krishnagar, Nadia.

Description of land.

village Plassey, jurisdiction list No. 4, police station Kaliganj, district Nadia.

Cadastral survey plots in entirety—2245, 2564, 45, 2579, 2591, 2599, 2600, 2611, 2626, 2627, 42, 2663 and 2672.

Cadastral survey plots in portion—1404, 1411, 13, 1414, 1415, 1416, 1421, 1422, 1423, 1426, 27, 1428, 1430, 1431, 1432, 1433, 1440, 1441, 42, 1443, 1444, 1445, 1446, 1447, 1448, 49, 1450, 1457, 1458, 1459, 1463, 1464, 65, 1466, 1467, 1470, 1471, 1472, 1473, 74, 1477, 1478, 1479, 1480, 1481, 1482, 1493, 94, 1496, 1542, 2242, 2243, 2244, 46, 2247, 2248, 2255, 2256, 2511, 2521, 22, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 42, 2543, 2548, 2553, 2554, 2563, 2566, 67, 2568, 2578, 2580, 2581, 2582, 2583, 2584, 55, 2589, 2590, 2592, 2593, 2597, 2598, 2601, 4, 2605, 2609, 2610, 2612, 2625, 2628, 29, 2631, 2639, 2640, 2641, 2643, 2644, 2660, 32, 2664, 2667, 2668, 2669, 2670, 2671, 2673, 74, 2675, 2676, 2677, 2678, 2968, 2969, 2972, 74, 2974, 2975, 2976 and 2977.

Murshidabad.—No. 7626L A (P.W.)—10th July 50.—Whereas 6·98 acres, more or less, of land situate in or near the villages of Joykrishnapur and Muradpur Jallangi described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for Berhampur-Jallangi Road under section 3 of the West Bengal Land Acquisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (7) of section 4 of the West Bengal and (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

village Joykrishnapur, jurisdiction list No. 29, police station Jallangi.

Portion of cadastral survey plot—Nos. 1679, 4, 1360, 1693, 1690, 1351, 1240, 1352, 1347, 9, 1343, 1245, 1342, 1336, 1491, 1361, 1364, 1, 1382, 1383, 1384, 1385, 1341, 1340, 7, 1334, 1333, 1243, 1244, 1242, 1241, 8, 1226, 1239, 1236, 1125, 1122, 1121, 1115, 9, 1697, 1098, 1084, 1082, 1083, 1089, 1225, 5, 1142, 1143, 1114, 1113, 1100 and 1097 measuring, more or less, 4·30 acres of land.

village Muradpur Jallangi, jurisdiction list No. 30, police station Jallangi.

Portion of cadastral survey plot—Nos. 4290, 1, 4355, 4367, 4368, 4360, 4357, 4358, 4359, 3, 4352, 4351, 4344, 4342, 4336, 4335, 4319, 1, 4331, 4334, 4333 and 4369 measuring, more or less, 2·63 acres of land.

DECLARATIONS.

Hooghly.—No. 7516L.A.—6th July 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Bansberia Municipality for a

public purpose, viz., for a free primary school, in the village of Bansberia, jurisdiction list No. 53, thana Magra, pargana Arsa, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising a portion of cadastral plot No. 909 and measuring, more or less, 0·025 of an acre, is required within the aforesaid village of Bansberia.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Hooghly.

24-Parganas.—No. 7518L.A.—6th July 1950.

Whereas it appears to the Governor that land is required to be taken by Government at the expense of Baraset Municipality for a public purpose, viz., for the extension of trenching ground in the village of Banamalipur, jurisdiction list No. 80, thana Baraset, pargana Anwarpur, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plot No. 722, and measuring, more or less, 2·02 acres, is required within the aforesaid village of Banamalipur.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas.

24-Parganas.—No. 7520L.A.(P.W.)—6th July 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the diversion of the Kholapota-Baduria-Maslandapur-Habra Road (portion from Arsula to Baduria of the section from Baduria to Maslandapur), it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 22·73 acres and comprising cadastral plots as detailed below, are required in the district of 24-Parganas:—

District 24-Parganas.

Thana Baduria, village Arsula, jurisdiction list No. 68.

Cadastral plots in full—754, 794, 288

Cadastral plots in part—743, 750, 751, 755, 760, 762, 767, 766, 304, 300, 301, 303, 298, 297, 285, 286, 287, 282, 281, 280, 289, 291, 296, 299, 795, 773, 774, 770, 771, 772, 768, 854, 864, 865.

Thana Baduria, village Baduria, jurisdiction list No. 67.

Cadastral plots in full—2483, 2478, 2441, 2270, 2271, 313, 174, 175.

Cadastral plots in part—2480, 2481, 2482, 2484, 2485, 2477, 2463, 2462, 2559, 2467, 2479, 2461, 2451, 2450, 2442, 2434, 2432, 2431, 2429, 2367, 2364, 2365, 2366, 2369, 2269, 2268, 2267, 2259, 2260, 2263, 2439, 2440, 2436, 2435, 2255, 2361, 2362, 2360, 2363, 2272, 2273, 2274, 1778, 1531, 1501, 320, 321, 318, 317, 316, 315, 314, 312, 238, 239, 242, 244, 245, 188, 189, 173, 172, 170, 126, 177, 2564, 176, 128, 129, 132, 133, 137, 138, 60, 32, 33, 12, 13, 14, 15, 16, 17, 1.

Thana Baduria, village Gurudaha, jurisdiction list No. 65.

Cadastral plots in full—1764, 1766, 1707.

Cadastral plots in part—1746, 1747, 1748, 1744, 1904, 1750, 1751, 1752, 1753, 1754, 1756, 1757, 1760, 1761, 1762, 1763, 1901, 1765, 1787, 1786, 1785, 1784, 1783, 1767, 1768, 1769, 1770, 1683, 1696, 1698, 1680, 1679, 1678, 1697, 1699, 1701, 940, 941, 942, 933, 932, 931, 1703, 1705, 1706, 1708, 1709, 928, 930, 929, 256, 249, 247.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of the 24-Parganas.

Hooghly.—No. 7524L.A.(P.W.).—6th July 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the improvement of the Metia khal (section from Nonakundu at the border of Howrah district to Jangalpara up to the old Benares Road) in connection with the Saraswati Scheme, in the village of Ramanathpur, jurisdiction list No. 50, in thana Chanditala, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising part of cadastral plot No. 1585, and measuring, more or less, 0.08 of an acre, is required within the aforesaid village of Ramanathpur.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Hooghly.

Hooghly.—No. 7596L.A.—8th July 1950.—Whereas it appears to the Governor that land is required to be taken by Government partly at the public expense and partly at the expense of the Chinsura Balika Bani Mandir H. E. School authorities for a public purpose, viz., for a play ground and a hostel for the students and teachers of the above institution, in the village of Chinsura, jurisdiction list No. 20, thana Chinsura, pargana Arsha, district Hooghly, it is hereby declared that for the above purpose a piece of land, comprising cadastral plot Nos. 5246, 5248, 5249 and 5250, and measuring, more or less, 0.271 of an acre, is required within the aforesaid village of Chinsura.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Chinsura.

Midnapore.—No. 7636L.A.(P.W.).—10th July 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of an approach road to headworks in connection with the Putrangi Irrigation Scheme, it is hereby declared that for the purpose, pieces of land altogether measuring, more or less, 1.78 acres and comprising cadastral plots as detailed below, are required in the district of Midnapore:—

District Midnapore.

Thana Jhargram, village Aupal, jurisdiction list No. 788.

Cadastral plots in part—6, 12, 13, 18 and 19.

Thana Jhargram, village Shugania, jurisdiction list No. 787.

Cadastral plots in part—11, 10, 19, 18, 48, 49, 53, 54, 55, 56, 68, 69 and 66.

Thana Jhargram, village Khas Jangal, jurisdiction list No. 782.

Cadastral plots in part—45, 52 and 54.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, South-west Circle (Irrigation and Waterways Directorate), Anderson House, Alipore, as well as, in that of the Collector of Midnapore.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue, and
Secy. to the Govt. of West Bengal (*ex-officio*).

Land Reforms

ERRATUM.

No. 7170L.Ref.—28th June 1950.—In the schedule to the notification No. 11324L.Ref., dated the 23rd December 1949, under sub-sections (f) and (g) of section 6 of the West Bengal Barga Act, Ordinance, 1949, published at pages 2262-2263, Part I of the *Calcutta Gazette* of the 29th December 1949, in respect of the establishment Bhag Chas Conciliation Boards, omit the word "Khan" occurring after "Janab Asgar Ali" column 2 opposite to Nandigram police-station under the heading "Midnapore district" in column 1.

By order of the Governor,

S. BANERJEE, Secy.

Land Development

NOTIFICATIONS.

Jalpaiguri.—No. 7440L.Dev.—5th July 1950.—The Governor is pleased to cancel so much of the notification No. 2237L.Dev., dated the 23rd March 1949, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act No. XXI of 1948), published at page 571, Part I of the *Calcutta Gazette*, dated the 31st March 1949, as relates to 474.40 acres of land comprising cadastral plots as detailed below out of the total area of 640 acres notified for acquisition for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control:—

District Jalpaiguri.

Village Kharia, pargana Baikunthapur, jurisdiction list No. 5, sheet No. 2.

Cadastral survey plots—Nos. 267-273.

Village Kharia, pargana Baikunthapur, jurisdiction list No. 5, sheet No. 3.

Cadastral survey plots—Nos. 130-188, 204-229, 234, 239, 240 and 241.

Village Parharpur, pargana Baikunthapur, jurisdiction list No. 4, sheet No. 3.

Cadastral survey plots—Nos. 10, 11, 16, 17, 6 (part), 65, 66, 74, 79 (part), 81 (part), 82, 83, 84 (part), 85, 145-194, 227, 250-371 and 394-401.

Village Patkata, pargana Baikunthapur, jurisdiction list No. 3, sheet No. 16.

Cadastral survey plots—Nos. 443-448 and 453-470.

24-Parganas.—No. 6516L.Dev.—15th June 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Baluria, jurisdiction list No. 3, police-station Barasat, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 112

30, 1132-1135, 1140-1142, 1144-1151, 1155, 19, 1042, 1043, 1120, 1121 and 1211 and measuring, more or less, 7.97 acres, is likely to be required within the aforesaid village of Baluria.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Nadia.—No. 7192L.Dev.—28th June 1950.—Whereas the Governor is pleased to cancel the notifications Nos. 1855L.Dev. and 1857L.Dev., dated the 10th and 11th March 1949, under section 4 of the West Bengal Land Development and Planning Act, 1948, published at page 532, Part I of the *Calcutta Gazette*, dated the 24th March 1949, in respect of the acquisition of land within police-station Santipur, district Nadia, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

24-Parganas.—No. 7200L.Dev.—28th June 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Banamalipur, jurisdiction list No. 80, and Nopara, jurisdiction list No. 83, police-station Naset, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 29-32, 358-361, 401, 403 Banamalipur and cadastral survey plot Nos. 1181-83, 1502, 1505, 1507, 1508, 1510, 1509, 1618, 11, 1516, 1545, 1622, 1550-1552, 1621, 1593, 83 and 1582 of Nopara and measuring, more or less, 15.42 acres, is likely to be required within the aforesaid villages of Banamalipur and Nopara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Howrah.—No. 7250L.Dev.—29th June 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Uttar Baksara, jurisdiction list No. 7, police-station Jagacha, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 92, 168, 170 to 199, 201 and measuring, more or less, 80 acres, is likely to be required within the aforesaid village of Uttar Baksara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Howrah, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector Howrah.

Hooghly.—No. 6670L.Dev.—17th June 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Pandua, jurisdiction list No. 108, police-station Pandua, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral plots as detailed in the schedule below, and measuring more or less, 307.53 acres, is likely to be required within the aforesaid village of Pandua:—

Schedule.

Maunza Pandua, jurisdiction list No. 108, police-station Pandua, district Hooghly.

Full plots Nos. 812 to 827, 832 to 834, 842, 931, 932, 936, 937, 947 to 975, 986 to 994, 997 to 1007, 1009, 1010, 1013 to 1016, 1018, 1019, 1021, 1023, 1026, 1030 to 1040, 1052, 1054 to 1067, 1069, 1070, 1072 to 1078, 1080 to 1095, 1097, 1099 to 1113, 1115, 1116, 1118 to 1120, 1123 to 1129, 1131 to 1135, 1137 to 1148, 1150 to 1163, 1167 to 1170, 1175 to 1185, 1187 to 1200, 1222, 1340, 1341, 1342 to 1357, 1359, 1360, 1362 to 1367, 1370 to 1382, 1384 to 1388, 1393 to 1398, 1400 to 1415, 1417 to 1421, 1423, 1425 to 1434, 1449 to 1721, 1734, 1852, 1859 to 1867, 1870 to 1876, 1878 to 1895, 1898 to 1900, 1902 to 1909, 1911 to 1917, 1919 to 1922, 1925, 2063, 2064, 2056, 2058, 2059, 2066, 2082 to 2086, 2092, 2094, 2095, 2097, 2106, 2108 to 2121, 2124, 2125, 2127 to 2145, 2147, 2149 to 2206, 2208 to 2210, 2213, 2214, 2216, 2219, 2220, 2222 to 2225, 2228 to 2235, 2237 to 2241, 2243 to 2245, 2247 to 2249, 2254 to 2281, 2283, 2285, 2286, 2288 to 2298, 2301 to 2305, 2307, 2313 to 2317, 2311, 2340, 2366 to 2368, 2372, 2374 to 2380, 2382 to 2387, 2389 to 2393, 2391 to 2394, 2396 to 2398, 2391 to 2396, 2398 to 2401, 2403, 2406 to 2408, 2410 to 2412, 2414 to 2416, 2418 to 2420, 2422 to 2424, 2426 to 2428, 2430 to 2432, 2434 to 2436, 2438 to 2440, 2442 to 2444, 2446 to 2448, 2450 to 2452, 2454 to 2456, 2458 to 2460, 2462 to 2464, 2466 to 2468, 2470 to 2472, 2474 to 2476, 2478 to 2480, 2482 to 2484, 2486 to 2488, 2490 to 2492, 2494 to 2496, 2498 to 2500, 2502 to 2504, 2506 to 2508, 2510 to 2512, 2514 to 2516, 2518 to 2520, 2522 to 2524, 2526 to 2528, 2530 to 2532, 2534 to 2536, 2538 to 2540, 2542 to 2544, 2546 to 2548, 2550 to 2552, 2554 to 2556, 2558 to 2560, 2562 to 2564, 2566 to 2568, 2570 to 2572, 2574 to 2576, 2578 to 2580, 2582 to 2584, 2586 to 2588, 2590 to 2592, 2594 to 2596, 2598 to 2600, 2602 to 2604, 2606 to 2608, 2610 to 2612, 2614 to 2616, 2618 to 2620, 2622 to 2624, 2626 to 2628, 2630 to 2632, 2634 to 2636, 2638 to 2640, 2642 to 2644, 2646 to 2648, 2650 to 2652, 2654 to 2656, 2658 to 2660, 2662 to 2664, 2666 to 2668, 2670 to 2672, 2674 to 2676, 2678 to 2680, 2682 to 2684, 2686 to 2688, 2690 to 2692, 2694 to 2696, 2698 to 2700, 2702 to 2704, 2706 to 2708, 2710 to 2712, 2714 to 2716, 2718 to 2720, 2722 to 2724, 2726 to 2728, 2730 to 2732, 2734 to 2736, 2738 to 2740, 2742 to 2744, 2746 to 2748, 2750 to 2752, 2754 to 2756, 2758 to 2760, 2762 to 2764, 2766 to 2768, 2770 to 2772, 2774 to 2776, 2778 to 2780, 2782 to 2784, 2786 to 2788, 2790 to 2792, 2794 to 2796, 2798 to 2800, 2802 to 2804, 2806 to 2808, 2810 to 2812, 2814 to 2816, 2818 to 2820, 2822 to 2824, 2826 to 2828, 2830 to 2832, 2834 to 2836, 2838 to 2840, 2842 to 2844, 2846 to 2848, 2850 to 2852, 2854 to 2856, 2858 to 2860, 2862 to 2864, 2866 to 2868, 2870 to 2872, 2874 to 2876, 2878 to 2880, 2882 to 2884, 2886 to 2888, 2890 to 2892, 2894 to 2896, 2898 to 2900, 2902 to 2904, 2906 to 2908, 2910 to 2912, 2914 to 2916, 2918 to 2920, 2922 to 2924, 2926 to 2928, 2930 to 2932, 2934 to 2936, 2938 to 2940, 2942 to 2944, 2946 to 2948, 2950 to 2952, 2954 to 2956, 2958 to 2960, 2962 to 2964, 2966 to 2968, 2970 to 2972, 2974 to 2976, 2978 to 2980, 2982 to 2984, 2986 to 2988, 2990 to 2992, 2994 to 2996, 2998 to 3000, 3002 to 3004, 3006 to 3008, 3010 to 3012, 3014 to 3016, 3018 to 3020, 3022 to 3024, 3026 to 3028, 3030 to 3032, 3034 to 3036, 3038 to 3040, 3042 to 3044, 3046 to 3048, 3050 to 3052, 3054 to 3056, 3058 to 3060, 3062 to 3064, 3066 to 3068, 3070 to 3072, 3074 to 3076, 3078 to 3080, 3082 to 3084, 3086 to 3088, 3090 to 3092, 3094 to 3096, 3098 to 3100, 3102 to 3104, 3106 to 3108, 3110 to 3112, 3114 to 3116, 3118 to 3120, 3122 to 3124, 3126 to 3128, 3130 to 3132, 3134 to 3136, 3138 to 3140, 3142 to 3144, 3146 to 3148, 3150 to 3152, 3154 to 3156, 3158 to 3160, 3162 to 3164, 3166 to 3168, 3170 to 3172, 3174 to 3176, 3178 to 3180, 3182 to 3184, 3186 to 3188, 3190 to 3192, 3194 to 3196, 3198 to 3200, 3202 to 3204, 3206 to 3208, 3210 to 3212, 3214 to 3216, 3218 to 3220, 3222 to 3224, 3226 to 3228, 3230 to 3232, 3234 to 3236, 3238 to 3240, 3242 to 3244, 3246 to 3248, 3250 to 3252, 3254 to 3256, 3258 to 3260, 3262 to 3264, 3266 to 3268, 3270 to 3272, 3274 to 3276, 3278 to 3280, 3282 to 3284, 3286 to 3288, 3290 to 3292, 3294 to 3296, 3298 to 3300, 3302 to 3304, 3306 to 3308, 3310 to 3312, 3314 to 3316, 3318 to 3320, 3322 to 3324, 3326 to 3328, 3330 to 3332, 3334 to 3336, 3338 to 3340, 3342 to 3344, 3346 to 3348, 3350 to 3352, 3354 to 3356, 3358 to 3360, 3362 to 3364, 3366 to 3368, 3370 to 3372, 3374 to 3376, 3378 to 3380, 3382 to 3384, 3386 to 3388, 3390 to 3392, 3394 to 3396, 3398 to 3400, 3402 to 3404, 3406 to 3408, 3410 to 3412, 3414 to 3416, 3418 to 3420, 3422 to 3424, 3426 to 3428, 3430 to 3432, 3434 to 3436, 3438 to 3440, 3442 to 3444, 3446 to 3448, 3450 to 3452, 3454 to 3456, 3458 to 3460, 3462 to 3464, 3466 to 3468, 3470 to 3472, 3474 to 3476, 3478 to 3480, 3482 to 3484, 3486 to 3488, 3490 to 3492, 3494 to 3496, 3498 to 3500, 3502 to 3504, 3506 to 3508, 3510 to 3512, 3514 to 3516, 3518 to 3520, 3522 to 3524, 3526 to 3528, 3530 to 3532, 3534 to 3536, 3538 to 3540, 3542 to 3544, 3546 to 3548, 3550 to 3552, 3554 to 3556, 3558 to 3560, 3562 to 3564, 3566 to 3568, 3570 to 3572, 3574 to 3576, 3578 to 3580, 3582 to 3584, 3586 to 3588, 3590 to 3592, 3594 to 3596, 3598 to 3600, 3602 to 3604, 3606 to 3608, 3610 to 3612, 3614 to 3616, 3618 to 3620, 3622 to 3624, 3626 to 3628, 3630 to 3632, 3634 to 3636, 3638 to 3640, 3642 to 3644, 3646 to 3648, 3650 to 3652, 3654 to 3656, 3658 to 3660, 3662 to 3664, 3666 to 3668, 3670 to 3672, 3674 to 3676, 3678 to 3680, 3682 to 3684, 3686 to 3688, 3690 to 3692, 3694 to 3696, 3698 to 3700, 3702 to 3704, 3706 to 3708, 3710 to 3712, 3714 to 3716, 3718 to 3720, 3722 to 3724, 3726 to 3728, 3730 to 3732, 3734 to 3736, 3738 to 3740, 3742 to 3744, 3746 to 3748, 3750 to 3752, 3754 to 3756, 3758 to 3760, 3762 to 3764, 3766 to 3768, 3770 to 3772, 3774 to 3776, 3778 to 3780, 3782 to 3784, 3786 to 3788, 3790 to 3792, 3794 to 3796, 3798 to 3800, 3802 to 3804, 3806 to 3808, 3810 to 3812, 3814 to 3816, 3818 to 3820, 3822 to 3824, 3826 to 3828, 3830 to 3832, 3834 to 3836, 3838 to 3840, 3842 to 3844, 3846 to 3848, 3850 to 3852, 3854 to 3856, 3858 to 3860, 3862 to 3864, 3866 to 3868, 3870 to 3872, 3874 to 3876, 3878 to 3880, 3882 to 3884, 3886 to 3888, 3890 to 3892, 3894 to 3896, 3898 to 3900, 3902 to 3904, 3906 to 3908, 3910 to 3912, 3914 to 3916, 3918 to 3920, 3922 to 3924, 3926 to 3928, 3930 to 3932, 3934 to 3936, 3938 to 3940, 3942 to 3944, 3946 to 3948, 3950 to 3952, 3954 to 3956, 3958 to 3960, 3962 to 3964, 3966 to 3968, 3970 to 3972, 3974 to 3976, 3978 to 3980, 3982 to 3984, 3986 to 3988, 3990 to 3992, 3994 to 3996, 3998 to 4000, 4002 to 4004, 4006 to 4008, 4010 to 4012, 4014 to 4016, 4018 to 4020, 4022 to 4024, 4026 to 4028, 4030 to 4032, 4034 to 4036, 4038 to 4040, 4042 to 4044, 4046 to 4048, 4050 to 4052, 4054 to 4056, 4058 to 4060, 4062 to 4064, 4066 to 4068, 4070 to 4072, 4074 to 4076, 4078 to 4080, 4082 to 4084, 4086 to 4088, 4090 to 4092, 4094 to 4096, 4098 to 4100, 4102 to 4104, 4106 to 4108, 4110 to 4112, 4114 to 4116, 4118 to 4120, 4122 to 4124, 4126 to 4128, 4130 to 4132, 4134 to 4136, 4138 to 4140, 4142 to 4144, 4146 to 4148, 4150 to 4152, 4154 to 4156, 4158 to 4160, 4162 to 4164, 4166 to 4168, 4170 to 4172, 4174 to 4176, 4178 to 4180, 4182 to 4184, 4186 to 4188, 4190 to 4192, 4194 to 4196, 4198 to 4200, 4202 to 4204, 4206 to 4208, 4210 to 4212, 4214 to 4216, 4218 to 4220, 4222 to 4224, 4226 to 4228, 4230 to 4232, 4234 to 4236, 4238 to 4240, 4242 to 4244, 4246 to 4248, 4250 to 4252, 4254 to 4256, 4258 to 4260, 4262 to 4264, 4266 to 4268, 4270 to 4272, 4274 to 4276, 4278 to 4280, 4282 to 4284, 4286 to 4288, 4290 to 4292, 4294 to 4296, 4298 to 4300, 4302 to 4304, 4306 to 4308, 4310 to 4312, 4314 to 4316, 4318 to 4320, 4322 to 4324, 4326 to 4328, 4330 to 4332, 4334 to 4336, 4338 to 4340, 4342 to 4344, 4346 to 4348, 4350 to 4352, 4354 to 4356, 4358 to 4360, 4362 to 4364, 4366 to 4368, 4370 to 4372, 4374 to 4376, 4378 to 4380, 4382 to 4384, 4386 to 4388, 4390 to 4392, 4394 to 4396, 4398 to 4400, 4402 to 4404, 4406 to 4408, 4410 to 4412, 4414 to 4416, 4418 to 4420, 4422 to 4424, 4426 to 4428, 4430 to 4432, 4434 to 4436, 4438 to 4440, 4442 to 4444, 4446 to 4448, 4450 to 4452, 4454 to 4456, 4458 to 4460, 4462 to 4464, 4466 to 4468, 4470 to 4472, 4474 to 4476, 4478 to 4480, 4482 to 4484, 4486 to 4488, 4490 to 4492, 4494 to 4496, 4498 to 4500, 4502 to 4504, 4506 to 4508, 4510 to 4512, 4514 to 4516, 4518 to 4520, 4522 to 4524, 4526 to 4528, 4530 to 4532, 4534 to 4536, 4538 to 4540, 4542 to 4544, 4546 to 4548, 4550 to 4552, 4554 to 4556, 4558 to 4560, 4562 to 4564, 4566 to 4568, 4570 to 4572, 4574 to 4576, 4578 to 4580, 4582 to 4584, 4586 to 4588, 4590 to 4592, 4594 to 4596, 4598 to 4600, 4602 to 4604, 4606 to 4608, 4610 to 4612, 4614 to 4616, 4618 to 4620, 4622 to 4624, 4626 to 4628, 4630 to 4632, 4634 to 4636, 4638 to 4640, 4642 to 4644, 4646 to 4648, 4650 to 4652, 4654 to 4656, 4658 to 4660, 4662 to 4664, 4666 to 4668, 4670 to 4672, 4674 to 4676, 4678 to 4680, 4682 to 4684, 4686 to 4688, 4690 to 4692, 4694 to 4696, 4698 to 4700, 4702 to 4704, 4706 to 4708, 4710 to 4712, 4714 to 4716, 4718 to 4720, 4722 to 4724, 4726 to 4728, 4730 to 4732, 4734 to 4736, 4738 to 4740, 4742 to 4744, 4746 to 4748, 4750 to 4752, 4754 to 4756, 4758 to 4760, 4762 to 4764, 4766 to 4768, 4770 to 4772, 4774 to 4776, 4778 to 4780, 4782 to 4784, 4786 to 4788, 4790 to 4792, 4794 to 4796, 4798 to 4800, 4802 to 4804, 4806 to 4808, 4810 to 4812, 4814 to 4816, 4818 to 4820, 4822 to 4824, 4826 to 4828, 4830 to 4832, 4834 to 4836, 4838 to 4840, 4842 to 4844, 4846 to 4848, 4850 to 4852, 4854 to 4856, 4858 to 4860, 4862 to 4864, 4866 to 4868, 4870 to 4872, 4874 to 4876, 4878 to 4880, 4882 to 4884, 4886 to 4888, 4890 to 4892, 4894 to 4896, 4898 to 4900, 4902 to 4904, 4906 to 4908, 4910 to 4912, 4914 to 4916, 4918 to 4920, 4922 to 4924, 4926 to 4928, 4930 to 4932, 4934 to 4936, 4938 to 4940, 4942 to 4944, 4946 to 4948, 4950 to 4952, 4954 to 4956, 4958 to 4960, 4962 to 4964, 4966 to 4968, 4970 to 4972, 4974 to 4976, 4978 to 4980, 4982 to 4984, 4986 to 4988, 4990 to 4992, 4994 to 4996, 4998 to 5000, 5002 to 5004, 5006 to 5008, 5010 to 5012, 5014 to 5016, 5018 to 5020, 5022 to 5024, 5026 to 5028, 5030 to 5032, 5034 to 5036, 5038 to 5040, 5042 to 5044, 5046 to 5048, 5050 to 5052, 5054 to 5056, 5058 to 5060, 5062 to 5064, 5066 to 5068, 5070 to 5072, 5074 to 5076, 5078 to 5080, 5082 to 5084, 5086 to 5088, 5090 to 5092, 5094 to 5096, 5098 to 5100, 5102 to 5104, 5106 to 5108, 5110 to 5112, 5114 to 5116, 5118 to 5120, 5122 to 5124, 5126 to 5128, 5130 to 5132, 5134 to 5136, 5138 to 5140, 5142 to 5144, 5146 to 5148, 5150 to 5152, 5154 to 5156, 5158 to 5160, 5162 to 5164, 5166 to 5168, 5170 to 5172, 5174 to 5176, 5178 to 5180, 5182 to 5184, 5186 to 5188, 5190 to 5192, 5194 to 5196, 5198 to 5200, 5202 to 5204, 5206 to 5208, 5210 to 5212, 5214 to 5216, 5218 to 5220, 5222 to 5224, 5226 to 5228, 5230 to 5232, 5234 to 5236, 5238 to 5240, 5242 to 5244, 5246 to 5248, 5250 to 5252, 5254 to 5256, 5258 to 5260, 5262 to 5264, 5266 to 5268, 5270 to 5272, 5274 to 5276, 5278 to 5280, 5282 to 5284, 5286 to 5288, 5290 to 5292, 5294 to 5296, 5298 to 5300, 5302 to 5304, 5306 to 5308, 5310 to 5312, 5314 to 5316, 5318 to 5320, 5322 to 5324, 5326 to 5328, 5330 to 5332, 5334 to 5336, 5338 to 5340, 5342 to 5344, 5346 to 5348, 5350 to 5352, 5354 to 5356, 5358 to 5360, 5362 to 5364, 5366 to 5368, 5370 to 5372, 5374 to 5376, 5378 to 5380, 5382 to 5384, 5386 to 5388, 5390 to 5392, 5394 to 5396, 5398 to 5400, 5402 to 5404, 5406 to 5408, 5410 to 5412, 5414 to 5416, 5418 to 5420, 5422 to 5424, 5426 to 5428, 5430 to 5432, 5434 to 5436, 5438 to 5440, 5442 to 5444, 5446 to 5448, 5450 to 5452, 5454 to 5456, 5458 to 5460, 5462 to 5464, 5466 to 5468, 5470 to 5472, 5474 to 5476, 5478 to 5480, 5482 to 5484, 5486 to 5488, 5490 to 5492, 5494 to 5496, 5498 to 5500, 5502 to 5504, 5506 to 5508, 5510 to 5

Nadia.—No. 7196L.Dev.—28th June 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Chakdanga, jurisdiction list No. 165, police-station Chakdaha, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 1-45, 105-108, 137-141, 143-147, 149, 151-183 and 184-188, and measuring, more or less, 72.17 acres, is likely to be required within the aforesaid village of Chakdanga.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Murshidabad. — No. 6930L.Dev. — 23rd June 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bishnupur, jurisdiction list No. 93, police-station Berhampore Town, district Murshidabad, it is hereby notified that for the above purpose a piece of land, comprising cadastral plots Nos. 72 to 84, 105 to 108, 111, 113 to 116, 119, 120, 124 to 133, 136 to 148, 150, 151, 234, 79/259, 80/260, 106/263, 134/267, 111/268, 268/269, 269/270, 80/277, 76/278, 77/282, 71/258, and part of cadastral survey plot No. 61, and measuring, more or less, 32.37 acres, is likely to be required within the aforesaid village of Bishnupur, jurisdiction list No. 93.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Murshidabad, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

24-Parganas. — No. 6934L.Dev. — 23rd June 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Kamdahari, jurisdiction list No. 49, police-station Tollygunge, district 24-Parganas, it is hereby notified that for the above purpose a piece of land, comprising cadastral plots Nos. 2, 3, 6-9, 11-16, 18, 23-26, 28-30, 35, 86, 89-94, 99-100, 102, 105, 108-112, 114, 115-117, 124, 130, 131, 287, 288, 294, 301, 306, 307, and parts of cadastral survey plots Nos. 104, 295 and 17, and measuring, more or less, 28.95 acres, is likely to be required within the aforesaid village of Kamdahari.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Hooghly.—No. 7334L.Dev.—30th June 1950.—The Governor is pleased to cancel so much of the notification No. 7752L.Dev., dated the 10th September 1949, under section 4 of the Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1679 Part I of the *Calcutta Gazette*, of the 15th September 1949, as relates to pieces of land measuring, more or less, 16.20 acres, as detailed below, out of the total area of 44.26 acres of land notified for acquisition for settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control:—

Village Sarai, jurisdiction list No. 39, police station Pandua.

Entire cadastral survey plots Nos. 756-759, 777-782, 804, 805, 1199, 1275, 1276, 1292, 1294-1296, 1305, 974-978, 760, 1291 and 1293.

24-Parganas. — No. 7268L.Dev. — 29th June 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Guchuria, jurisdiction list No. 25, and Chakraghata, jurisdiction list No. 26, police-station Barasat, district 24-Parganas, it is hereby notified that for the above purpose, a piece of land, comprising cadastral plot numbers as described in the schedule below, and measuring, more or less, 53.32 acres, is likely to be required within the aforesaid villages of Guchuria and Chakraghata.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas:—

Schedule.

Mauza Chakraghata.

Cadastral survey plots Nos. 122, 131-135, 179, 181-186, 189, 190, 192, 193, 229-235, 250-258, 277, 278, 280, 281, 283, 200, 227, 228, 300-306, 308, 310, 313-319, 322, 323, 326-331, 336, 340, 381, 391, 394-396, 399-408, 450, 451 and 458 and part of cadastral survey plots Nos. 171 and 180.

Mauza Guchuria.

Cadastral survey plots Nos. 505-530, 535-544, 548-550 and 570.

ERRATA.

Nadia.—No. 7256L.Dev.—29th June 1950.—In notification No. 4196L.Dev., dated the 20th April 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 644-645, Part I of the *Calcutta Gazette* of the 27th April 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creation of better living conditions in the village of Jayghata, Ghugragachi, Chak Shyamnagar

rapore, Bhagbanpore, Shakdaha and Chakradaha, jurisdiction list Nos. 8, 10, 18, 19, 21 and 22, respectively, police-station Krishna-district Nadia—

Mauza Jayghata.

and the figures "2845-2954, 2956-2960" for 2845-2960" in line 22.

Mauza Chak Shyamnagar.

and the figures "44-48" for "44, 48" in line

and the figures "1094-1100" for "1094, 1100" in lines 47-48; and

and "Nadia" for "24-Parganas" in line 97.

DECLARATIONS.

Jalpaiguri.—No. 7442L.Dev.—5th July 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Jalpaiguri, jurisdiction list No. 4, Kharia, jurisdiction list No. 5, pargana Baikunthapur, district Jalpaiguri, it is hereby declared that for the above purpose, a piece of land comprising the following cadastral plots described in the schedule below and measuring, more or less, 165.60 acres, is required within the aforesaid villages of Paharand Kharia.

A declaration is made under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

Schedule.

a Paharpur, pargana Baikunthapur, jurisdiction list No. 4, sheet No. 3.

Cadastral survey plot—Nos. 1 to 9, 12 to 15, 61, 67 to 73, 75 to 78, 80, 86 to 144, 195 to 228 to 249, 372 to 393, and parts of cadastral survey plots Nos. 64, 79, 81 and 84.

b Kharia, pargana Baikunthapur, jurisdiction list No. 5, sheet No. 3.

Cadastral survey plots—Nos. 189 to 203, 246 and 47.

Parganas.—No. 6518L.Dev.—15th June 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Nadia, jurisdiction list No. 37, police-station Nadia, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 1123, 1130, 1132, 1135, 1140 to 1142, 1144 to 1151, 1155, 1019, 1043, 1120, 1121, 1211 and measuring, more or less, 7.97 acres, is required within the aforesaid village of Baluria.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Parganas.—No. 7202L.Dev.—28th June 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Banamalipur, jurisdiction list No. 80, and Noapara, jurisdiction list No. 83, police-station Nadia, district 24-Parganas, it is hereby declared that for the above purpose a piece of

land comprising cadastral plots Nos. 29-32, 358-361, 401 and 403 of Banamalipur and cadastral survey plots Nos. 1181-1183, 1502, 1505, 1507, 1508, 1510, 1509, 1618, 1511, 1516, 1545, 1622, 1550-1552, 1621, 1593, 1583 and 1582 of Noapara and measuring, more or less, 15.42 acres, is required within the aforesaid villages of Banamalipur and Noapara.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Howrah.—No. 7252L.Dev.—29th June 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Uttar Baksara, jurisdiction list No. 7, police-station Jagacha, district Howrah, it is hereby declared that for the above purpose a piece of land comprising cadastral plots No. 92, 168, 170 to 183, 199 to 201 and measuring, more or less, 43.80 acres, is required within the aforesaid village of Uttar Baksara.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Howrah.

Nadia.—No. 7198L.Dev.—28th June 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Chakdanga, jurisdiction list No. 165, police-station Chakdaha, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 1-45, 105-108, 137-141, 143-147, 149, 151-183, 184-188, and measuring, more or less, 72.17 acres, is required within the aforesaid village of Chakdanga.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

Murshidabad.—No. 6932L.Dev.—23rd June 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bishnupur, jurisdiction list No. 93, police-station Berhampore Town, district Murshidabad, it is hereby declared that for the above purpose, a piece of land, comprising cadastral survey plots Nos. 72 to 84, 105 to 108, 111, 113 to 116, 119, 120, 124 to 133, 136 to 148, 150, 151, 234, 79/259, 80/260, 106/263, 134/267, 111/268, 268/269, 269/270, 80/277, 76/278, 77/282 and 71/258, and part of cadastral survey plot No. 61, and measuring, more or less, 32.37 acres, is required within the aforesaid village of Bishnupur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

24-Parganas.—No. 6936L.Dev.—23rd June 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Kamdahari, jurisdiction list No. 49, police-station Tollygunge, district 24-Parganas, it is hereby declared that for the above purpose, a piece of land, comprising cadastral survey plots Nos. 2, 3, 6-9, 11-16, 18, 23-26, 28-30, 35, 86, 89-94, 99-100, 102, 105, 108-112, 114, 115-117, 124, 130, 131, 287, 288, 294, 301, 306 and 307, and parts of cadastral survey plots Nos. 104, 295 and 17, and measuring, more or less, 28.95 acres, is required within the aforesaid village of Kamdahari.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Hooghly.—No. 7336L.Dev.—30th June 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Sarai, jurisdiction list No. 39, police-station Pandua, district Hooghly, it is hereby declared that for the above purpose, a piece of land, comprising entire cadastral survey plots Nos. 761-773, 979, 980, 1208, 1215, 1250-1260, 1270-1274, 1277-1280, 1391-1393 and 2480, and measuring, more or less, 28.06 acres, is required within the aforesaid village of Sarai.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Hooghly.

24-Parganas.—No. 7270L.Dev.—29th June 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Guchuria, jurisdiction list No. 25, and Chakraghata, jurisdiction list No. 26, police-station Barasat, district 24-Parganas, it is hereby declared that for the above purpose a piece of land, comprising cadastral survey plots numbers as described in the schedule below, and measuring, more or less, 53.32 acres is required within the aforesaid villages of Guchuria and Chakraghata.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas:—

Schedule.

Mauza Chakraghata.

Cadastral survey plots Nos. 122, 131-135, 179, 181-186, 189, 190, 192, 193, 229-235, 250-258, 277, 278, 280, 281, 283, 200, 227, 228, 300-306, 308-310, 313-319, 322, 323, 326-331, 336, 340, 381-391, 394-396, 399-408, 450, 451 and 458 and part of cadastral survey plots Nos. 171 and 180.

Mauza Guchuria.

Cadastral survey plots Nos. 505-530, 535-544, 548-550 and 570.

ERRATA.

24-Parganas.—No. 7324L.Dev.—30th June 1950.—In line 25 of the declaration No. 3952L.Dev., dated the 15th April 1950, under the provisions

of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 647, of the *Calcutta Gazette* of the 27th April 1950, in respect of acquisition of land required for settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and creation of better living condition in the village of Bakshaj, jurisdiction list No. 61, police-station Bongairi, district 24-Parganas, read the figure "229-1" "229-03".

Nadia.—No. 7258L.Dev.—29th June 1950.—Declaration No. 5618L.Dev., dated the 25th April 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1041, Part I of the *Calcutta Gazette* of 1st June 1950, in respect of acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creation of better living conditions in the villages of Jayghata, Ghuguragachi, Shyamnagar, Durgapur, Bhagabanpore, Sha and Chak Joginidaha, jurisdiction list Nos. 18, 19, 20, 21 and 22, respectively, police-station Krishnaganj, district Nadia—

Mauza Jayghata.

Read the figures "2845-2954, 2956-2960" "2845-2960" in line 22.

Mauza Chak Shyamnagar.

Read the figures "44-48" for "44, 48" in line 36.

By order of the Governor
S. BANERJEE,

Requisition.

NOTIFICATIONS.

24-Parganas.—No. 6486Reqn.—14th June 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (I) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (I) of section 3 of the said Act, the Governor is pleased to appoint Sri J. C. Majumdar, District and Sessions Judge, 24-Parganas, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Sri Hanuman Mal Chamarla, Sri Requisition of
Indra Chandra Chamarla, son of, Sinthi Road, J
lete Bhim Chand Chamarla of 24-Parganas.
4, Raja Woodmant Street,
Calcutta.

24-Parganas.—No. 6488Reqn.—14th June 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (I) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act,

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (I) of section 3 of the said Act, the Governor is pleased to appoint Sri J. C. Majumdar, District and Sessions Judge, 24-Parganas, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Mussett, Daulatanneess Begum of Compensation of
7, Moulaevi Lane, Calcutta. storied building
Janab Fajuddin Khan of 86, Baburam Ghos
Baburam Ghose Road, Tolly- Tollygunge, 24-
gunge. Mussett, Fajunneess
Nbl of 37, Baburam Ghose
Road, Tollygunge.

Nadia. — No. 6684Reqn. — 17th June 1950. — Whereas the premises specified in the schedule below, were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947:

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri Naresh Chandra Chakravarty, District Judge, Nadia, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

A single-storeyed building consisting of two rooms and an open verandah without shed situated in a portion of the premises, bearing holding No. 164, on Monmohon Ghose Street, in Ward No. II(A), within Krishnagar Municipality, district Nadia.

By order of the Governor,
A. C. SEN, Asst. Secy.

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 564/50Reqn.

Calcutta, the 30th June 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned:—

The Schedule.

Description of the premises.

4A, Matilal Nehru Road, Calcutta (4 rooms, 1 kitchen, 2 baths and latrine in the northern portion of the ground floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Hem Chandra Mitra, landlord and Mrs. Ashalata Mitra, tenant, of the premises referred to in the order above, are hereby directed to place the above property at my disposal and control on and from the 20th July 1950 at 4 p.m. or on any subsequent day, when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,
First Land Acquisition Collector, Calcutta.

Calcutta, the 11th July 1950.

ORDER.

No. 127/50

Calcutta, the 27th June 1950.

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 127/50, dated 14th March 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

7/A, Congress Exhibition Road, Calcutta [a three-roomed self-sufficient flat (south facing) on the 1st floor].

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Notice under section 4(a) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

5, Bankshall Street, Calcutta, the 10th July 1950.

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Girindra Nath Sen, occupier of the premises, to vacate the said premises on or before 26th July 1950 at 3 p.m. when possession thereof will be taken on behalf of the State Government.

Schedule.

Particulars of the premises

88C, Surendra Nath Banerjee Road, Calcutta (one flat containing one big room, one medium room, one store and one bath on the 1st floor)

S. N. MITRA,
First Land Acquisition Collector, Calcutta

EXCISE DIRECTORATE

NOTIFICATIONS.

No. 22Exc.—5th July 1950 — Sri Chandidas Majumdar, retired officiating Inspector of Excise was, on re-employment (*vide* Government order No 973F.T., dated 22nd April 1950), posted to the Foreign Liquor branch in Calcutta.

This cancels order of posting issued in notification No. 16Exc., dated 22nd May 1950.

No. 23Exc.—6th July 1950.—Sri Monoranjan Chatterjee, Inspector of Excise, Calcutta, is granted an extension of leave on average pay for one month under rule 184(b) (ii) of the West Bengal Service Rules, Part I, with effect from 16th June 1950.

R. CHOWDHURY,
Commissioner of Excise.

বাস্তবায়ন পুনর্বাসন বিভাগ।
REFUGEE REHABILITATION
DEPARTMENT

সংস্থা।

Establishment

প্রকাশন।

NOTIFICATION.

নং ৪৮৬২এসটি।—৩০শে জুন ১৯৫০।—নিম্নলিখিত আধিকারিক-গণকে বাস্তুহারা পুনর্বাসন কাজের নিমিত্ত তাঁহাদের নামের পাত্রে লিখিত স্থানে বদলী করা হইল :—

- (১) শ্রীভবতোষ চক্রবর্তী, পুনর্বাসন আধিকারিক, কাটোয়া (বর্ধমান)—রাঙ্গা (পশ্চিম দিনাজপুর)।
- (২) শ্রীরবীন্দ্র মোহন চৌধুরী, পুনর্বাসন আধিকারিক, সদর (বর্ধমান)—বারাসত (২৪-পরগণা)।
- (৩) শ্রীসন্তোষ কুমার শীল, পুনর্বাসন আধিকারিক, বারাসত (২৪-পরগণা)—কলিকাতা।
- (৪) শ্রীহিমংশু রক্ষিত, পুনর্বাসন আধিকারিক, কালনা (বর্ধমান)—আলিপুর দুয়ার (জলপাইগুড়ি)।
- (৫) শ্রীসুধীর কুমার ঘোষ, পুনর্বাসন আধিকারিক, জলপাইগুড়ি—হাওড়া (সদর)।
- (৬) শ্রীশৈলেন্দ্র কুমার কুশারী, পুনর্বাসন আধিকারিক, হাওড়া (সদর)—বিষ্ণুপুর (বাকুড়া)।
- (৭) শ্রীসৌরীন্দ্র নাথ চৌধুরী, পুনর্বাসন আধিকারিক, বিষ্ণুপুর (বাকুড়া)—মুর্শিদাবাদ (সদর)।
- (৮) শ্রীবিনয় ভূষণ চক্রবর্তী, মহকুমা পুনর্বাসন আধিকারিক, মুর্শিদাবাদ (সদর)—বালুরঘাট (পশ্চিম দিনাজপুর)।
- (৯) শ্রীহীরাজল ঘোষ, মহকুমা পুনর্বাসন আধিকারিক, পশ্চিম দিনাজপুর (সদর)—আলবাগ (মুর্শিদাবাদ)।

রাজ্যপালের আদেশানুসারে,

প্রমোদ কুমার ভট্টাচার্য্য,

উপ-সচিব।

No. 4862Estt.—29th June 1950.—The transfer and postings of the following officers are sanctioned temporarily in the interests of public service:—

- (1) Sri Bhabatosh Chakravorty, Rehabilitation Officer, Katwa (Burdwan), to Raiganj (West Dinajpur).
- (2) Sri Rabindra Mohan Choudhury, Rehabilitation Officer, Burdwan (Sadar), to Baraset (24-Parganas), *vice* Sri S. K. Seal, transferred.
- (3) Sri Santosh Kumar Seal, Rehabilitation Officer, Baraset (24-Parganas), to Headquarters, *vice* Sri R. M. Choudhury, transferred.
- (4) Sri Himangshu Rakshit, Rehabilitation Officer, Kalna (Burdwan), to Alipur Duars (Jalpaiguri).
- (5) Sri Sudhir Kumar Ghosh, Rehabilitation Officer, Jalpaiguri (Sadar), to Howrah (Sadar), *vice* Sri Sailendra Kumar Kushari, transferred.
- (6) Sri Sailendra Kumar Kushari, Rehabilitation Officer, Howrah (Sadar), to Vishnupur (Bankura), *vice* Sri Sudhir Kumar Ghosh, transferred.
- (7) Sri Sourindra Nath Choudhury, Rehabilitation Officer, Vishnupur (Bankura), to Murshidabad (Sadar).
- (8) Sri Benoy Bhushan Chakravorty, Sub-divisional Relief and Rehabilitation Officer, Murshidabad (Sadar), to Raiganj (West Dinajpur).

(9) Sri Hiralal Ghosh, Subdivisional Relief and Rehabilitation Officer, West Dinajpur (Sadar), to Lalbagh (Murshidabad).

By order of the Governor,

P. K. BHATTACHARYA, Dy. Secy.

EDUCATION DIRECTORATE

NOTIFICATION.

Hooghly.—No. 23B.—17th April 1950.—Dr. Subimal Chandra Ghoshal, Professor of Chemistry, Hooghly Mohsin College, in the West Bengal Educational Service, is granted leave, preparatory to retirement, on average pay for the period from 3rd March 1950 to 28th May 1950 in terms of rules 184(b) (ii) and 188(b) of the West Bengal Service Rules, Part I.

Howrah.—No. 30B.—18th November 1949.—Sri Harendra Lal Roy, Lecturer in Chemistry (officiating), Bengal Engineering College, Howrah, was granted leave on average pay for a period of thirteen days on medical certificate from 24th October 1949 to 5th November 1949, under rule 173(2) and (3) of the West Bengal Service Rules, Part I.

S. DATTA, Director

Nadia-Murshidabad.—No. 25B.—11th May 1950.—Mrs. Gladys Majumdar, District Inspectress of Schools, Nadia and Murshidabad, is granted leave on average pay for the period of fourteen days from 7th May 1950 to 20th May 1950, under rule 184(b) (ii) of the West Bengal Service Rules, Part I, in extension of the leave granted to her in this office notification No. 19B, dated 11th March 1950.

Hooghly.—No. 26B.—22nd May 1950.—Janab Masood Hasan, Professor of Arabic and Persian, Hooghly Mohsin College, was granted leave on private affairs for the periods from the 25th February 1950 to the 20th March 1950 and again from the 23rd March 1950 to the 30th April 1950, under rule 172(a) of the West Bengal Service Rules, Part I.

Calcutta.—No. 27B.—26th May 1950.—Sri Krishna Bahadur Gurung, District Inspector of Schools, Calcutta, is granted leave on average pay for four months from the 5th June 1950, under rule 184(b) (i) of the West Bengal Service Rules, Part I.

Nadia-Murshidabad.—No. 28B.—16th June 1950.—Mrs. Gladys Majumdar, District Inspectress of Schools, Nadia and Murshidabad, is granted leave on average pay for the period from 21st May 1950 to 24th June 1950, under rule 184(b) (ii) of the West Bengal Service Rules, Part I, in extension of the leave granted to her in this office notification No. 25B, dated 11th May 1950.

Calcutta.—No. 29B.—21st June 1950.—Miss Sobhana Dhar, Professor of Physics, Lady Brabourne College, Calcutta, was granted leave on medical certificate for the period from 21st March 1949 to 10th April 1949, under rule 173(1) and (3) of the West Bengal Service Rules, Part I in supersession of the extraordinary leave granted to her in this office notification No. 153, dated the 11th March 1949.

**Office of the Accountant-General,
West Bengal**
NOTIFICATIONS.

Subject:—Receipts of the Films Division of the Ministry of Information and Broadcasting—Adjustment of.

No. TM(TF)/153.—4th July 1950.—The following receipts of the Films Division of the Ministry

Particulars of receipt.

- (a) Rental of films from Films Exhibitors ...
- (b) Royalty from Distributors for Commercial Exhibition of films in overseas countries.
- (c) Recoveries of packing and forwarding charges from Films Exhibitors.
- (d) Security Deposits from Films Exhibitors.

[Copy Government of India, Ministry of Information and Broadcasting, letter No. 23/3/49, dated the 22nd May 1950, to the Assistant Controller (Distribution); copy endorsed to the

Subject:—Submission of Annual Establishment Returns by Heads of Offices.

No. TM/154.—5th July 1950.—Attention of all Heads of Offices (both of the Central Government and of the State Government) under the audit of this office is invited to this office notification No. TM/1402, dated the 9th March 1950, on the subject noted above which was published at pages 447 and 450 of the *Calcutta Gazette*, dated the 23rd March 1950 and 23rd March 1950, respectively. Though all the returns showing the position of the establishment as on the 1st April 1950 were due to reach this office by the 15th April 1950, only a few have been received so far. It is, therefore, requested that steps may kindly be taken to ensure submission of the overdue Annual Returns of Establishment to this office without any further delay.

Subject:—Procedure for payment of refund of income-tax.

No. TM/155.—5th July 1950.—It has been decided by the Commissioner of Income-tax, West Bengal, Calcutta, that with a view to minimise chances of any malpractice in respect of refund orders issued by the Income-Tax Officers, it has been arranged that a list showing the refund orders issued on each particular day on each day or the Bank will be sent by the respective Income-tax Officers to the Treasuries or Sub-Treasuries concerned or the Reserve Bank of India, direct, as the case may be, in Confidential Envelopes. This list will contain the name of the refundee, the date of issue of the refund voucher, the name of the refundee and the amount. All Treasury and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby informed that no payment of refund voucher which does not appear in the mentioned list should be made in any case.

[Commissioner of Income-tax, West Bengal, No. 59803/2M/87/49-500.T., dated 27th March 1950-Dy. T.K.-I/5101.]

Subject:—Acceptance of fees for "Registration of Accountants"—Discontinuance of.

No. TM/156.—5th July 1950.—All Treasury and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta,

of Information and Broadcasting, Government of India, will be adjusted, under the heads noted against each. All Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby requested to see that henceforth these receipts are so accounted for in the Central Government's portion of the Treasury and Bank accounts:—

Head of adjustment.

XLVI—Miscellaneous—Collection of payments for services rendered—Rentals of films from Films Exhibitors.

XLVI—Miscellaneous—Collection of payments for services rendered—Royalty from Distributors for Commercial Exhibition of films in overseas countries.

XLVI—Miscellaneous—Collection of payments for services rendered—Recoveries of packing and forwarding charges from Films Exhibitors.

P—Deposits and Advances—Part II—Deposits not bearing interest—(c) Other Deposit Account—Departmental and Judicial Deposits—Civil Deposits—Security Deposits from Films Exhibitors.

[Accountant-General, West Bengal, under Government of India, Ministry of Finance (Communication), endorsement No. 1247-C-III-150, dated the 22nd May 1950.]

are hereby informed that the fees for Registration of Accountants which previously used to be accepted for credit to the head of account "XXXVI—Miscellaneous Departments—Registration of Accountants" should not henceforth be accepted for credit in Government Accounts.

[Government of India, Ministry of Commerce, letter No. 62(5)/Law/C.A. 49, dated the 11th May 1950. Dy. TM-381-Ble TM-1-18 of 1950-51.]

Subject:—Payment of refund of Central Excise Duty except duty on cloth and land customs duty.

No. TM/157.—5th July 1950.—All Treasury Officers and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby informed that orders for refund of Central Excise Duty except duty on cloth and also excepting land customs duty, issued by the Assistant Collector, Central Excise, Calcutta, and duly countersigned by the Chief Accounts Officer, Central Excise, Calcutta, should be accepted for payment, if otherwise in order. In such cases verification of credit by the Treasury/Bank is not necessary as the same is done by the Chief Accounts Officer, Central Excise, before countersignature of refund orders. In this connection a reference is invited to rule 576 of the Central Government compilation of the Treasury Rules, Volume I. The payments should be shown separately in the list of central payments under the head "2—Union Excise Duty—Refunds". Instructions regarding payment of refund of Central Excise Duty on cloth and land customs duty will be issued later on.

[Collector of C.E., D.O.C. No. IV(P)/769 C.A.O.-Rev. (i)/17288-A., dated the 23rd June 1950. Dy. TM-723.]

Subject:—Preparation of separate schedules by the Treasury Officers in respect of vouchers for payments to Gazetted Officers.

No. TM/158.—6th July 1950.—Attention of all Treasury and Sub-Treasury Officers in West Bengal is invited to this office notification No. TM-1-18/1467, dated 23rd March 1950, published at page 513 of the *Calcutta Gazette*, dated

30th March 1950, under which a copy of the Government of West Bengal, Finance Department, Budget, Circular letter No. 2479(14)F.B., dated 15th March 1950, on the subject noted above was circulated for their guidance. It has been noticed that in certain treasuries the payment schedules have not been prepared in two parts as directed in the Government order cited above. It has also been noticed that payments made to certain classes of officers who are non-gazetted but who draw their own claims in the gazetted officer's bill form have been included in Part I of the schedule instead of in Part II. As this defeats the purpose for which the system of preparing schedules in two parts has been introduced by the Government it is requested that particular care should be taken to see that the two parts of the schedules are prepared correctly. Payments to the following officers should be shown in Part II of the schedule although these officers draw their pay in gazetted officer's bill form:—

- (1) Jailors.
- (2) Sub-Assistant Surgeon.
- (3) Rationing Officer.
- (4) Inspector of Police, West Bengal.
- (5) Special Officer, Debt Settlement Board, West Bengal.
- (6) Sub-Registrar, West Bengal.
- (7) Assistant Inspector of Schools, West Bengal.
- (8) Surveyors (formerly Sub-Assistant Superintendents) of the Survey of India Department.

S. K. SARKAR,

Dy. Accountant-General

SHERIFF'S OFFICE

The 22nd June 1950.

Notice is hereby given that the Fourth Criminal Sessions of the year 1950 of the High Court at Calcutta in West Bengal for the town of Calcutta will be held at the Court House, in the town of Calcutta, on Monday, the 24th day of July next, at 10-30 o'clock in the forenoon, and thenceforward from day to day until the said sessions be over. And it is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought up for trial at the said sessions be present then and there to prosecute.

S. B. DUTT, Sheriff.

সেরিফ আফিস, ২২শে জুন ১৯৫০ খ্রীস্টাব্দ।

এতদ্বারা সর্বসাধারণকে জানান যে, আগামী ১৯৫০ খ্রীস্টাব্দে ২৪শে জুলাই সোমবার বেলা ১০-৩০ মিনিট নবর হইতে যে পর্যন্ত আদালতের কার্য শেষ না হইবে তাৎক্ষণিক প্রত্যাহার হইবে পশ্চিম বঙ্গের অধীন নগর কলিকাতার কোর্টহাউস বিচার কমিশনার জন্ম কলিকাতা হাইকোর্টের আপন আদালত করে ১৯৫০ খ্রীস্টাব্দে চতুর্থ দফা বিচার সিস্টেমের আদালত বসিবে এবং এতদ্বারা আরও প্রচার করা যাইবে, যে সকল ব্যক্তি কোন কর্মের বিরুদ্ধে আপীল করিতে বা অন্য কোন কারণে উক্ত আদালত উপস্থিত করিবেন। ইতি

এস. বি. দত্ত,
সেরিফ।

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side:

Leave.

Midnapore.—No. 4308A.—4th July 1950.—Sri Taraprasanna Mukharji, Munsif of Danton in the district of Midnapore, is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for twenty-eight days with effect from the 18th July 1950.

24-Parganas.—No. 4328A.—4th July 1950.—Sri Shyamadas Chatterji, officiating Additional Subordinate Judge and Assistant Sessions Judge of 24-Parganas, is allowed leave on average pay under rule 184(b)(ii) of the West Bengal Service Rules, Part I, for twelve days with effect from the 27th June 1950.

Hooghly.—No. 4359A.—7th July 1950.—Sri Rajaram Biswas, Munsif of Serampore, in the district of Hooghly, is allowed earned leave, under rule 171(a) of the West Bengal Service Rules, Part I, for fourteen days in extension of the leave granted to him under the orders of the 22nd June 1950.

Powers.

Midnapore.—No. 4312A.—4th July 1950.—Sri Radha Ballabh Saha, Munsif, under orders of transfer to Danton, in the district of Midnapore, is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a Court up to the value of Rs. 50 within the local limits of the Danton munsifi.

Cooch Behar.—No. 4374A.—8th July 1950.—The Deputy Magistrates and Deputy Collector named in the following schedule, who are exercising the powers of a Munsif, are vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a Court up to the value of Rs. 50 within the local limits mentioned against each:—

Schedule.

(1) Sri Byomkesh Banerjee, Deputy Magistrate and Deputy Collector, Dinhata (Cooch Behar)—Dinhata munsifi.

(2) Sri Promoda Charan Ghosh, Deputy Magistrate and Deputy Collector, Tufanganj (Cooch Behar)—Tufanganj munsifi.

NOTIFICATION.

West Dinajpur-Darjeeling.—No. 4366A.—7th July 1950.—The orders contained in the Court's letters No. 1569, dated the 11th July 1890, and No. 2671, dated the 20th December 1893, and its notification, dated the 19th April 1910, in so far as they relate to the investment, under section 23 of the Bengal, Agra and Assam Civil Courts Act, 1887 (XII of 1887), of the Munsifs of Jalpaiguri and Malda and the Deputy Commissioner and Subordinate Judge of Darjeeling with power to take cognizance of proceedings under Bengal Regulation V of 1799 up to the value and within the local limits mentioned therein, are hereby cancelled.

R. P. MUKHERJI, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

No. 891M.—3rd July 1950.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that Sri Kamala Kanta Dutta and Sri Gobinda Prasad Saha have been duly elected under rule 22(3) of the Election Rules and declared as Commissioners of Ward Nos. II and V respectively of the Sonamukhi Municipality in the district of Bankura in place of Sri Jnanendra Mohan Banerjee and Sri Krishna Mohan Chandra, resigned.

No. 1460J.G.—3rd July 1950.—In accordance with the provisions of rule 56(2) of Chapter IV of the Bengal Jail Code, Volume I, Seventh Edition, hereby re-appoint Sri Tarapada Thakur to be a non-official visitor of the Kalna Sub-Jail in the district of Burdwan for a period of two years with effect from the 3rd July 1950.

No. 1462J.G.—3rd July 1950.—In accordance with the provisions of rule 56(1) of Chapter IV of the Bengal Jail Code, Volume I, Seventh Edition, hereby re-appoint Sree Annada Prasad Mondal, M.L.A., to be a non-official visitor of the Kalna Sub-Jail in the district of Burdwan for a period of two years with effect from 19th June 1950.

B. SARKAR, Commissioner.

FORM "D".

Form of notice to be published declaring the release of the property when persons entitled to receive possession cannot be found (under section 4).

Burdwan, the 19th May 1950.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules under order No. 5031L.A., dated 6th July 1942, and placed at the disposal and under the control of the Collector of Burdwan;

And whereas the said property is to be released on such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947; which have been directed under section 8 of the said Act to be exercised by me, necessary enquiry has been made and Sri Bimala Kanta Mukherji and others, present occupiers, have been held to be entitled to possession of the property;

And whereas the aforesaid persons cannot be found and have no agent or other person empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition.

The Schedule.

Requisition Order No. 503L.A., dated 6th July 1942. Mauza Hirapur, jurisdiction list No. 29, police-station Asansol.

Cadastral survey plot No.	Area.	Name of interested persons.
115-P, 4159-P, 4201-P.	12-41	Kenaram Thakur and others of Hirapur.
116-P, 4157-P, 4198-P.	0-77	Magaram Thakur of Hirapur.
117-P, 4198-P.	0-78	Bimala Kanta Mukherji of Hirapur.
121-P, 4212-P.	1-20	Shyama Bala Dasi and others of Hirapur.
4216-P.	0-77	Paban Majhi and others of Hirapur.

K. A. MAJUMDAR, Collector.

FORM "D".

Form of notice to be published declaring the release of the property when persons entitled to receive possession cannot be found (under section 4).

Chinsurah, the 4th July 1950.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Collector of Hooghly,

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947 (Act XVII of 1947), which have been directed under section 8 of the said Act to be exercised by me, necessary enquiry has been made and Mr. Shib Chandra Banerjee and Mr. Profulla Nalini Debi and others, owners, have been held to be entitled to get possession of the property;

And whereas the aforesaid persons cannot be found and have no agent or other person empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property has been released from requisition on 20th June 1950.

The Schedule.

Cadastral survey plot No. 300 of mauza Shripore, police-station Mogra, jurisdiction list No. 37, district Hooghly, minus 210 acres on the north-west corner of the plot within the enclosure of the graveyard.

S. DUTT-MAZUMDAR, Collector.

Presidency Division—Calcutta

(To be substituted bearing the same number and date.)

No. 470R.G.—18th April 1950.—Sri Pravash Kumar Basu, Sub-Deputy Magistrate and Sub-Deputy Collector, Calcutta Collectorate, is granted earned leave for twenty-nine days on medical grounds, under rule 167(u) of the West Bengal Service Rules, Part I, with effect from 18th March 1950.

No. 746J.—8th July 1950.—It is notified for general information that in exercise of the powers conferred on me by rule 56(1) of the Bengal Jail Code, 1937, Volume I, 4th Edition as amended, I appoint Sri N. C. Laharry, a member of the Bengal After-care Association, as an extra visitor of the Alipore Central Jail in the district of 24-Parganas for a period of two years with effect from the date of this notification, in place of Sri N. N. Bhose since resigned, for the specific purpose of interviewing prisoners in order to arrange after-care in suitable cases.

J. N. TALUKDAR, Commissioner.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 18317C.T./2E/42/49-50/Pt.I.—30th June 1950.—Mr. D. K. Sen, probationary Income-tax Officer, Class II, Grade III, who has been transferred to the Income-tax Department, West Bengal, Calcutta, from the Income-tax Department, Bombay City, in pursuance of the Government of India, Ministry of Finance (Revenue Division),

letter C. No. 22(7)-Admn.I.T./49, dated 20th June 1950, is temporarily and until further orders, posted to the office of the Commissioner of Income-tax, West Bengal with effect from the date of his reporting himself for training in this department.

No. 18318C.T./2E/42/49-50/Pt.I.—30th June 1950.—In exercise of the powers conferred by sub-section (3) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), read with section 4A of the General Clauses Act, 1897 (X of 1897), and the notification of the Government of India in the Home Department No. F.99/36, dated 14th April 1937, the Commissioner of Income-tax, West Bengal, Calcutta, hereby appoints the undermentioned person as Income-tax Officer with effect from 22nd May 1950:—

Mr. Dibyendu Prasad Guha.

2. Mr. Dibyendu Prasad Guha is, with effect from the forenoon of 22nd May 1950, appointed, on probation, in the temporary supernumerary cadre of Income-tax Officers, Class II Service, Grade III, in the Income-tax Department, West Bengal, in the scale of Rs. 275—25—500—E.B.—30—650—E.B.—800 and is, temporarily and until further orders, posted to the office of the Commissioner of Income-tax, West Bengal, with effect from the date of his reporting himself for training in this department.

No. 18227C.T./2E/25/50-51.—30th June 1950.—Mr. A. M. Paul, Income-tax Officer, District VI, Calcutta, formerly Income-tax Officer, Central Circle I, Calcutta, whose services were placed at my disposal in terms of the Commissioner of Income-tax, Central's Order No. 499C.T./2E/10/47-48, dated the 28th May 1948, is allowed, under Fundamental Rule 81(b) (ii), extension of leave on average pay for one month and nine days with effect from the 29th June 1948 to 6th August 1948, with permission to affix the gazetted holiday on the 7th August 1948 and Sunday, the 8th August 1948, to the leave, in continuation of the leave already granted to the officer by the Commissioner of Income-tax, Central, for the period from 15th April 1948 to 28th June 1948.

It is certified that the officer was likely to return, on the expiry of his leave, to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 18693C.T./2E/42/50-51.—1st July 1950.—Mr. S. D. Naidu, Additional Income-tax Officer, District III(2), Calcutta, is allowed, under the Revised Leave Rules, 1933, earned leave of fourteen days with effect from 8th June 1950 to 21st June 1950. It is certified that the officer was likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 18775(B)C.T./2E/61/49-50.—1st July 1950.—Mr. V. S. Naidu, Income-tax Officer, District VA, Calcutta, is allowed, under the Revised Leave Rules, earned leave for twenty-one days from 18th July 1950 to 7th August 1950, half pay leave on private affairs for twenty days from 8th August 1950 to 27th August 1950 and thereafter extraordinary leave for twenty days from 28th August 1950 to 16th September 1950, with permission to prefix Sunday, the 16th July 1950, and gazetted holiday of the 17th July 1950, and to affix Sunday, the 17th September 1950, to the leave.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he is proceeding on leave or to a post carrying similar rates of allowances.

S. NARGOLWALA, Commissioner

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX (CENTRAL) CALCUTTA

No. 824C.T.C.—6th July 1950.—Sri P. S. Viswanathan, M.A., Income-tax Officer, Central Circle-VI, Calcutta, is allowed, under rule 9 of the Revised Leave Rules, 1933, earned leave of seventeen days from 8th June 1950 to 24th June 1950 with permission to affix Sunday, the 25th June 1950, to the leave.

Sri B. K. Bagchi, M.Sc., Additional Income-tax Officer, Central Circle-II, Calcutta, was appointed to hold additional charge of Central Circle-II, Calcutta, *vice* Sri P. S. Viswanathan granted leave.

H. P. SINGH, Commissioner



Calcutta



सत्यमेव जयते

Gazette

Published by Authority

THURSDAY, JULY 20, 1950

CONTENTS:

	Page.		Page.
PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc. ..	1453—1480	PART IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly ..	Nil
PART IA.—Orders and notifications by the Government of India republished for general information ..	203—216	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President ..	Nil
PART IB.—Educational Notices ..	Nil	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament ..	Nil
PART II.—Advertisements, Notices ..	271—276	SUPPLEMENT No. 29—	
PART III.—Acts of the West Bengal Legislature ..	Nil	Weekly Weather and Crop Report of West Bengal for the week ending 5th July 1950 ..	17—318
PART IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India ..	Nil	Wholesale prices of agricultural and animal husbandry products (average quality) in Calcutta during June 1950 ..	319—329

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 2015G.A.

Appointments and Transfers.

General.

No. 1943G.A./44/49.—11th July 1950.—The candidate named below, is appointed on probation to the West Bengal Junior Civil Service:—

Sri Arun Kumar Das Gupta, M.A., son of Sri Upendra Chandra Das Gupta.

He will be on probation for a period of two years during which time he will be required to undergo the training prescribed for the officers of the West Bengal Junior Civil Service and to pass completely the Departmental Examination by the higher standard. Confirmation will be dependent upon his successfully completing the examination by the higher standard and otherwise exhibiting his fitness for the service.

Midnapore.—No. 1944G.A./44/49.—11th July 1950.—The Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, named below is posted to the headquarters station of the district noted against his name:—

Sri Arun Kumar Das Gupta—Midnapore.

Police.

Midnapore-Howrah.—No. 1974G.A./3P-56/50.—14th July 1950.—Sri Sunil Chandra Chaudhury, Assistant Superintendent of Police, on probation, Midnapore, is posted to Howrah Sadar, and is placed in charge of the Howrah Town Police with effect from the date of his joining the post.

Hooghly-Midnapore.—No. 1975G.A./3P-56/50.—14th July 1950.—Sri Karuna Kanta Dutta, Assistant Superintendent of Police, on probation, Hooghly, is posted to the Contai subdivision of the Midnapore district and is placed in charge of the police work of that subdivision with effect from the date of his joining the post.

Murshidabad-Nadia.—No. 1976G.A./3P-56/50.—14th July 1950.—Sri Ajit Baran Chakraborty, Assistant Superintendent of Police, on probation, Murshidabad, is posted to the Ranaghat subdivision of the Nadia district and is placed in charge of the police work of that subdivision with effect from the date of his joining the post.

Jalpaiguri-24 Parganas.—No. 1977G.A./3P-56/50.—14th July 1950.—Sri Shib Kinkar Mitra, Assistant Superintendent of Police, on probation, Jalpaiguri, is posted to the Bongaon subdivision of the 24-Parganas district and is placed in charge of the police work of that subdivision with effect from the date of his joining the post.

Leave.**General.**

24-Parganas.—No. 1970G.A./6L-14/50.—13th July 1950.—Sri Durga Pada Ghosal, Sub-Magistrate and Sub-Collector, on probation, Alipore, 24-Parganas, was allowed leave on average pay for eight days with effect from the 22nd June 1950 under rule 167(n) of the West Bengal Service Rules, Part I.

Police.

24-Parganas.—No. 1978G.A./5L-13/50.—14th July 1950.—In modification of the orders contained in this department notification No. 1702G.A., dated the 14th June 1950, Sri Suresh Chandra Chakravorti, officiating Additional Superintendent of Police, 24-Parganas, is allowed leave for the period from the 9th January 1950 to the 21st June 1950, both days inclusive, viz., leave on average pay under rule 184(b)(n) of the West Bengal Service Rules, Part I, up to 5th March 1950 and thereafter leave on average pay on medical certificate for the remaining period under the proviso to the same rule with effect from the 6th March 1950.

By order of the Governor,
S. N. RAY, Chief Secy.

Political**NOTIFICATIONS**

No. 4255P/14E-12/50.—11th July 1950.—The Pastor O. W. Lange of the Seventh Day Adventist Church at 36, Park Street, Calcutta, is authorised under section 6 of the Indian Christian Marriage Act (XV of 1872) to solemnize marriages between persons one or both of whom is or are a Christian or Christians and under section 9 of the Act to grant certificates of marriages between Indian Christians.

He is also appointed under Act VI of 1886 to be a Registrar of Births and Deaths for the district of Calcutta.

No. 4342P/14E-14/50.—15th July 1950.—In exercise of the power conferred by section 9 of the Indian Christian Marriage Act, 1872 (XV of 1872), the Governor is pleased to grant a licence to Reverend Francis Nag of the Mission House, Siliguri, authorising him to grant certificates of marriage between persons who are Indian Christians.

By order of the Governor,
R. GUPTA, Secy.

No. 4341P./335/50. — 15th July 1950. — In exercise of the power conferred by sub-section (I) of section 17A of the Indian Criminal Law Amendment Act 1908, (XIV of 1908), the Governor is pleased to make the following amendment in notification No. 25P.A., dated the 4th January 1950, published at pages 60, 61 and 62 of Part I of the *Calcutta Gazette* of the 19th January 1950, namely:—

Amendment.

In the schedule to the said notification, omit the following under heading "Calcutta", namely:—

"1. The Bengal Provincial Kisan Sabha and the Khet Mazdoor Samiti Office, situated in a room

in the north-eastern corner of the second-floor premises No. 249, Bhowanipore Street, bounded on the—

North—By a narrow verandah and a latrine.

South—By the offices of the A. I. K. S., B. Mazdur Union, Bengal Motion Picture Union.

East—By the eastern boundary wall of the room itself.

West—By a small partitioned room and all offices of the All-Bengal Health and Jan Swasthya Karmi Union, Bidi Mazdur Union, etc."

No. 4395P/287/50.—18th July 1950.—In exercise of the power conferred by sub-section (I) of section 17A of the Indian Criminal Law Amendment Act, 1908 (XIV of 1908), the Governor is pleased to make the following amendment in notification No. 25P.A., dated the 4th January 1950, published at pages 60, 61 and 62 of Part I of the *Calcutta Gazette* of the 19th January 1950, namely:—

Amendment.

In the schedule to the said notification omit the following under heading "Calcutta", namely:—

"5. The office of the Mahila Atma Raksha Samiti, situated in a room on the ground floor of premises No. 7, Krishnaram Bose Street, bounded on the—

North—By the main entrance and passage to the courtyard of the house.

South—By the passage leading to premises No. 7B, Krishnaram Bose Street.

East—By Krishnaram Bose Street.

West—By a small verandah."

By order of the Governor,
P. C. ACHARJI, Jt. Secy.

Jails**NOTIFICATIONS.**

Midnapore-Bankura.—No. 1485H.J. — 10th July 1950.—Sri Kshirode Behari Mukherjee, Superintendent, Midnapore Central Jail, was confirmed in the post of whole-time Superintendent, Borstal School at Bankura, with effect from the 15th August 1947.

Calcutta.—No. 1492H.J.—10th July 1950.—In supersession of the orders contained in this department notification No. 1321H.J., dated the 14th June 1950, Sri Jamini Mohan Mukherjee, whole-time Superintendent of the Presidency Jail, is allowed leave on average pay for fifteen days, with effect from the 16th June 1950, under rule 184(b)(n) of the West Bengal Service Rules, Part I.

By order of the Governor,
B. GUPTA, Secy.

PRISONS DIRECTORATE

Orders by the Inspector-General of Prisons
West Bengal

No. 7414.—12th July 1950.—Sri A. K. Moitra took over executive charge of the Burdwan Jail from Dr. P. B. Bhattacharjee on the forenoon of the 22nd May 1950.

P. K. BISWAS, Insp.-Genl.

Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to direct that the Frasergunj union bench within the Kakdwip police-station in the Diamond Harbour subdivision of the 24-Parganas district may sentence any offender convicted by it to pay a fine not exceeding fifty rupees or in default to imprisonment for a period not exceeding fourteen days.

No. 4305J.—4th July 1950.—In exercise of the power conferred by sub-section (1) of section 4 of the West Bengal Criminal Law Amendment (Special Courts) Act, 1949 (West Bengal Act XXI of 1949), the Governor is pleased to allot for trial to the Special Judge presiding over the Special Court constituted by notification No. 5440 J., dated the 16th September 1949, the cases specified in the schedule hereto annexed:—

JUDICIAL DEPARTMENT

No. 2016G.A.

Powers.

24-Parganas.—No. 1973G.A./2P-28/50.—14th July 1950.—Sri V. S. C. Bonarjee, Assistant Magistrate, Diamond Harbour, is vested with the powers of a Magistrate of the first class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

Appointments and Transfers.

Calcutta.—No. 4526J.—11th July 1950.—Honble Mr. Justice Deep Narain Sinha, Barrister-at-Law, assumed office as a Judge of the High Court, Calcutta, in the forenoon of the 3rd July 1950.

Powers.

Malda.—No. 4569J.—12th July 1950.—In exercise of the power conferred by section 14 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to confer upon Sri Monomohan Chatterjee, an Honorary Magistrate at Malda (Sadar) with third class powers, the powers of a Magistrate of the second class for the period during which he has been directed to sit as an Honorary Magistrate.

Darjeeling.—No. 4610J.—13th July 1950.—In exercise of the powers conferred by section 14 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased—

(a) to confer upon Sri Chhimi Tenduf La the powers of a Magistrate of the first class, in the district of Darjeeling, for a period of one year from the date of this notification in respect to such cases as may be made over to him within the limits of the Sadar subdivision of the said district, and

(b) to direct him to take down evidence in the English language.

NOTIFICATIONS.

4-Parganas.—No. 4061J.—21st June 1950.—In exercise of the power conferred by the proviso to section (1) of section 72 of the Bengal Village

No. 3172J.—8th June 1950.—In exercise of the power conferred by section 16 of the Bengal, Agra and Assam Civil Courts Act, 1887 (XII of 1887), and in supersession of all previous notifications on the subject, the Governor is pleased to prescribe

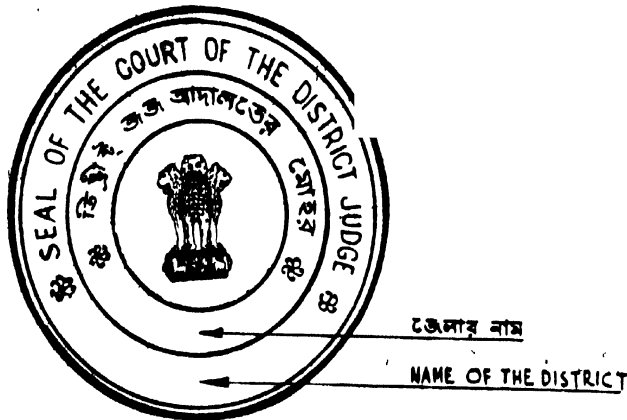
The Schedule.

Serial No.	Name of the accused person.	Offences charged against the accused.
1.	Siddhewswar Ghosh, Cashier in the Office of the Controller of Army Factory Accounts, Calcutta.	Section 409 of the Indian Penal Code, 1860, and sub-section (2) of section 5 of the Prevention of Corruption Act, 1947 (II of 1947).
2.	Ditto ..	Ditto
3.	Ditto ..	Ditto.
4.	I. Bell, Trains Inspector, B. N. Railway, Howrah.	Section 161 of the Indian Penal Code, 1860
5.	Nirmal Chandra Chatterji, Commercial Clerk, Howrah Goods Shed, E. I. Railway.	Section 420 of the Indian Penal Code, 1860.
6.	(i) A. C. Khanna, .. (ii) P. B. Chakravorty, .. (iii) Amar Kumar Bose, .. (iv) Sushil Chandra Mazumdar, .. (v) Kalipada Bhattacharya and (vi) S. K. Bakshi.	Section 120B of the Indian Penal Code read with section 420 of the Indian Penal Code, and section 420 of the Indian Penal Code, 1860
7.	Kali Kinkar Mukherji, Supervisor, "L" Section, Office of the General Manager, B. N. Railway, Garden Reach.	Section 161 of the Indian Penal Code, 1860.
8.	Satyanaran Chantia of 27/2, Sir Harisam Goenka Street, Calcutta.	Section 161 of the Indian Penal Code read with section 116 of the Indian Penal Code, 1860.

No. 4381J.—4th July 1950.—In exercise of the power conferred by clause (1) of Article 299 of the Constitution of India, the Governor is pleased to direct that contracts between the State Government and bargadars for the purpose of cultivation of "Aman" paddy at the Central Livestock Research-cum-Breeding Station at Haringhata on barga system may be executed on behalf of the Governor by the Milk Commissioner-cum-Administrator, Haringhata Centre.

the form and dimensions of the specimen design below as the form and dimensions of the seal which every Court of the District Judge in West Bengal shall use:—

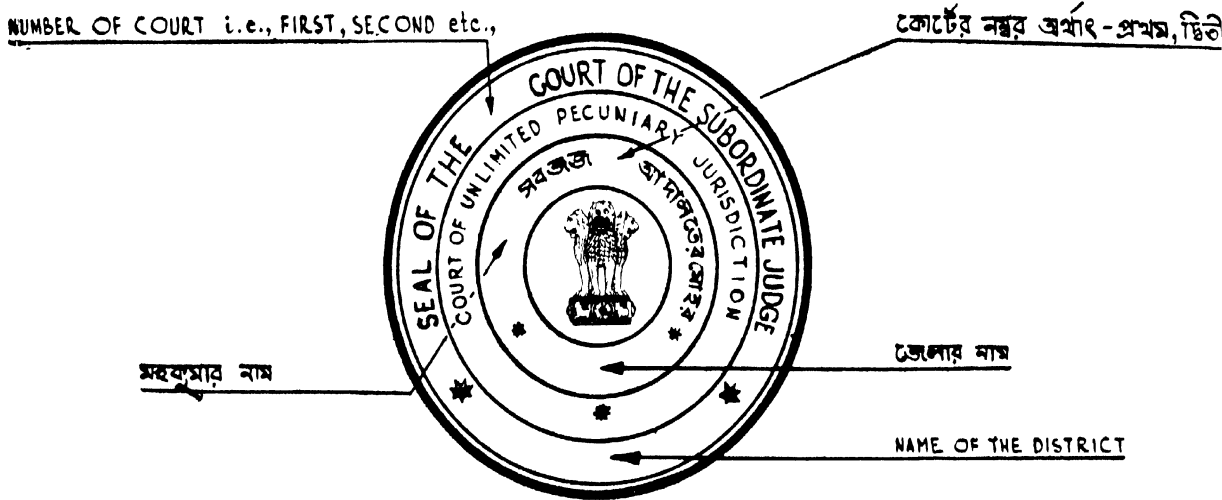
Specimen design.



No. 3173J.—8th June 1950.—In exercise of the power conferred by section 16 of the Bengal, Agra and Assam Civil Courts Act, 1887 (XII of 1887), and in supersession of all previous notifications on the subject, the Governor is pleased to prescribe

the form and dimensions of the specimen design below as the form and dimensions of the seal which every Court of the Subordinate Judge West Bengal shall use:—

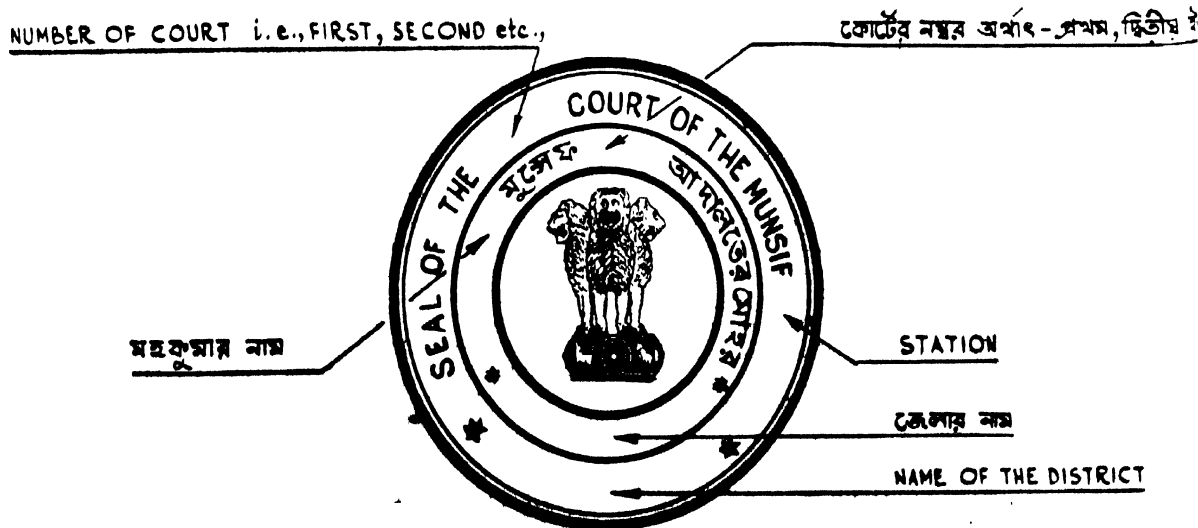
Specimen design.



No. 3174J.—8th June 1950.—In exercise of the power conferred by section 16 of the Bengal, Agra and Assam Civil Courts Act, 1887 (XII of 1887), and in supersession of all previous notifications on the subject, the Governor is pleased to prescribe

the form and dimensions of the specimen design below as the form and dimensions of the seal which every Court of the Munsif in West Bengal shall use:—

Specimen design.



By order of the Governor,
S. K. SEN, Secy.

FINANCE DEPARTMENT

Taxation.

NOTIFICATION.

21F.T.—5th January 1950.—In pursuance of the provisions of section 9 of the Bengal

Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following names and addresses of registered dealers together with a description of the goods covered by their registration certificates are published for general information—

Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
2	3	4	5	6	7
Shankar Bastralaya	Asansol, district Burdwan	..	AS/1142A, 1-8-49.		Handloom and mill made cloth, hosiery goods, ready made garments, rubber sheet, rain coat, hat, umbrellas and woollen goods.
Mohini Bastralaya	.. Bolpur, district Birbhum	..	AS/1143A, 2-8-49.	Mill made cloth, handloom cloth, ready made garments, hosiery goods.
Haribhask Dey	Bolpur, district Birbhum	..	AS/1144A, 8-8-49.	Cloth, ready made garments, hosiery goods, woollen goods, umbrella.
Chun Stores	.. Asansol, district Burdwan	..	AS/1145A, 4-8-49.	Stationeries and general merchandise as and when required for resale.
Fatuk Mistanna Bhandar	Suri, district Birbhum	..	AS/1146A, 6-8-49.	Ghee, dalda, tea, spices, and A, B certified for any process in the manufacture of nimki, kachuri, singhara, sweetmeats, tea for sale.	
General Office Canteen (Seob)	Inside Napuria Works, Burnpur Steel Corporation of Bengal, P. O. Burnpur, district Burdwan.	..	AS/1147A, 6-8-49.	Rice and A, B certified for any process in the manufacture of cooked food and sweetmeat for sale.	Birli, cigarettes, aerated water brand and butter.
Lakshmi Kanta Mukherjee & Bros	P. O. Chora, district Burdwan.	..	AS/1148A, 9-8-49.	..	Coal and lime.
Nathu Ram Sekaria and Brothers.	Suri, district Birbhum	..	AS/1149A, 10-8-49.	..	General merchandise as and when required for resale.
Sardar Bahadur Gurdit Singh & Co.	West Palnadiha Colliery, P. O. Asansol, district Burdwan.	..	AS/1150A, 10-8-49.	Machinery and A, B, C certified for any process in the raising of coal from the mine for sale.	
National Store	Raniganj, district Burdwan.	..	AS/1151A, 10-8-49.	..	Aluminium article, stationeries, perfumery, hosiery and ropes.
Singopal Hari Prasad	Bolpur, district Birbhum	..	AS/1152A, 11-8-49.	Hardware, ropes, paints, varnishes, buckets.
Sri Durga Oil Mills	Bolpur, district Birbhum	..	AS/1153A, 11-8-49.	Mustard seeds, rape seeds, ground-nuts and A, B, C certified for any process in the manufacture of oil and oil cake for sale.	Tin, gunny bags.
Kali Charan Ram Chaudar	Bolpur, district Birbhum	..	AS/1154A, 12-8-49.	Gunny bags, gur, sugar, linseed, poppy seed, rape seed, vegetable product, coconut oil, mustard oil.
Sri Ram Brijlal	Sainthia, district Birbhum	..	AS/1155A, 12-8-49.	..	Rape seed, gunny bags, jute, cereals, mustard oil, oil cake, linseed, gur, poppy seed, pulses, spices, bhut, coconut oil, tin, cotton, vegetable product, mustard seeds.
Kulash Narain & Bros.	40, Upper Chitpore Road, Calcutta.	..	BDI/1707A, 1-8-49.	Timber, iron and A, B certified for use in the manufacture of machinery and parts.	Crude oil and oil engines, machines and machine parts.
Vivekananda Bhondar.	Mistanna 118, Vivekananda Road, Calcutta.	..	BDI/1708A, 3-8-49.	Ghee, chana and A, B certified for use in the manufacture of sweets and salted articles.	..
Mihar Press	.. 38, Shibnarayan Lane, Calcutta.	Das	BDI/1709A, 4-8-49.	Type ink and A, B certified for use in the manufacture of printed matter.	..
18 New Kamala Soap Chemical Works.	and 8/2A, Baranashi Ghose 2nd Lane, Calcutta.	..	BDI/1710A, 4-8-49.	Cocconut oil, caustic soda and A, B certified for use in the manufacture of washing soap.	..
19 Sakti Press	.. 7, Ashutosh De Lane, Calcutta.	..	BDI/1711A, 5-8-49.	Paper, ink and A, B, C certified for use in the manufacture of printed matter.	..
20 Annapurna Mills, Ltd.	.. 8, Usir Choudhury Road, Calcutta.	Bishnupur (I).	BDI/104B, 5-8-49.	Paddy and oil seeds, and A, B, C certified for use in the manufacture of oil, oil cake and rice.	..
21 Benoy Hosiery	.. 23, Garanhata Street, Calcutta.	..	BDI/1712A, 8-8-49.	Yarn, and A, B, C certified for use in the manufacture of hosiery goods.	Hosiery goods.
22 Banerjee Choudhury & Co.	43, Joy Mitra Street, Calcutta.	..	BDI/1718A, 9-8-49.	Electrical porcelain goods, crockery goods.
23 Shree Kamala Stores, Ltd.	46, Upper Chitpur Road, Calcutta.	..	BDI/1714A, 10-8-49.	Radio, gramophone, records, radio and gramophone accessories, other musical goods, electrical goods, electrode and welding materials, cloth.
24 Kalika Pharmacy	.. 255, Upper Circular Road, Calcutta.	..	BDI/1715A, 11-8-49.	Medicines and A, B, C certified for use in the manufacture of serving prescriptions.	All kinds of medicines, patent medicines, phenyle, medicated cotton bandages, medical instrument, ointments, scopes, oils, rubber goods, bottle corks.
25 Indian National Art Press	173, Ramesh Dutt Street, Calcutta.	..	BDI/1716A, 12-8-49.	Ink, paper and A, B certified for use in the manufacture of printed matter.
26 Sri Krishna and Co.	.. 39, Mukhtaram Babu Street, Calcutta.	..	BDI/1717A, 12-8-49.	General merchandise as and when required.
27 Standard Photo Engraving Company.	82/1, Fakir Chand Mitra Street, Calcutta.	..	BDI/1718A, 12-8-49.	Chemicals, zinc and A, B, C certified for use in the manufacture of blocks, stereotypes, masts.	Photo goods, zinc, corner masts.

Serial No	Name of the dealer.	Address and chief place of business	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6	7
28	Sunil Chandra Roy	3, Ratan Sirkar Garden Street, Calcutta		BDII/1950A, 8-8-49.		Spices, keshuadana, mustard, soda of all varieties, katha ropes, soap, tea, oils of all dry fruits, dye-stuff, heavy chemicals, biscuits, cakes, hardware goods and other general merchandise as when required for resale
29	Ramdutt Agarwalla	20, Maharshi Debendra Road, Calcutta.		BDII/1951A, 3-8-49.		Coal and coke, gold and silver
30	Akash Veena	373, Upper Chitpur Road, Calcutta		BDII/1952A, 8-8-49		Radio and radio spare parts, gramophone and gramophone electrical goods, cables and fans.
31	Nourangul Satyanarain	9, Jagamohan Mullik Lane, Calcutta		BDII/1953A, 4-8-49		Spices, vegetables, stationery and oils.
32	Radhakrishna Ganga Charan Poddar	2, Bysak Lane, Calcutta		BDII/1954A, 4-8-49.		Cotton, cotton seeds, grains, corrugated iron and general merchandise as when required and certified the dealer for resale.
33	Anandomoyee Bhandar	74A, Nalini Setai Road, Calcutta		BDII/1955A, 5-8-49		Spices, keshuadana, mustard, soda, oils, arrowroot, khatadari, ropes, dry fruits, other grocery goods
34	Nalini Mohan Dey	17/2, Shibbole Street, Calcutta.		BDII/1957A, 8-8-49.		Stationery, oilman's stores, spices, iron products.
35	Bikaneet Trading Co	147, Cotton Street, Calcutta		BDII/1958A, 8-8-49		Piece-goods
36	Prati Stores	20, Maharshi Debendra Road, Calcutta		BDII/1959A, 9-8-49		Stationery goods, milk, ceiling fans and toilet products
37	Sri Krishna Bhanda	13, Jagannath Ghat Road, Calcutta		BDII/1960A, 10-8-49		Oils, spices, keshuadana, mustard seeds, soda, khatadari, ropes, tobacco, other grocery goods and all general merchandise
38	Sanwadram Dairji	145, Cotton Street, Calcutta		BDII/1961A, 10-8-49	Yarn, cloths, sewing machine, machine parts, needles, buttons and A, B certified for use in any process in the manufacture of garments.	
39	Siddi Gopal Silk House	26/4, Raja Brojendra Street, Calcutta		BDII/1962A, 10-8-49.		Cloth
40	Gopal Ch. Das & Sons	231, Maharshi Debendra Road, Calcutta		BDII/1963A, 11-8-49.	A, B, certified for use in any process in the manufacture of sweetmeat	Sweetmeat
41	Progressive Cloth Stores	20B, Raja Brojendra Street, Calcutta		BDII/1964A, 12-8-49		Piece-goods, bedding stores
42	Chaitnam & Co	28, Harish Chatterjee Street, Calcutta		BH/19620A, 1-8-49		Brick, sand, soorkey, lime and resale.
43	M. M. Dutta	4, Russa Road, Calcutta		BH/19628A, 4-8-49	Gold, silver, bullion, copper and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments	Gold and silver bullion and ornaments and specie stores
44	Bengal Bedding Stores	144, Ashutosh Mukherjee Road, Calcutta		BH/19629A, 4-8-49.	Tikins, mosquito nets, long cloth, cotton and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of bedding and mosquito curtain.	Bed sheet, bed cover, tick, mosquito nets
45	Industrial Plastics (India)	17, Park Street, Calcutta		BH/19630A, 5-8-49	Plastic raw materials, plastic sheet, wax, papers and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of plastic goods.	
46	Bhim Chandra Nag	68, Ashutosh Mukherjee Road, Calcutta		BH/19631A, 5-8-49	Channa, ghee, milk, flour, sugar and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeats and salty food.	
47	Sree Stationery Stores	3, Benoy Bose Road, Calcutta		BH/19632A, 6-8-49		Office stationery, paper, ink, printing ink, card board, covers, books, pen and pencils
48	The Homoeo Chemical & Pharmaceutical Works, Ltd	22, Gorachand Road, Entally, Calcutta		BH/19633A, 9-8-49	Rectified spirit, botanical drugs, phials, corks, sugar of milk, basic chemicals and globules and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of homoeo spirit, spirituous medicines, homoeo and biochemic medicines.	
49	Hindusthan Candle Manufacturing Co.	53, Watganj Street, Calcutta.		BH/19634A, 10-8-49	Paraffin wax, paper, thread and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of candles.	
50	Ramsidhar Shawram	31-4, Orphananj Road, Kidderpore, Calcutta.		BH/19635A, 10-8-49.		Edible oils, castor oil, white and vegetable products (ghee)
51	Bhowanipour Engineering Corporation, Ltd	2, Balaram Ghat Road, Calcutta-25		BH/19636A, 10-8-49	Iron plate, brass scrape, hardware goods and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of electrical goods for sale.	Soap shades.
	4 Brothers	9, Boyd Street, Calcutta		BH/19637A, 10-8-49.		All sorts of woollen silk, art silk, cotton yarn and piece goods, stationery, hosiery and drapery

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts	Goods for resale
1	2	3	4	5	6	7
1	Chowgule & Co (Hind), Ltd.	11/1/4, Rusea Road, Calcutta.		BH/1638A, 11-8-49.		Pharmaceuticals, photo goods and photo chemicals, printing materials, watches.
2	Gouri Sankar Sankar Dasal	8/2, Circular Garden Beach Road, Calcutta.		BH/1639A, 12-8-49.		Handloom cloth, mill made cloth, silk, woollen goods, bedding requisites ready made garments.
3	National Commercial Corporation	70/B, New Theatre Road, Calcutta.		BH/1640A, 12-8-49.		Beltings, hose pipes, rubber sheet, rubber in cylinders, surgical instruments for resale.
4	Nihal Chandra Dey & Surendra Nath Dey	17-13 Orphanage Market Kidderpore, Calcutta.		BH/1641A, 13-8-49.		Mustard oil, groundnut oil, coconut oil, kerosene oil, oil cake, castor oil, linseed oil, white oil.
5	Melegram Co	82A, Rash Behari Avenue, Calcutta.		BH/1642A, 13-8-49.	Wood, reeds, strings, felt cloth, leather, oil cloth, screw, celluloid, hardware, paste board, spirit, shellac and paints and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of handloom.	Records, dyes and all sort of mechanical instruments.
6	Radha Sree	159-1B, Rash Behari Avenue, Calcutta.		BH/1643A, 13-8-49.		Textile goods.
7	Swarnakutubir	1, Southern Avenue, Calcutta.		BH/1645A, 13-8-49.	Gold, silver, stones, bronze, pearls and charcoal and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of ornaments.	Gold and silver ornaments, stones, bullion, specie, gold and silver wires.
8	Dubchandel Anandmal	Nufanganj, Burdwan.		BN/683A, 6-8-49.		Mustard seed, mustard oil, oil cake, ghee, poppy seeds and groundnuts.
9	Gulam Kuddus	Parbibrhata, Burdwan.		BN/681A, 3-8-49.	Bur tobacco, bur leaves—thread and A certified by the purchasing dealer to be required for use in any process in the manufacture of birds for sale.	
10	Nabarat Chandra Dutta	57, Olive Street, Calcutta.		CSI/1775A, 2-8-48.		Bur tobacco, birch leaf matches and stationery goods.
11	Pydhul Trading Co., Ltd.	30/31, Kalakur Street, Calcutta.		CSI/1776A, 3-8-49.		Bullion, plastic and plastic goods and machines for manufacturing of plastic goods.
12	Shri Krishna Shivamall	201/A, Harrison Road Calcutta.		CSI/1777A, 4-8-49.		Piece-goods and bedding stores.
13	Dei Brothers	57, Olive Street, Calcutta.		CSI/1778A, 6-8-49.		Hardware and more.
14	Shashitrat Ramgopal	7/2 Babulali Lane, Calcutta.		CSI/1779A, 8-8-49.		General merchandise as and when required and certified for resale.
15	Moorthy Palayakat Co	94, Lower Chitpur Road Calcutta.		CSI/1780A, 9-8-49.		Handloom products.
16	Modern Confectionery Works	57, Olive Street, Calcutta.		CSI/1781A, 13-8-49.	Sugar, liquid glucose, chemicals, essence and A, B, certified by the purchasing dealers to be required for use in any process in the manufacture of lozenges for sale.	
17	Kamhaivalal Pannalal	62, Cross Street, Calcutta.		CSII/2275A, 1-8-49.		Lingerie.
18	Mulchand Jhunjhunwalla	20, Noormal Lohia Lane, Calcutta.		CSII/2276A, 1-8-49.		Cotton piece goods, silk goods, woollen blankets, woollen cloth, hosiery goods, handloom cloth.
19	Sri Kalleo Palayakat Co	96, Lower Chitpur Road, Calcutta.		CSII/2277A, 1-8-49.		
20	N. R. Pattaviramaier & Sons	21, Mullick Street, Calcutta.		CSII/2278A, 1-8-49.		
21	Hansraj Babulal	160, Harrison Road, Calcutta.		CSII/2279A, 1-8-49.		Towels, hosiery goods, kerchiefs, ready-made garments, hosiery needles.
22	Dabiprasad Dwarkaprasad	154, Harrison Road, Calcutta.		CSII/2280A, 1-8-49.		Piece-goods, bedding stores.
23	Lachhram Inderchand	35, Armenian Street, Calcutta.		CSII/2281A, 3-8-49.		Textiles, hosiery and ready-made garments.
24	Chandumal & Sons	178, Cross Street, Calcutta.		CSII/2282A, 5-8-49.		Piece-goods (silk, art silk, cotton and woollen).
25	Umash Chandra Hariprasad	50, Cross Street, Calcutta.		CSII/2283A, 6-8-49.		Piece-goods, ready-made garments, umbrella.
26	Ashtosh Fabrics	12, Noormal Lohia Lane, Calcutta.	(1)	CSII/181B, 6-8-49.		Textiles, yarn, vegetable oils, an oil seeds, paper, tobacco, cigarettes.
27	Sri Gopinath Purushottam	36, Khengrapatty Street, Calcutta.		CSII/2285A, 9-8-49.		Yarn, cotton and silk thread, sewing thread, needles, monihari goods.
28	National Palayakat Co.	98/1, Lower Chitpur Road, Calcutta.		CSII/2286A, 9-8-49.		
29	Dwanchand Dholandas	6, Karbala Mohammed Street, Calcutta.		CSII/2287A, 9-8-49.		Dry fruits and spices.
30	Bholanath Roy and Company, Ltd.	12, Armenian Street, Calcutta.		CSII/2288A, 10-8-49.		Heavy chemicals, sizing goods.
31	Bala Medical Hall	156D, Harrison Road, Calcutta.		CSII/2289A, 10-8-49.		Chemicals, medicines, perfumeries, toilets and other kinds of soaps, confectionery, monihari, butter, ghee, all kinds of milk, nail polish, jute bags.
32	D. & C. (India), Corporation.	59, Armenian Street, Calcutta.		CSII/2291A, 11-8-49.		Colour, dyes, chemicals, textiles.

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6	7
85	J. M. Chakravarty & Co	4, Synagogue Street, Calcutta	..	CSIII/1650A, 1-8-49.	Medicines.
86	Howrah Stores	109, Old Chinabazar, Street, Calcutta.	..	CSIII/1652A, 3-8-49.	Enamel ware, pottery goods, stationery goods, machine parts and other general merchandise as and when required for resale.
87	Ghosh's Hardware	70, Netaji Subhas Road, Calcutta	..	CSIII/1653A, 3-8-49.	..	Hardware, metal, tools, mill stones and tea garden stores.
88	C. R. Mukherjee & Co., Ltd.	36, Strand Road, Calcutta.	..	CSIII/1654A, 9-8-49.	..	Hardware.
89	The Oriental Traders (India).	18, Raja Woodmunt Street, Calcutta	..	CSIII/1655A, 9-8-49	..	Chemicals, machineries, hardware, asbestos products and other general merchandise as and when required for resale.
90	Popatlal Ghelabhai & Co	P-7, Old Chinabazar Street, Calcutta	..	CSIII/1656A, 9-8-49.	Hosiery goods.
91	Pakers (India)	67B, Netaji Subhas Road, Calcutta.	..	CSIII/1657A, 12-8-49	..	Packing cases and crates.
92	Traders Union	19, Synagogue Street, Calcutta.	..	CSIII/1658A, 12-8-49.	Perfumery and toilet goods.
93	Sanatan Datta	83, Old Chinabazar Street, Calcutta.	..	CSIII/1659A, 12-8-49.	..	Sheet and plate glass, mounting board and straw board.
94	Hindalal Singh	180, Harrison Road, Calcutta.	..	CSIV/1690A, 1-8-49.	Ready-made garments and house goods.
95	Kanhevalal Tilokchand	180, Harrison Road, Calcutta.	..	CSIV/1698A, 2-8-49.	Ghee, oils, vegetables, spices, coal, fuel wood, gram, flour certified for any process in the manufacture of sweetsmeats and nankina for sale.	Sweetmeats and nankina
96	Sagarilal Murarilal	178, Harrison Road, Calcutta.	..	CSIV/1699A, 3-8-49	Linseed, pulses and salt
97	Milan Tape Stores	62, Netaji Subhas Road, Calcutta	..	CSIV/1700A, 6-8-49.	Cotton, yarn, dyes and A, B, certified for any process in the manufacture of tape, rope and twines for sale.	Tape, rope and twine
98	D. M. Mehta & Bros	113, Monohardas Chowk, Calcutta.	..	CSIV/1701A, 12-8-49.	Hardware.
99	Bagree & Co.	180, Harrison Road, Calcutta	..	CSIV/1702A, 13-8-49	..	Sewing thread
100	Darabshaw B. Carsetjee's Sons, Ltd	7, Pollock Street, Calcutta.	..	CL/1839A, 9-8-49	..	Stores and provisions required by steam ships.
101	Oriental Coal Concern	50, Ezra Street, Calcutta	..	CL/1840A, 9-8-49	..	Coal and coke.
102	Indo Burma Traders	19, Zakaria Street, Calcutta.	..	CL/1837A, 6-8-49	..	General merchandise as and when certified by the purchasing dealer to be required for resale.
103	Bengal National Agency	61, Chittaranjan Avenue, Calcutta.	..	CL/1835A, 5-8-49	..	Paper, milk products, hardware, paints and varnishes, oils, candles and its parts, electric goods, book stuff, medicines, yarn, plastic, batteries, torch lights, biscuits, lozenges, vegetable ghee, salt and pastries.
104	Mukherjee & Co.	23/1A, Giri Babu Lane, Calcutta.	..	CL/1836A, 5-8-49	Tea shooks, fittings, timber and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of tea chest and battens for sale.	..
105	Cheu's Carpentry Works	14, Blackburn Lane, Calcutta	..	CL/1838A, 9-8-49	Timber, hardware, metal, glassware, insulating board and A, B, certified by the purchasing dealer to be required for use in any process in the manufacture of wooden furniture for sale.
105A	Hind Trade Agency	116/1/1, Harrison Road, Calcutta	..	CL/1841A, 11-8-49.	Bullion, rope, spices, gunny bags, metals, cloth and general merchandise as and when certified by the purchasing dealer to be required for resale.
106	J. M. Sinha & Co.	.. Siliguri	.. Siliguri (1)	DJ/93B, 1-8-49.	Cars, trucks, parts, tyres, tubes, mobil oil, grease, lute and tool gear oil, lubricating oil
107	Lalchand Tularam	.. Darjeeling	..	DJ/429A, 4-8-49.	Hardware, electrical goods, and motor parts, accessories, soda acid, distilled water, con pipes, building materials, stationery goods, mobil oil, grease, paints.
108	Mairam Maluram	Pulbazar, Darjeeling	..	DJ/430A, 4-8-49	Cloth and yarn of all varieties, gold, iron, copper, brass and other metals, cardamom, chinata, etc.
109	Rupram Chabildas	.. Jorebunglow, Ghoom	..	DJ/431A, 4-8-49.	Cloth.
110	Advertising & Sales Production Co.	1A, Vansittart Row, Calcutta.	..	EL/1912A, 3-8-49.	Paper, block, stereos, mugs and materials for designing and board, stationery goods, etc.
111	China Commercial Co., Ltd.	P-14, Bentinck Street, Calcutta.	..	EL/1913A, 4-8-49.	General merchandise as and when required for resale.
112	Alpine Dairy & Farm	1 & 2, Old Court House Corner, Calcutta.	Calcutta (1)	EL/133B, 5-8-49.	A, B certified for use in any process in the manufacture of leather and ghee for sale.	Milk, butter, ghee.
113	Beror Oil Industries	23/24, Radhabazar Street, Calcutta.	..	EL/1914A, 6-8-49.	Vegetable products, ghee, soap, lubricants, jute products, etc. stores, machines, hardware, drums, tin plates.

Sl. No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts	Goods for resale
1	2	3	4	5	6	7
1	Champaklal & Brothers	14/2, Old China Bazar Street, Calcutta.	..	EL/1915A, 10-8-49.		Jute, rayon yarn, surgical goods, clocks, porcelain, wire, glass, table wares.
2	Jose & Co	131A, Badha Bazar Street, Calcutta.	..	EL/1918A, 12-8-49.	Paper, ink and A, B, C certified for use in any process in the manufacture of printed materials for sale	Paper and stationery
3	C. S. Brothers	7, Punjab Line Coal Depot, Howrah	..	HW/1025A, 5-8-49.		Coal and coke
4	Jay Bharat Commercial Company, Ltd.	12, Chandmari Road, Howrah.	..	HW/1026A, 5-8-49		Silver, oil and vegetable products
5	National Oil Mills	21/1, Kalbartapara Lane, Salkia Howrah.	..	HW/1027A, 5-8-49	Oil seeds, chemical and A, B certified to be required for use in any process in the manufacture of oil and oil cakes.	Oil and oil cakes
6	Sree Niketan	186, Sibpur Road, Howrah	..	HW/1028A, 5-8-49.		Textiles and piece goods
7	Shyamapada Ghose	Sejberla, Uluberia, Howrah.	..	HW/1029A, 5-8-49	Bricks, cement, lime, timber, iron and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of building, road making, irrigation works.	
8	Asraf Prowad	4A, Punjab Line Coal Depot, Howrah.	..	HW/1030A, 13-8-49		Coal and coke
9	Jana Majee & Co	49, J. N. Mukherjee Road, Salkia, Howrah.	..	HW/1031A, 13-8-49.		Paints, oils, putty, bolts, hardware, jute, hessians, stuff, lined oil
10	Schumandan Haran Chandra Talukdar	P. O. Falakata, district Jalpaiguri.	..	JP/693A, 4-8-49		Spices, stationery goods, jute, cigarettes, mustard seed, hard wares, sugar, pulses, coconut rope, groceries
11	Sankuadas Sankhdeodas	Dinbazar, Jalpaiguri town	..	JP/694A, 4-8-49.		Textile goods, non sheet
12	Rampal Mahesri	P. O. Dhupguri, district Jalpaiguri	..	JP/695A, 4-8-49		Tobacco, mustard seed, putty, oil cake
13	K. Chatterjee Stores	P. O. Mal, district Jalpaiguri	..	JP/696A, 10-8-49		Food grains, groceries, piece, patent medicines, soap, soda yarn, thread, toilet, scented oils, coconut oil, mustard oil, hard wares, biscuits, cigarettes, matches, wire, nails, buckets, hardware, candles, stationery goods
14	Ramchandra Bhagawandas Chinnabhati Tea Estate, P. O. Banarhat, district Jalpaiguri		..	JP/697A, 10-8-49		Cloth, textile goods, pulses, groceries, spices, coconut oil, stationery goods, coconut rope, biscuits, cigarettes, soap, paper, ink, pencil, mustard seed, hard wares
15	Swarni Bhandar	Jalpaiguri	..	JP/698A, 10-8-49	Chhana, milk, and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeat for sale.	Rice, atta, sugar, oil, mustard oil, coconut oil, pulses, green, black, sweetmeat, tea
16	Sasha Mistanna Bhandar	Jalpaiguri Court, Jalpaiguri	..	JP/699A, 10-8-49	Milk, chhana, atta, flour, sugar and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeat for sale	Tea, sweetmeat
17	North Bengal Paper Agency	Merchant Road, Jalpaiguri town.	..	JP/700A, 13-8-49		Paper, stationery goods, toothbrush, good, second and partitioned oils, soap, exercise books, bound books, looking glass, hair brushes, comb, toothbrush, and batteries, conductors
18	Udibhata & Co	P. O. Birpara, district Jalpaiguri	(1) Dindima Tea Estate, district Jalpaiguri (2) Banarhat, district Jalpaiguri	JP/703B, 4-8-49.		Mustard seed, cloth, textile goods, spices, biscuits, cigarettes, stationery goods, paper, matches, vegetable products, coconut rope, hardware, paint, and varnishes, tobacco, coconut oil, engine oil, glass, putty, tobacco, etc. cloth
19	Sanku Bios Biri Factory	Kristapur, P. O. Bowlam-pur, Malda	..	KR/1084A, 2-8-49	Tobacco, birchleaves, packing paper, and stuff for manufacture of biris	Tobacco, birchleaves, packing paper, and stuff for manufacture of biris
20	Sriopal Bastralaya	English Bazar, Malda	..	KR/1085A, 2-8-49.		Cloth, woollen goods, ready made garments, handloom cloth, and cotton for resale
21	Boat Pharmacy	Khagra, Murshidabad	..	KR/1086A, 4-8-49	Spirit, patents, tablets, and A, B certified for any process in the serving of prescriptions	Medicines, patents, and tablets, foods, surgical dressings
22	Misri Lal Saha	Gora Bazar, Berhampore, Murshidabad.	..	KR/1087A, 4-8-49		Rice, dal, atta, flour, soap, pulses, cereals, mustard oil, salt, gum, sugar, sugar-candy, coconut oil, ghee, rope, turmeric, spices, soda, tar, barley, paints, soap and tea
23	Jogendra Nath Das Kuri and Debendra Nath Das Kuri	Krishnagar, Nadia	..	KR/1088A, 4-8-49	Coal, atta, flour, fuel, sugar, chhana, ghee, salt, molasses, flat rice, parched rice, fried grain, mustard oil and spices, and A, B certified for any process in the manufacturing of sweetmeats and cooked food.	
24	Jagan Drug House	Jiaganj, Murshidabad	..	KR/1090A, 9-8-49.	Drug, chemicals, fine chemicals, tincture, spirits, paste, bottle and all pharmacological and indigenous drugs for serving prescriptions	Drug, patent and proprietary medicines, surgical instruments, sundries, rubber goods, stationery goods, toilet for resale
25	Lakshmi Narayan Dey	Ranaghat, Nadia	..	KR/1090A, 9-8-49.	Shirting and coating cloths, thread, machines, scissors for manufacture of shirt, coat, frog, pant.	Shirting and coating cloths, machines, ready made garments and curtains for resale

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6	7
139	Bothra Brothers	Jinganj, Murshidabad	KR/1091A, 9-8-49	Medicines and chemicals for serving prescriptions.	Medicines, surgical goods, stationery goods for sale.
140	Bharat It Kala-Bhandar	Krishnarajcechar, P. O. Hallsahar, 24-Parganas,	..	KR/1092A, 9-8-49.	Coal, iron, tarpaulins, cane-basket, dharma, wood, brick materials for manufacture of bricks and tile	Bricks and tile for resale
141	Kalipada Pramanik	Ranaghat, Nadia	KR/1093A, 11-8-49		Spices, kerosene oil, salt for sale
142	Golap Chand Jain	Jinganj, Murshidabad	..	KR/1094A, 11-8-49.	..	Lunati, hostery, and all other cloths for resale.
143	Hindusthan Trading Corporation (1949).	10, Canning Street, Calcutta.	..	LR/1776A, 1-8-49.	..	Coal and coke.
144	M. L. Chunder & Co	5A, Olive Ghat Street, Calcutta	..	LR/1777A, 1-8-49	..	Cigarettes.
145	British India Steam Navigation Co., Ltd	16, Strand Road, Calcutta	..	LR/1778A, 2-8-49.	..	Coal and coke
146	D. C. Dey & Co.	205, Old Chinabazar, Street, Calcutta.	..	LR/1779A, 2-8-49.	..	Glass sheets and plates, picture frames.
147	G. B. Ghosh & Co., Ltd	24, Strand Road, Calcutta	..	LR/1780A, 3-8-49	..	Building materials, electrical goods
148	Metal Processing Industries, Ltd.	10, Canning Street, Calcutta.	..	LR/1781A, 8-8-49.	A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of agricultural implements, machineries, small tools, hardware and chemicals for sale.	Machineries, small tools, stores, hardware, paints, kerosene oil, electrical accessories.
149	Madanpur Coal Co., Ltd	33, Netaji Subhas Road, Calcutta	..	LR/1782A, 13-8-49.	A, B, C certified by the purchasing dealer to be required for use in any process in raising coal for sale.	Coal and coke
150	Sikri Bros	22, Canning Street, Calcutta	Uttadanga (1), Howrah (1)	LR/180B, 2-8-49	..	Coal and coke
151	Bajaj Brothers	24, Strand Road, Calcutta	Burdwan (1)	LR/181B, 2-8-49	..	Coal and coke.
152	Jusimul Ramanand	Feeder Road, Bankura	..	MN/864A, 3-8-49.	..	Spices, oils, oil seeds, cigarettes, tobacco, toilet paper, empty tin, bag, vegetable products, betelnut, stationery goods
153	Gopal Krishna Pramanik	Daribandi, Midnapore	..	MN/865A, 3-8-49	..	Handloom and mill-made ready-made garments, goods, umbrellas, gunny mat.
154	Hrishikesh Mahindar, Parash Chandra Mahindar & Sudarshan Mahindar.	Kuthibazar, P. O. Ghatat, Midnapore	..	MN/866A, 3-8-49.	..	Groceries, tar and rope
155	Mahamaya Dey & Chhabirani Dey.	Geonkhali, Midnapore	..	MN/867A, 3-8-49.	..	Groceries, oilman's stores, tea, tobacco, vegetable mineral oil, perfumery, dry goods, cotton, tur, building materials, hand stonewares, glassware, wares, aluminium ware, helmets, umbrellas, light light accessories.
156	Modern Cafe	50/50A, Railway Market, Khargpur, Midnapore	..	MN/868A, 10-8-49	A and B certified for any process in the manufacture of sweetmeats, tea and coffee for sale	..
157	Surjya Kanta Saha & Sons.	Barrabazar, Midnapore	..	MN/869A, 10-8-49.	A and B certified for any process in the manufacture of gold and silver ornaments for sale.	Gold and silver ornaments
158	Akinchan Paul	Barrabazar, Bankura	..	MN/870A, 10-8-49.	..	Cloth, ready made, hostery goods, chaddi, umbrellas, curtains
159	Bansidhar Das	Chandraychak, Khargpur, Midnapore	..	MN/871A, 10-8-49.	..	Biries, cigarettes, betel, catechu, motihar, dhansaria, soap, tobacco
160	Shyamamunder Fozder	Ballavpur, Midnapore	..	MN/872A, 10-8-49.	..	Oil, grocery, ghee, tobacco
161	Narendra Nath Patta Naik.	Panchkura Station Bazar, Midnapore.	..	MN/873A, 11-8-49.	..	Grocery goods, spices, ready-made ropes, coconut oil, stationery goods, glassware, candles and tobacco
162	Bhattacharjee & Co	20, Serpentine Lane, Calcutta.	..	SL/1759A, 1-8-49	..	"Basol" Vanaaspati.
163	P. Paul & Brothers, Ltd	30, Wellington Street, Calcutta.	..	SL/1760A, 2-8-49.	..	Iron and steel goods, hostery shoe nails and asbestos
164	Chemical Industrial Pharmaceutical Laboratories, Ltd., (Cipla) Calcutta Branch.	P-33, Ganesh Chandra Avenue, Calcutta 13.	..	SL/1761A, 2-8-49.	..	Medicines.
165	Hindusthan Trading and Industrial Co.	1A, Chaitan Sen Lane, Calcutta 12	..	SL/1762A, 2-8-49.	Tin plates, galvanized sheets, black plate, wire and wire nails, hoop iron, paper, timber, and packing boxes and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of tea chest components, hoop iron, drums, buckets for sale.	Containers, tea chest, cold packing boxes.
166	W T Suran & Co., Ltd.	"Bhoja House", P-38, Ganesh Chandra Avenue, Calcutta.	..	SL/1763A, 3-8-49.	..	Chemicals.
167	Kanaiyalal	14, Coal Depot, Sealdah, Calcutta.	..	SL/1767A, 8-8-49.	..	Coal and coke.
168	The Calcutta Jewellery Works.	118/2, Bowbazar Street, Calcutta.	..	SL/1768A, 8-8-49.	Gold and silver bullion, stones, bronze, copper, enamel, instruments, acid, diox, lac and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments and articles for sale.	..

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for use in manufacture or in the execution of contracts.	Goods for sale.
1	2	3	4	5	6	7
169	Hind Radio Manufacturing Co.	51, Chittaranjan Avenue, Calcutta.	..	SI/1769A, 10-8-49.	All types of radio parts, accessories and cabinets and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of radios for sale.	Radio parts and accessories.
170	Chandra and Sons, Ltd.	116/1, 117, Bowbazar Street, Calcutta.	..	SI/1770A, 10-8-49.	Gold, silver and stone and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments and articles for sale.	Gold and silver ornaments.
171	G. N. Mukherjee & Bros. Ltd.	20, Wellington Street, Calcutta.	..	SI/1771A, 10-8-49.	..	Cast iron materials, galvanised sheets, pipes and hardware.
172	Panduah Oil & Rice Mills	Panduah, Hooghly	SP/630A, 4-8-49.	Paddy, mustard seeds and A, B certified for any process in the manufacture of rice and mustard oil for sale.	Rice, mustard oil.
173	Chandi Charan Patra ..	Arambagh, Hooghly	SP/631A, 4-8-49.	Mustard seeds and A, B certified for any process in the manufacture of mustard oil for sale.	Mustard oil, all sorts of oil, all sorts of foodstuff, grain, cereals, spices, tobacco, salt, sugar, house hold implements, stationery articles, con. ropes, iron materials, coal, tea, oilcake, groceries.
174	Tulsi Charan Paul & Sons	150, Grand Trunk Road, Ramghat, Uttarpara, Hooghly.	..	SP/632A, 13-8-49.	Gold, silver and A, B certified for any process in the manufacture of gold and silver ornaments for sale.	Silver goods.
175	Gopnath Mistanna Bhandar,	Kamarparabazar, Chinsurah, Hooghly.	..	SP/633A, 13-8-49.	Ghee, sugar, milk and A, B certified for any process in the manufacture of sweets for sale.	Chira, murki, murki.
176	Gobinda Mistanna Bhandar,	Champadanga, Hooghly.	..	SP/634A, 13-8-49.	Sugar, oil, ghee and A, B certified for any process in the manufacture of sweets for sale.	Muri, murki, chira, murki.
177	Chatterji & Co.	Champadanga, Hooghly.	..	SP/635A, 13-8-49.	Medicines.
178	Adhir Chandra Rana ..	Champadanga, Hooghly	..	SP/636A, 13-8-49.	Sugar, coconut and A, B certified for any process in the manufacture of sweets for sale.	Chira, murki.
179	Kamal Mistanna Bhandar	Uttarpara Bazar, Hooghly	..	SP/637A, 13-8-49.	Ghee, vegetable ghee, sugar and A, B certified for any process in the manufacture of sweets for sale.	Chira, murki, gur.
180	Amulya Mistanna Bhandar	32, Belgachia Road, Calcutta.	..	SH/1510A, 1-8-49.	Chhana, ghee and A, B certified for use in any process in the manufacture of sweetmeats for sale.	..
181	Pal Ghose & Co.	35, Darpanarayan Tagore Street, Calcutta.	..	SH/1520A, 2-8-49.	Spices, betelnuts, soda, soap, white oil, coconut oil, vegetable ghee, castor oil, catechu, tea, soda, sugar and general merchandise as and when required and certified for sale.
182	Nirmal Chandra Sadhukhan and Dulalpada Sadhukhan.	8, Raicharan Sadhukhan Road, Calcutta.	..	SH/1522A, 8-8-49.	Chemical, citric acid, coal and A, B certified for use in any process in the manufacture of sugar-candy, palm candy, sugar for sale.	Mustard seeds, soda, con. rope, spices, coconut oil, groundnut oil, bags, almondnut.
183	K. R. Choudhury & Co.	9, Mannatha Nath Ganguly Road, Calcutta.	..	SH/1523A, 10-8-49.	Cement, hardware, asbestos sheet.
184	Subal Chandra Dey & Co.	23, R. G. Kar Road, Calcutta.	..	SH/1524A, 10-8-49.	Chain, wire, wire mesh, stove materials, buckets, C.I. pan, screw, hinges, bolts and nuts, steel, hardware.
185	Mathuradan Paul & Sons	62/2, Strand Road, Calcutta.	..	SH/1525A, 10-8-49.	..	Timber.
186	Sankarnath Banerjee	356, Upper Chitpore Road, Calcutta.	..	SH/1526A, 12-8-49.	..	Handloom and mill made cloth.
187	Nityananda Amulya Ch. and Gurudas Kundu.	47, Ultadanga Road, Calcutta.	..	SH/1527A, 13-8-49.	..	Black paint, coal tar oils.
188	Kaka Silk Shop	81/85, Chowringhee Centre (off Light House).	..	TL/1285A, 2-8-49.	..	Silk and cotton textiles.
189	Harico	3B, Chowringhee Road, Calcutta.	..	TL/1286A, 2-8-49.	Photographic paper, chemicals, films, electric goods, A, B, C certified for any process in the manufacture of photos.	Camera, film, paper, album, corners, chemicals, books and various accessories.
190	Narain Radio Co.	33, Dharamtola Street, Calcutta.	..	TL/1287A, 2-8-49.	..	Radio, electrical accessories.
191	Vachya Laxmi Mistanna Bhandar.	95, Lower Circular Road, Calcutta.	..	TL/1289A, 3-8-49.	Sugar, flour, ghee, milk, potato, chana, basan, safeda, A, B, C certified in the manufacturing of sweetmeat, singara, luchi, nimki.	Sweets.
192	Sitala Mistanna Bhandar	102/1, S. N. Banerjee Road, Calcutta.	..	TL/1290A, 5-8-49.	Sugar, soda, coal, firewood, ghee, vegetable products, A, B, C certified for any process in the manufacture of sweetmeats.	..
193	Kewal's	259-60, New Market (Butter Range), Calcutta.	..	TL/1291A, 9-8-49.	..	Silk, cotton, sarees, woollen hosiery and fancy goods.
194	Das Bros.	155, Beliaghata Main Road, Calcutta.	..	TL/1292A, 12-8-49.	Atta, flour, ghee, null, chhana, sugar, milk, earthen pots, A, B, C certified for any process in the manufacture of sweetmeats.	..
195	Kundu Brothers	Station Road, Barrackpore, 24-Parganas.	..	PG/919A, 1-8-49.	..	Mill-made cloth, handloom product, hosiery goods, umbrellas, rubber and oil cloth, ready made garments, silk and woollen goods.
96	J. H. Starch Manufacturing Co.	1, Jotish Roy Road, Tollygunj, 24-Parganas.	..	PG/920A, 2-8-49.	Tamarind seeds, lubricating oil and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of starch for sale.	Starch (powder), tamarind seeds, husks of tamarind seeds.

Serial No.	Name of the dealer.	Address and chief place of business	Additional place of business.	No. and date of registration certificate	Goods for use in manufacture or in the execution of contracts.	Goods for resale.
1	2	3	4	5	6	7
197	Gulam Makbul & Sons	Becharam Chatterjee Road, "Unique Colony", Behala, 24-Parganas.		PG/921A, 2-8-49	Cott. jute and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of "rope" for sale.	Ropes, mats.
198	Krishna Chandra Nath	Thakurpukur Road, Behala, 24-Parganas.		PG/922A, 2-8-49		Dhuti, saree, piece-goods, shirting long cloth, napkin, hosiery goods ready-made garments.
199	B. M. Paul & Co	Nadial, P. O. Bartola, 24-Parganas		PG/923A, 2-8-49	Craft paper, oil paper and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of paper bags for sale.	Paper bags.
200	Brahmamoyee Stores	Station Road, Kanchrapara, 24-Parganas.		PG/924A, 2-8-49		Dal, sugar, spices, stationery goods biri leaves, biri tobacco, cigarettes, vegetable products, etc.
201	Dum Dum Air Port Restaurant.	Dum Dum Air Port, Dum Dum, 24-Parganas		PG/925A, 2-8-49	Meat, fish, fresh vegetables, grains and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of breakfast, lunch, dinner, a la carte, tea, coffee for sale.	Tin provisions, wines, aerated water, cigarettes, ice, fruit cakes, cold storage.
202	S. P. S. & Co.	Garia, 24-Parganas		PG/926A, 4-8-49	Soft coke, M. S. sheets and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of bricks for sale.	
203	Lakshmi Kanta Dutta	Birjapur, 24-Parganas		PG/927A, 4-8-49	Gold, silver and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments for sale.	
204	Ajit Bastralay, Proprietor Ajit Kumar Ghose & Bros	Bongaon Bazar, P. O. Bongaon, 24-Parganas		PG/928A, 5-8-49		Mill-made cloth, dhuti, saris handloom products, hosiery goods
205	Model Saw Mills Co.	Girish Ghosal Road, Nidhaty, 24-Parganas		PG/929A, 5-8-49	Timber, logs and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of packing cases and furniture for sale.	Size wood, scantlings.
206	Radha Gobinda Jewellery Works.	P. O. Birjapur, Budge Budge, 24-Parganas		PG/930A, 5-8-49	Gold, silver and bronze and copper and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments for sale.	Gold and silver ornaments, stone spices.
207	Kisan Dayal Arya	Kankinara Bazar, 24-Parganas		PG/931A, 5-8-49		Cloths, hosiery and ready-made garments.

Explanatory note.—Regarding "goods for use in manufacture or in the execution of contracts" the following code letters have been used to indicate the meanings noted against each:—

A—Other raw materials.

B—Plant, machinery, spare parts, accessories and consumable stores

C—Building or plumbing materials or fixtures required for construction, fitting out or repair of any building.

By order of the Governor

B. DAS GUPTA, Secy

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

The Charitable Endowments Act, 1890.

No. L.S.-G. 3F-7/49.—11th July 1950.—It is hereby notified that the Governor of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrators of Rao Jogendra Narayan Rai's Mackenzie Tank, Park and Hall Fund created in terms of notification No. 5320M., dated the 5th December 1899, doth hereby order and direct that the Government securities, particulars of which are contained in the first schedule written under the above notification and the messuage, premises and tank situate at Raghunathgunge in the Jangipur subdivision of the district of Murshidabad, particulars of which are contained in the second schedule written under the above notification, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors subject to the provisions of the said Charitable Endowments Act, 1890, and

any rules from time to time framed thereunder by the Governor of West Bengal upon the forever to receive the interest of the said securities the present corpus of which is 3 per cent. loan of 1946 for Rs. 3,000 when and as the same become due and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said Endowment and the maintenance of the said messuage and premises, a Hall and Park at Raghunathgunge, particulars of which scheme are contained in the third schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

Howrah.—No. M. 1M-67/50.—14th July 1950

In exercise of the power conferred by clause (a) sub-section (2) of section 62 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to remove Janab A. Currim, who has been absent from the meetings of the Municipal Commissioners without permission since the 16th February 1949 and has left for Pakistan, from his office as a Commissioner of the Bally Municipality

By order of the Governor,

S. K. GUPTA, Secy

Housing and Town Planning

NOTIFICATION.

No. 454/HTP/IA-1/50.—15th July 1950.—Sri S. Das Gupta, B.Sc., B.E., A.M.I.E.(Ind.), appointed temporarily to act as Special Engineer, Kauchrapara Development, in the Local Self-government Department, with effect from the 1st June 1950, until further orders.

By order of the Governor,
S. K. GUPTA, Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Burdwan.—No. Medl.3146/CF/18-17/49-11.—1st July 1950.—Assistant Surgeon Dr. S. N. Roy, Teacher of Surgery, Burdwan Medical College, is granted leave for two years and sixty days with effect from the date from which the leave varied of, viz.:—

- 1) Earned leave for sixty days under rule 167(ii) of the West Bengal Service Rules, Part I.
- 2) Study leave *ex-India* for two years under the Study Leave Rules in the West Bengal Service Rules, Part I.

Calcutta-Burdwan.—No. Medl.3147/CF/5A-9/IV.—10th July 1950.—Temporary Assistant Surgeon Dr. Bhabani Charan Ghosh, Resident Surgeon, Campbell Hospital, Calcutta, is appointed temporarily to act, until further orders, as Teacher of Surgery, Ronaldshay Medical School, Burdwan, with effect from the date on which he takes over charge, *vice* Dr. S. N. Roy, granted leave.

Calcutta.—No. Medl.3148/CF/5A-9/49-IV.—1st July 1950.—Temporary Assistant Surgeon Sunil Kumar Das Gupta, House Surgeon to Professor of Surgery, Medical College Hospital, Calcutta, is appointed temporarily to act, until further orders, as Resident Surgeon, Campbell Hospital, Calcutta, *vice* Dr. Bhabani Charan Ghosh.

Calcutta.—No. Medl.3149/CF/5A-9/49-IV.—1st July 1950.—Temporary Assistant Surgeon Haripada Poddar, Demonstrator of Anatomy, Medical College, Calcutta, is appointed temporarily to act, until further orders, as House Surgeon to the Professor of Surgery, Medical College, Calcutta, *vice* Dr. Sunil Kumar Das Gupta.

By order of the Governor,
P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATIONS.

Calcutta.—No. P.H./1596/41-1/49.—12th July 1950.—Sri Sachindra Nath Mitra, M.Sc., D.I.C., is appointed as Public Analyst for Food and Water, West Bengal Public Health Laboratories, on contract for a period of five years with effect from 27th June 1949 (forenoon).

This cancels this department notification No. P.H./1145/41-1/49, dated the 18th June 1949.

Calcutta.—No. P.H./1596/41-1/49.—12th July 1950.—Dr. Promode Kumar Sanyal, Ph.C. (Benares), Ph.D.(Lond.), is appointed as Public Analyst for Drugs, West Bengal Public Health Laboratories, on contract for a period of five years with effect from 23rd June 1949 (forenoon).

2. This cancels this department notification No. P.H./1146/41-1/49, dated the 18th June 1949.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Murshidabad.—No. PH/1599/31-11/50.—12th July 1950.—Dr. Golok Chand Dev, M.B., D.P.H., Subdivisional Health Officer, Kandi, was granted earned leave for three days with effect from the 10th April 1950 under rule 168(i) of the West Bengal Service Rules, Part I, with permission to prefix and affix to his leave Sunday, the 9th April, and the holidays from the 13th April to the 14th April, 1950, respectively, under rules 153-55, *ibid*.

Calcutta.—No. P.H./1669/2E-12-50(Pt.).—12th July 1950.—Sri P. K. Basu, B.E., is temporarily appointed to act as Assistant Engineer under the Directorate of Health Services (Public Health Engineering) in connection with relief and rehabilitation of displaced persons from East Bengal for the period up to 31st August 1950, with effect from the date on which he takes over charge.

By order of the Governor,
P. M. DATTA, Asst. Secy.

WEST BENGAL NURSING COUNCIL.

21, Old Court House Street, Calcutta, the 6th July 1950.

Under rule 11 of the Bengal Nurses Act, 1934 (as amended by Act XXI of 1950), it is hereby notified for general information that the term of the sitting members of this Council having to expire on the 30th September 1950, a fresh election of members under clause (m) of section 4 of the Bengal Nurses Act, 1934, as amended by the West Bengal Act XXI of 1950 for one registered nurse by the electorate of registered nurses, one registered midwife by the electorate of registered midwives and one registered health visitor by the electorate of registered health visitors will now be held according to the following programme:—

- (1) Last date for receiving nomination papers by the Returning Officer in her office (Forms of nomination papers may be had from the Returning Officer on written request)—3 p.m., 7th August 1950.
- (2) Scrutiny of nomination papers in the office of the Returning Officer—3 p.m., 9th August 1950.
- (3) Last date for despatch of voting papers by post—23rd August 1950.
- (4) Last date for receiving voting papers by the Returning Officer in her office—4 p.m., 7th September 1950.
- (5) Counting of votes by the Returning Officer in her office—12 noon, 11th September 1950.

E. K. TOPHAM, Registrar.

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATION.

No. 35.—7th July 1950.—Sri Bidyut Kumar Banerjee, Sub-Deputy Magistrate and Sub-Deputy Collector, now acting as Personal Assistant to the Administrator, Mayurakshi Reservoir Project and *Ex-officio* Additional Secretary to the Government of West Bengal, Irrigation and Waterways Department, is allowed earned leave for ten days with effect from the 6th July 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

By order of the Governor,
A. B. GANGULI, Addl. Secy.

IRRIGATION AND WATERWAYS DIRECTORATE

NOTIFICATION.

No. 29C.I.E.—6th July 1950.—Sri K. C. Roy, temporary Assistant Engineer, Subdivisional Officer, Alipur Duars Subdivision of the Malda Irrigation Division, is appointed to hold charge of the Jalpaiguri (Irrigation) Subdivision of the same Division, in addition to his own duties, until further order, *vice* Sri Medini Mohan Das Gupta, temporary Assistant Engineer, transferred.

G. B. MONDAL, Chief Engineer.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

ORDER.

No. 1478M.P.—12th July 1950.—In exercise of the power conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer upon the Calcutta Electric Supply Corporation, Limited, Licensees of the Calcutta and District Consolidated Electric License, 1946, for the purposes of erecting overhead line in the private common passage leading to the premises of Sri Sailendra Nath Das Ghose at 149, Deshbandhu Das Road, Alambazar, 24-Parganas, from the existing overhead distributor to the said premises situated within the area of supply of the said licensees and for repairing the same when necessity arises, the powers which the telegraph authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government or to be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

NOTIFICATIONS.

No. 1453M.P.—10th July 1950.—In exercise of the power conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, licensees of Calcutta and District Consolidated Electric License, 1946, for the purpose of laying underground cable in the private common passage leading to the premises No. 16A, Bhagabati Lane, Kalighat, Calcutta, from the existing underground distributor in Bhagabati Lane, Kalighat, Calcutta, to the said premises, situated within the area of supply of the said licensees and repairing the same whenever necessity arises, powers which the telegraph authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to placing of telegraph lines and posts for the purpose of a telegraph established or maintained by the Central Government or to be so established or maintained.

The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

No. 1474M.P. — 11th July 1950. — Whereas Sri K. C. Dutta, Managing Proprietor of the Calcutta Electric Supply Company, the licensee of the Calcutta and District Consolidated Electric License, 1939, had made an application making certain further temporary amendment to the terms and conditions of the said license subsequently amended so as to suitably reduce requirements contained in clause 9 thereof maintaining a continuous supply of energy throughout twenty-four hours throughout the year;

And whereas in the opinion of the State Government the public interest permits the making of such further temporary amendments in the terms and conditions;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (3) of section 51 of the Indian Electricity Act, 1910 (IX of 1910) the Governor is pleased after consultation with the local authority concerned, namely the Commissioners of Suri Municipality, to direct that during the continuance in force of this notification the said license shall have effect as if for clause 9 thereof the following clause had been substituted namely:—

“9. From the 15th July 1950 to the 15th October 1950 (both days inclusive) the licensee shall maintain a continuous supply of energy from 10-30 O'clock *Ante Meridian* every day to following 5 O'clock *Post Meridian* and from 6-30 O'clock *Post Meridian* every day to following 3 O'clock *Ante Meridian*”.

2. This notification shall have effect and shall be deemed always to have effect from the 15th July 1950 and shall remain in force up to the 15th October 1950.

This supersedes this department notification No. 1257M.P., dated the 29th June 1950.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

Industries

NOTIFICATIONS.

No. 1538Ind.—3rd July 1950.—Sri K. S. Choudhury, officiating Inspector of Technical Industrial Institutions, West Bengal, is appointed on probation to the post, with effect from the 1st January 1950.

No. 1583Ind.—7th July 1950.—The Governor is pleased to appoint Sri Sukumar Datta, representative of the Handloom Weaving Industry, as a member of the Provincial Cottage Industries Board constituted in this department notification No. 2637Ind., dated the 20th October 1949.

By order of the Governor,
S. K. CHATTERJEE, Secy.

RESOLUTION No. 1589-IND.

Calcutta, the 8th July 1950.

Read an application, dated the 1st August 1949, from Sri Jatindra Nath Ghosh, Proprietor of S. B. Chemical Works, Jalpaiguri, asking for a loan of Rs. 20,000 only under section 19(I)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for expansion and development of his Chemical Works.

Read also the resolution of the meeting of the Board of Industries, West Bengal, held on the 17th July 1950, incorporated in the report submitted by letter No. 4579, dated the 26th June 1950, from the Director of Industries, West Bengal.

Order.

Ordered that the application be rejected and the decision be published in the *Calcutta Gazette*.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 6(3)49W.C.—8th July 1950.—In partial modification of this Labour Directorate notification No. 61L.C., dated 18th January 1949, published at page 243, Part I of the *Calcutta Gazette*, dated 10th February 1949, the name of "Mr. S. S. S.", a member nominated by the employers to the Works Committee in the Indian Galvanizing Co. (1926), Limited, 11, Goho Road, Ghushury, is hereby cancelled and the name of "Mr. E. H. Davison" is published in his place for general information.

No. 11(7)48W.C.—11th July 1950.—In partial modification of this Labour Directorate notification No. 111L.C., dated 20th May 1948, published at page 723, Part I of the *Calcutta Gazette*, dated 4th June 1948, the name of "Mr. A. B. Stewart", a member nominated by the employers to the Works Committee in the Khardah Co., Ltd., post office Titagur, 24-Parganas, is hereby cancelled and the name of "Mr. A. N. Young" is published in his place for general information.

No. 58(2)49W.C.—11th July 1950.—In partial modification of this Labour Directorate notification No. 58L.C., dated 29th April 1949, published at page 793, Part I of the *Calcutta Gazette*, dated 15th May 1949, the name of "Sri Bulkon", a member elected by the workers from constituency No. 3 of the Works Committee in Angus Jute Works, post office Angus, Hooghly, is hereby cancelled and the name of "Sri Parsadi" is published in his place for general information as a result of re-election held in constituency No. 8.

No. 97(2)48W.C.—11th July 1950.—In partial modification of this Labour Directorate notification No. 971L.C., dated 22nd December 1948, published at page 17, Part I of the *Calcutta Gazette*, dated 6th January 1949, the names of "Sri R. P. Patodia", "Mr. E. C. Slucke" and "Mr. B. K. Loiwal", members nominated by the employers to the Works Committee in India Automobiles, 35, Ripon Street, Calcutta, are hereby cancelled and the names of "Rai Bahadur Chamba Ram", "Mr. M. S. K. Eede" and "Sri A. K. Bose" are published in their places for general information.

No. 24(2)50W.C.—11th July 1950.—In partial modification of this Labour Directorate notification No. 24W.C., dated 27th March 1950, published at page 531, Part I of the *Calcutta Gazette*, dated 6th April 1950, the name of "Mr. J. Johnston", a member nominated by the employers to the Works Committee in the Caledonian Jute Mills Co., Ltd., Chitragunge, Budge Budge, 24-Parganas, is hereby cancelled and the name of "Mr. E. T. Hughes" is published in his place for general information.

S. K. HALDAR, Labour Commissioner.

DEPARTMENT OF FOOD

NOTIFICATION.

No. 7526F.D./DCS/FD/IP/142/49—12th July 1950.—This department notification No. 6938/FD/DCS/FD/IP/142/49, dated 23rd June 1950, published on page 1299 of the *Calcutta Gazette*, Part I, dated 29th June 1950, is cancelled.

By order of the Governor,
S. K. SANYAL, Dy. Secy.

DEPARTMENT OF SUPPLIES

ORDER.

No. 1044/TX/CL/2/50.—20th June 1950.—In exercise of the powers conferred on me by subparagraphs (1) and (2) of paragraph 13 of the West Bengal Cotton Cloth and Yarn Control Order, 1948, and in partial modification of my order No. TX/2055, dated 22nd November 1948, and in continuation of my order No. 402/TX/CL/2/50, dated 2nd May 1950, I hereby direct that all cloth manufactured in April 1949 and in subsequent months up to 31st March 1950 by any Indian Mill other than that produced by the Buckingham & Carnatic Co., Ltd., and the Bangalore Woollen, Cotton and Silk Mills Co., Ltd., may be sold until further orders without cloth coupons but not exceeding twenty bales to any one licensed dealer in course of a day at a price not exceeding the maximum price fixed under my notification No. TX/326/49, dated 18th November 1949, by any licensed dealer of cloth and also by persons appointed by the Government of West Bengal as nominated buyers, having place of business situated within the State of West Bengal.

S. N. DAS GUPTA,
Deputy Director of Textiles,
West Bengal.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

No. 7816L.R.—13th July 1950.—The following draft of an amendment, which, in exercise of the powers conferred by section 189 and sub-section (6) of section 190 of the Bengal Tenancy Act, 1885 (VIII of 1885), the Governor proposes to make in the rules published under notification No. 5462L.R., dated the 26th March 1929, at pages 549-592 in Part I of the *Calcutta Gazette* of the 28th idem, as subsequently amended, is published, as required by sub-section (1) of section 190 of the said Act, for the information of persons likely to be affected thereby.

11. The draft will be taken into consideration on or after the 19th August 1950, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered:—

Draft Amendment.

In clause (1) of sub-rule (2) of rule 24 of the said rules after the word "envelope" insert the following, namely:—

"or where a postal registration envelope is not readily available an ordinary envelope".

By order of the Governor,
S. BANERJEE, Secy.

Land Acquisition

NOTIFICATIONS.

West Dinajpur.—No. 7836L.A.—13th July 1950.—In exercise of the powers conferred by section 48(1) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of a piece of land comprising cadastral survey plot Nos. 2283, 2284 and 2508 and measuring, more or less, 1.71 acres out of the total area of 46.47 acres of land, declared for acquisition under declaration No. 2608L.A., dated 14th March 1950, published at page 410, Part I of the *Calcutta Gazette* of the 23rd idem, for construction of subdivisional headquarters in the village of Raiganj, district West Dinajpur.

Burdwan.—No. 7892L.A.—14th July 1950.—In exercise of the powers conferred by section 48(1) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of two pieces of land in Block VI between chainage 18521 to chainage 20403.3 corresponding to parts of cadastral survey plot Nos. 724 and 909 in mauza Aldihi and altogether measuring, more or less, 1.07 acres out of 219.37 acres of land, notified for acquisition under declaration No. 3925L.A., dated the 24th February 1945, published at pages 369-70, Part I of the *Calcutta Gazette* of the 1st March 1945, for the Indian Iron and Steel Co., Ltd., for the construction of railway line from mile 1 to 8 connecting Hirapore works with Kulti works for carriage of "Hot metal", in the villages of Kulti, Punuri, Kultara, Dedi, Niamatpur, Bamandiha Aldihi, Bejdih, Henrelgoria, Kamalpur, Patmohana, Baradigari, Chhotadigari and Santa, district Burdwan.

Midnapore.—No. 7936L.A.—15th July 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government partly at the public expense and partly at the expense of the authorities of the Tamralipta Mahavidyalaya (Tamluk College), for a public purpose, viz., for the construction of buildings and playground for the said college, in the village of Abasbari, jurisdiction list No. 141, thana Tamluk, pargana Tamluk, district

Midnapore, it is hereby notified that for the above purpose, a piece of land, comprising cadastral survey plot Nos. 337, 338, 344, 345, 346, 347, 349, 350, 351, 352, 353, 354, 355, 356, 359, 364, 640, 641, and part of cadastral survey plot Nos. 343, 348 and 365, and measuring, more or less 5.15 acres, is likely to be required within the aforesaid village of Abasbari.

This notification is made, under the provision of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Tamluk.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

24-Parganas.—No. 7944L.A.—15th July 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for extension of staff quarters in connection with the North Calcutta Electrification Scheme, in the village of Atpur, jurisdiction list No. 16, thana Jagaddal, pargana Saidpur, district 24-Parganas, it is hereby notified that for the above purpose a piece of land, comprising cadastral plot Nos. 939 to 941, 943, 946 and 951, and measuring, more or less, 2.11 acres, is likely to be required within the aforesaid village of Atpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste and arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

In exercise of the power conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste and arable portions of the land in this case.

NOTICES.

24-Parganas.—No. 7778L.A.—12th July 1950.—Whereas 1.0675 acres, more or less, of land situated in or near the village of Bijpur described below have been requisitioned by the Collector, Nadi for the purpose of providing facilities for irrigation and drainage, namely, for the construction of a pump house for excavation of a connecting channel between the Bagerkhal and Hooghly rivers in connection with the Haringhata Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act I of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Additional Special Land Acquisition Officer, Nadia and 24-Parganas, Krishnagar.

Description of land.

Entire cadastral survey plot Nos. 137, 184 and 5 and part of cadastral survey plot No. 138 of village Bijpur, jurisdiction list No. 3, police-station Bijpur, district 24-Parganas.

Malda.—No. 7782L.A.—12th July 1950.—Whereas 1·90 acres, more or less, of land situate in or near the village of Shirahi described below have been requisitioned by the Collector of Malda for the purpose of maintaining supplies and services essential to the life of the community, namely, for the construction of Border Out-post for police force, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Malda.

Description of land.

Mauza Ekhaspur, jurisdiction list No. 282, police-station Habibpur.

Cadastral plots in full—Nos. 260 and 262.

Cadastral plot in part—No. 263.

Mauza Dakshin Brindabanbati, jurisdiction list No. 286, police-station Habibpur.

Cadastral plot in part—No. 449.

West Dinajpur.—No. 7784L.A.—12th July 1950.—Whereas 0·67 of an acre, more or less, of land situate in the village of Bindole described below have been requisitioned by the Collector of West Dinajpur for the purpose of maintaining supplies and services essential to the life of the community, namely, for construction of a Border Out-post and an Assistant Sub-Inspector's quarters under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of West Dinajpur.

Description of land.

Jurisdiction list No.	Thana.	Khatian No.	Plot No.	Area.
do.	40	Raiganj.	13	84 (part) 0·67

Malda.—No. 7786L.A.—12th July 1950.—Whereas 1·29 acres, more or less, of land situate in the village of Churianantapur, described below have been requisitioned by the Collector of Malda for the purpose of maintaining supplies and services essential to the life of the community, namely, for the construction of Border

Out-post for police force, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

Description of land.

Mauza Churianantapur, jurisdiction No. 260/57, police-station Kaliachak, district Malda.

Cadastral survey plot Nos. 1612, 1613, 1614, 1615, 1616, 1617, 1631 and 1632 and part of cadastral survey plot Nos. 1630 and 1634.

Malda.—No. 7788L.A.—12th July 1950.—Whereas 1·18 acres, more or less, of land situate in or near the village of Tilason, jurisdiction list No. 265, police-station Habibpur, described below have been requisitioned by the Collector of Malda for the purpose of maintaining supplies and services essential to the life of the community, namely, for construction of staff quarters and police barrack for Tilason Border Out-post under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Malda.

Description of land.

Mauza Tilason, jurisdiction list No. 265, in police-station Habibpur.

Cadastral plots in part—165 and 183.

Cadastral plots in full—185, 186 and 187.

24-Parganas.—No. 7780L.A. (P.W.).—12th July 1950.—Whereas 33·60 acres (more or less) of land situated in the villages of Basirhat, jurisdiction list 43, Dandirhat, jurisdiction list 101, Paschim Madhyampur, jurisdiction list 98, Patilachandra, jurisdiction list 133, Anantapur, jurisdiction list 96, Dakshin Gulaichandi, jurisdiction list 134, Kodalia, jurisdiction list 131, Sarania, jurisdiction list 138, Jirakpur, jurisdiction list 94, Gulaichandi, jurisdiction list 99, police-station Basirhat, Thuba, jurisdiction list 47, Laskernagore, jurisdiction list 52, police-station Hasnabad, described below have been requisitioned by the Collector of 24-Parganas for the purpose of providing facilities for transport and communication, viz., for construction of Basirhat-Hasnabad Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is hereby given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Alipore, 24-Parganas.

Description of land.

1. Entire cadastral survey plot Nos. 2494 and 2495 and portion of cadastral survey plot Nos. 609, 615 to 619, 686, 699 to 702, 852 to 854, 1049, 1050, 1647, 1648, 1654, 1656 to 1661, 1752, 1767 to 1772, 1774 to 1776, 1778, 1795, 1797, 1804, 1806, 1807, 1852, 1931, 1942, 1945 to 1947, 1961, 1982, 1983, 1989, 1990, 1993, 1994, 2101, 2103, 2120 to 2122, 2124, 2154, 2216, 2222, 2223, 2242, 2243, 2247 to 2249, 2252, 2253, 2256, 2267, 2269, 2270, 2273, 2274, 2488, 2491 to 2493, 2496, 2499, 3102, 3130, 3131, 3133, 3135, 3136, 3143, 3145, 3146, 3810, 4011, 4019, 4022 to 4024, 4026, 4027, 4029, 4030, 4521, 4622 to 4625 and 4739 of village Basirhat, jurisdiction list 43.

2. Entire cadastral survey plot Nos. 4054, 4402 and 4750 and portion of cadastral survey plot Nos. 210, 213 to 217, 227, 228, 238, 262, 264 to 268, 625 to 627, 631, 834, 877 to 879, 881 to 885, 891, 898 to 900, 908 to 910, 912, 4001 to 4003, 4009 to 4012, 4015, 4016, 4018 to 4020, 4053, 4055, 4056, 4119 to 4121, 4131, 4132, 4141, 4142, 4144, 4145, 4739, 4273, 4279, 4295, 4296, 4305, 4307 to 4312, 4326, 4327, 4334, 4344 to 4347, 4352, 4353, 4377, 4379, 4380, 4386 to 4389, 4394, 4395, 4401, 4403, 4426 to 4428, 4420 to 4422, 4417 and 4418 of village Dandirhat, jurisdiction list 101.

3. Entire cadastral survey plot Nos. 141 and 1490 and portion of cadastral survey plot Nos. 139, 140, 142, 143, 152 to 156, 206, 207, 215, 216, 786, 787, 815 to 817, 869, 870, 872, 873, 1489 and 1493 of village Paschim Madhyampur, jurisdiction list 98.

4. Portion of cadastral survey plot Nos. 73, 74, 83 to 86, 130, 131, 147, 153 to 156, 226 to 231, 237, 238, 931, 940, 945, 904 to 908, 909, 910, 932, 935, 939, 1427, 1434 to 1438, 1441 to 1446, 1452, 1454 and 1455 of village Patilachandra, jurisdiction list 133.

5. Portion of cadastral survey plot Nos. 1374 to 1378 of village Anantapur, jurisdiction list 96.

6. Portion of cadastral survey plot Nos. 35 to 37 and 79 of village Dakshin Gulaichandi, jurisdiction list 134.

7. Entire cadastral survey plot Nos. 2375, 2401 and 2404, and portion of cadastral survey plot Nos. 2102, 2103 to 2105, 2109, 2110, 2148 to 2153, 2162, 2174 to 2176, 2358 to 2361, 2367, 2368, 2373, 2374, 2376, 2377, 2400, 2405 to 2407, 2413, 2415, 2349, 2553 to 2555, 3093 and 3094 of village Kodalia, jurisdiction list 131.

8. Entire cadastral survey plot No. 381 and portion of cadastral survey plot Nos. 82 to 85, 89, 273, 274, 277, 278, 380, 382, 383, 387, 399, 400, 411, 413, 419, 424, 429, 430, 435, 436 and 438 of village Sarania, jurisdiction list 138.

9. Portion of cadastral survey plot Nos. 83, 88, 90, 98, 100, 101, 103, 175, 176, 801 and 802 of village Jirakpur, jurisdiction list 94.

10. Portion of cadastral survey plot Nos. 488 to 490, 654 to 656, 663, 658 to 660 and 662 of village Gulaichandi, jurisdiction list 99, police-station Basirhat.

11. Entire cadastral survey plot Nos. 690, 719, 860, 861, 875, 895, 1348, 1389, 1392 and 1383 and portion of cadastral survey plot Nos. 429 to 435, 437, 689, 691, 692, 711, 716, 718, 720, 758, 760 to 763, 764, 789 to 792, 815, 845, 850, 851, 862 to 864, 874, 876, 891 to 894, 879, 896, 897, 928, 929, 938 to 942, 949, 950, 959, 961, 962, 975 to 977, 1374, 1378 to 1381, 1388, 1390, 1391, 1394, 1656, 1648, 1655, 1661, 1662, 1663, 1665, 1666, 1674 to 1677, 1682, 1684 to 1686, 1710, 1711, 1713, 1714, 1717 to 1719, 1721 to 1723, 1731, 1820 to 1825,

1830 to 1833, 1885 to 1887, 1895 to 1898, 1976, 1991, 1992, 1996 to 1999, 2012, 2014 to 2019 to 2028 and 2033 to 2036 of village of Th jurisdiction list 47.

12. Portion of cadastral survey plot Nos. 13, 28, 29, 30, 34, 44 to 48, 63, 64, 283, 343, 339, 340, 336, 337, 345, 350 to 353, 335, 376 to 369 of village of Laskernagore, jurisdiction 52, police-station Hasnabad.

24-Parganas.—No. 7828L.A.(P.W.).—13th 1950.—Whereas 6.33 acres, more or less, of situate in mauzas Gaighata, Amkol and Nari described below have been requisitioned by Collector, 24-Parganas, for the purpose of providing proper facilities for transport and communication viz., for construction of a R. C. bridge over river Jamuna at Gaighata, under section 3 of West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that Governor has decided to acquire the said land pursuant of section 4 of the said Act.

This notice is given, under the provision sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, (West Bengal Act II of 1948), to all whom it concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

Description of land.

Entire cadastral plot Nos. 238 and 1136 and portion of cadastral plot Nos. 234 and 236 to 237 mauza Gaighata, jurisdiction list No. 28, pargana Kusdaha and Amirpur, Balandia, police-station Gaighata, and entire cadastral plot No. 8 and portion of cadastral plot Nos. 5 and 7 of mauza Amkol, jurisdiction list No. 29, pargana Kusdaha, police-station Gaighata, and entire cadastral plot Nos. 790 to 802 and 1408 and portion of cadastral plot Nos. 787 to 789, 803, 808 and 809 of mauza Narikela, jurisdiction list No. 23, pargana Narikela, police-station Gaighata, district 24-Parganas.

Birbhum.—No. 7830L.A.(P.W.).—13th 1950.—Whereas 32.50 acres, more or less, of situate in or near the village of Baidara described below has been requisitioned by the Collector, Birbhum, for the purpose of providing proper facilities for irrigation, viz., for the construction of irrigation canals and stacking materials in connection with Mor Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that Governor has decided to acquire the said land pursuant of section 4 of the said Act.

This notice is given, under the provisions of section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in the office of the Executive Engineer, Mor Construction Division No. I, Rampurhat, Birbhum.

Description of land.

Mauza Baidara, jurisdiction list No. 9, district Birbhum.

Cadastral plots in full—1232, 1233, 1235, 1272 and 1234.

Cadastral plots in part—653, 1225, 1226, and 1237.

Area, more or less, 32.50 acres.

Malda.—No. 7834L.A.—13th July 1950.—Whereas 0·98 of an acre, more or less, of land situate in the village of Nurnagar, jurisdiction list No. 46, described below has been requisitioned by the Collector of Malda for the purpose of maintaining supplies and services essential to the life of the community, namely, for construction of staff quarters for police force of Kumbhira Border Outpost under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

Description of land.

Part of cadastral survey plot Nos. 9 and 21 of mauza Nurnagar, jurisdiction list No. 46, police-station Kaliachak, district Malda.

DECLARATIONS.

Burdwan.—No. 7832L.A.—13th July 1950.—Whereas it appears to the Governor that land is required to be taken by Government partly at the public expense and partly at the expense of the Asansol Mohila Samity, for a public purpose, viz., for the extension of buildings of Monimala Girls' School, Asansol, in the village of Asansol Municipality, jurisdiction list No. 24, thana Asansol, pargana Shergarh, district Burdwan, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot No. 108 and parts of cadastral survey plot Nos. 107 and 235 and measuring, more or less, 0·29 of an acre, is required within the aforesaid village of Asansol Municipality.

Mines of coal, iron-stone, slate or other minerals lying under the land or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig, or carry away, or use, in the construction of the work for the purpose of which the land is being acquired are not needed.

This declaration is made, under the provisions of section 6, Act I of 1894, and section 3, clause (1), Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the President, Asansol Mohila Samity, Asansol.

Burdwan.—No. 7938L.A.—15th July 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for constructing a distributory channel from Chaitpur to Joteram, in the villages of Gopalnagar, Kanainatsal, Ichhlabad, Bamchandaipur, Alisa, Pamra, Gangpur and Joteram, jurisdiction list Nos. 78, 6, 75, 74, 77, 82, 88 and 89, respectively, thana Burdwan, pargana Burdwan, district Burdwan, it is hereby declared that for the above purpose a piece of land, comprising parts of cadastral survey plot Nos. 151, 152, 155, 177 and 180 in mauza Gopalnagar, cadastral survey plot No. 541 and part of cadastral survey plot No. 361 in mauza Kanainatsal, part of cadastral survey plot No. 1865 in mauza Ichhlabad and parts of cadastral survey plot Nos. 2056, 2057, 2059 and 2060, in mauza Bamchandaipur, cadastral survey plot Nos. 170, 81, 267 and parts of cadastral survey plot Nos. 151, 75, 180 and 265 in mauza Alisa, part of cadastral survey plot Nos. 1, 3 and 4 in mauza Pamra, and

part of cadastral survey plot Nos. 859, 875, 882, 914-917, 919, 923, 1977, 1999 and 2015 in mauza Gangpur, and part of cadastral survey plot No. 763 in mauza Joteram, and altogether measuring, more or less, 5·62 acres, is required within the aforesaid villages of Gopalnagar, Kanainatsal, Ichhlabad, Bamchandaipur, Alisa, Pamra, Gangpur and Joteram.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Executive Engineer, Damodar Canal Division, Burdwan.

Bankura.—No. 7976L.A.—18th July 1950.—Whereas it appears to the Governor that land is required to be taken by Government partly at the public expense and partly at the expense of the Ramananda College authority for a public purpose, viz., for the extension of Ramananda College at Vishnupur, in the village of Vishnupur Municipality, jurisdiction list No. 16, thana Vishnupur, pargana Vishnupur, district Bankura, it is hereby declared that for the above purpose a piece of land comprising cadastral plot Nos. 13453, 13447, 13446, 13454, 14178 and 14179 and measuring, more or less, 4·295 acres, is required within the aforesaid village of Vishnupur Municipality.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Bankura.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and
Secy. to the Govt. of West
Bengal (*ex-officio*)

Land Reforms

NOTIFICATION

No. 7634L.Ref.—10th July 1950.—In exercise of the power conferred by sub-section (2) of section 27 of the Calcutta Thika Tenancy Act 1949 (West Bengal Act II of 1949), the Governor is pleased to appoint each of the persons mentioned in Schedule I below to hear appeals presented under clause (b) of sub-section (1) of the said section to the District Judge of 24-Parganas and to appoint each of the persons mentioned in Schedule II below to hear appeals presented under the aforesaid clause to the District Judge of Howrah:—

Schedule I.

- (1) Sri Kalinarayan Bhattacharji, Additional Judge, 1st Court, Alipore.
- (2) Sri Prasad Chandra Banerjee, Additional Judge, 2nd Court, Alipore.
- (3) Sri Bhuban Mohan Roy Choudhury, Additional Judge, 3rd Court, Alipore.
- (4) Sri Manindra Mohon Bhattacharji, Additional Judge, 1st Extra Court, Alipore.
- (5) Sri Subodh Chandra Mukherji, Additional Judge, 2nd Extra Court, Alipore.
- (6) Sri Sahadeb Das, Additional Judge, 3rd Extra Court, Alipore.
- (7) Sri Pramatha Nath Lahiri, Sub-Judge, 1st Court, Alipore.
- (8) Sri Dwijendra Nath Das Gupta, Sub-Judge, 2nd Court, Alipore.
- (9) Sri Bikash Chandra Nandi Majumder, Sub-Judge, 3rd Court, Alipore.

(10) Sri Hari Charan Ghosh, Sub-Judge, 4th Court, Alipore.

(11) Sri Sailesh Chandra Talukdar, Sub-Judge, 5th Court, Alipore.

(12) Sri Rabindra Nath Roy, Sub-Judge, 6th Court, Alipore.

(13) Sri Syamadas Chatterji, Sub-Judge, 1st Additional Court, Alipore.

(14) Sri Umadas Gupta, Sub-Judge, 2nd Additional Court, Alipore.

(15) Sri Jitendra Nath Maitra, Sub-Judge, 3rd Additional Court, Alipore.

(16) Sri Subodh Kumar Neogy, Sub-Judge, 4th Additional Court, Alipore.

(17) Sri Manindra Nath Mukherji, Sub-Judge, 5th Additional Court, Alipore.

(18) Sri Kamalesh Chandra Sen, Sub-Judge, 6th Additional Court, Alipore.

(19) Sri Niranjan Banerji, Sub-Judge, 7th Additional Court, Alipore.

Schedule II.

(1) Sri Kalipada Mukherjee, Sub-Judge, 1st Court, Howrah.

(2) Sri Himadri Ballav Biswas, Sub-Judge, 2nd Court, Howrah.

(3) Sri Shib Chandra Datta, Sub-Judge, Additional Court, Howrah.

By order of the Governor,
S. BANERJEE, Secy.

Land Development

NOTIFICATIONS.

24-Parganas.—No. 7616L.Dev.—10th July 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Koyadanga, jurisdiction list No. 31, police-station Habra, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 118-134, 146-148, 189-191, 193-245 and 247-251, and measuring, more or less, 27.45 acres, is likely to be required within the aforesaid village of Koyadanga.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 7610L.Dev.—10th July 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Panihati, jurisdiction list No. 10, police-station Khardah, district 24-Parganas, it is hereby notified that for the above purpose, a piece of land comprising cadastral survey plots Nos. 3541, 3542, 3553, 3555, 3557, 3558, 3559, 3560, 3561, 3565, 3566, 3567, 3573, 3574, 3575, 3579, 3580, 3587, 3588, 3589, 3591, 3592, 3593, 3594, 3596, 3597, 3608, 3609, 3610, 3611, 3563 and 3564 and parts of cadastral survey plots Nos. 3552, 3554, 3556, 3577,

3578, 3606 and 3607, and measuring, more or less 16.70 acres, is likely to be required within the aforesaid village of Panihati.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 7672L.Dev.—11th July 1950.—The Governor is pleased to cancel the notification No. 976L.Dev., dated the 3rd February 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 235, Part I of the *Calcutta Gazette* of the 9th idem, in respect of the proposed acquisition of 8.42 acres of land in the village of Noapara, police-station Noapara, district 24-Parganas, for the Kaugachi Union Co-operative Multipurpose Society, Ltd., for the purpose of improvement and development of agriculture, fisheries and industries.

24-Parganas.—No. 7692L.Dev.—11th July 1950.—Whereas it appears to the Governor that land is likely to be needed for public purposes, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and creation of better living conditions in the village of Mandaghata, jurisdiction list No. 81, police-station Bongaon, district 24-Parganas, it is hereby notified that for the above purposes a piece of land comprising cadastral survey plots Nos. 1042, 1043 and 1065, and measuring, more or less, 0.86 of an acre is likely to be required within the aforesaid village of Mandaghata.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XI of 1948), to all whom it may concern.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

DECLARATIONS.

24-Parganas.—No. 7618L.Dev.—10th July 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Koyadanga, jurisdiction list No. 31, police-station Habra, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 118-134, 146-148, 189-191, 193-245 and 247-251 and measuring survey plots Nos. 656 to 662, 669 to 673, 700 to 706, more or less, 27.45 acres, is required within the aforesaid village of Koyadanga.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 7694L.Dev.—11th July 1950.
Whereas it appears to the Governor that land is needed for public purposes, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and creation of better living conditions in the village of Mandabghata, jurisdiction list No. 81, police-station Bongaon, district Parganas, it is hereby declared that for the above purposes a piece of land comprising cadastral survey plots Nos. 656 to 662, 669 to 673, 700 to 703, 712, 717 to 731, 734 to 740, 745 to 758, 777, 986, 997 to 1002, 1008, 1014, 1015, 1018 to 1029, 1044, 1051, 1058, 1060, 1061, 1064, 1042, 1063 and 1065 and measuring, more or less, 133·56 acres, is required within the aforesaid village of Mandabghata.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.
A plan of the land may be inspected in the office of the Collector, 24-Parganas.

By order of the Governor,
S. BANERJEE, Secy.

Requisition.

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 553/50 Reqn.

Calcutta, the 24th June 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned:—

The Schedule.

Description of the premises.

Ekbalpur Road, Calcutta (5 rooms with 2 bathrooms and kitchen on the western portion of the plot).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Raghubar Dayal Chowbay, landlord of the premises referred to in the order above, is hereby directed to place the above property at my disposal on and from the 24th July 1950 at 4 p.m. or on any subsequent day, when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 14th July 1950.

No. 508/50 Reqn.

Calcutta, the 8th July 1950

ORDER

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned:—

The Schedule.

Description of the premises.

157A, Upper Circular Road, Calcutta (the central flat on the 2nd floor consisting of 3 bedrooms, 1 store, 1 kitchen and 1 privy and bath).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Durgadas Khanna, landlord of the premises referred to in the order above, is hereby directed to place the above property at my disposal and control on and from the 24th July 1950 at 4 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 14th July 1950.

No. 382/50

Calcutta, the 8th June 1950.

ORDERS

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sri Indu Bhushan Das and Sri Ahi Bhushan Das of 2A, Tipu Sultan Road, Calcutta shall not, without the permission of the State Government in any way dispose of, or structurally alter, the premises, and that no person shall, without such permission, enter into occupation thereof:—

The Schedule.

Description of the premises.

2A, Tipu Sultan Road, Calcutta (1st floor and a kitchen and a store on the roof).

No. 531/50

Calcutta, the 6th July 1950

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sm. Sailabala Choudhury of 15, Raja Raj Ballav Street, Calcutta, occupant Sri V. K. Panikar of 2, Mirza Mehedi Lane, Calcutta, shall not, without the permission of the State Government, in any way dispose of, or structurally alter, the premises, and that no person shall, without such permission, enter into occupation thereof:—

The Schedule.

Description of the premises.

2, Mirza Mehedi Lane, Calcutta (Flat No. 11 on the ground floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Notice under section 4(a) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 12th July 1950.

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri C. Z. Varma, occupier of the premises, to vacate the said premises on or before 31st July 1950 at 3 p.m., when possession thereof will be taken on behalf of the State Government:—

The Schedule.

Particulars of the premises.

45/6, Mudiali Road, Calcutta, (1st floor).

S. N. MITRA,
First Land Acquisition Collector, Calcutta.

EXCISE DIRECTORATE WEST BENGAL

NOTIFICATIONS.

No. 24Exc.—14th July 1950.—Sri Monoranjan Chatterjee, Inspector of Excise, is, on the expiry of his leave, posted to the Sadar Range in the district of Birbhum.

No. 25Exc.—14th July 1950.—Janab Golam Mohiuddin, officiating Inspector of Excise, Sadar Range, Birbhum, is transferred to Calcutta and posted in the Foreign Liquor branch of the district.

R. CHOWDHURY,
Commissioner of Excise.

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

কৃষি।

Agriculture

জ্ঞাপনাবলী।

NOTIFICATIONS.

নং ৫০৯৮কৃষি।—২৮শে জুন ১৯৫০।—সহকারী উদ্ভিদ, রোগ-তত্ত্ববিদ, ডাক্তার এম. বি. চট্টোপাধ্যায়কে অস্থায়িতাবে পুনরায় পদে পশ্চিমবঙ্গ কৃষি কৃত্যকে উদ্ভিদ, রোগ-তত্ত্ববিদ, পদে নিয়োগ করা হইল।

No. 5398Agri.—28th June 1950.—Dr. S. B. Chattopadhyay, Assistant Mycologist, is appointed temporarily until further orders as Mycologist in the West Bengal Agricultural Service.

নং ৫০০০কৃষি।—৩রা জুলাই ১৯৫০।—উদ্ভিদ, রোগ-তত্ত্ববিদ, সহকারী ডাক্তার তারেশ চরণ রায়কে অস্থায়িতাবে পুনরায় পদে পশ্চিমবঙ্গ কৃষি কৃত্যকে সহকারী উদ্ভিদ, রোগ-তত্ত্ববিদ, পদে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,
মনোরঞ্জন সরকার,
উপ-কম্পর্সিটর।

No. 5533Agri.—3rd July 1950.—Dr. Tare Charan Roy, Mycological Assistant, is appointed temporarily, until further orders, as Assistant Mycologist in the West Bengal Agricultural Service.

By order of the Governor,
M. SARKAR, Dy. Secy.

DIRECTORATE OF AGRICULTURE

Orders by the Director of Agriculture West Bengal

Calcutta, the 12th July 1950.

Sri Amrita Lal Mukherjee, Head Master, Agricultural School, Chinsura, is granted leave average pay for two months from 1st July 19 under the West Bengal Service Rule 184(b)(iii).

H. K. NANDI, Director

বাহ্যহার পুনর্বাসন বিভাগ।

REFUGEE REHABILITATION DEPARTMENT

সংস্থা।

Establishment

জ্ঞাপনাবলী।

NOTIFICATIONS.

নং ৫১৫৯এস্ট।—৮ই জুলাই ১৯৫০।—উপসাহক ও সমাধিবিদ চন্দ্র চট্টোপাধ্যায়কে ২৮শে জুন ১৯৫০ হইতে পুনরায় পদে পশ্চিমবঙ্গ পুনর্বাসন প্রাধিকারকের পদে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,
হিরেন্দ্র বন্দ্যোপাধ্যায়,
সিটিং।

No. 5151Estt.—8th July 1950.—Sri Bi Chandra Chatterjee, Deputy Magistrate and Deputy Collector, is appointed as Special Officer, Rehabilitation, with effect from 28th June 1950, on further orders.

By order of the Governor
H. BANERJEE, Secy.

Calcutta.—No. 4961Estt.—3rd July 1950 Mrs. Gladys Majumdar of the West Bengal Educational Service is appointed to be the Assistant Education Officer in the Refugee Rehabilitation Directorate with effect from 11th July 1950. Sri Aparesh Bhattacharyya, resigned, on further order.

কলিকাতা।—নং ৫০৮৭এস্ট।—৬ই জুলাই ১৯৫০।—অবসর গ্রহণকারী আধিকারিক প্রিয়মতঙ্গ গুপ্তকে ইংরাজি ১লা নভেম্বর ১৯৪৯ তারিখ হইতে পুনরায় পদে পশ্চিমবঙ্গ পুনর্বাসন মহাধিকারকের অধীন হিসাব আধিকারকের পদে নিয়োগ করা হইল।

Calcutta.—No. 5087Estt.—6th July 1950.—Hem Chandra Gupta, retired Assistant Accounts Officer, has been appointed to be the Assistant Accounts Officer under the Relief and Rehabilitation Commissioner, West Bengal, with effect from 1st November 1949, the date on which he assumed charge, until further orders.

দিকাতা।—নং ০০২৬৫৮।—৬ই জুলাই ১৯৫০।—প্রবীরেন্দ্র নাগকে ১৬ই ফেব্রুয়ারী ১৯৫০ হইতে পুনরাদেশ না হওয়া ত প্রবীরেন্দ্র নাগকে স্বল্পে বাস্তুহারা পুনর্বাসন অধিকারে রী পরবরাহ আধিকারিক (২)-এর পদে নিয়োগ করা হইল।

Calcutta.—No. 5096 Estt.—6th July 1950.—Sri Prendra Kumar Nag is appointed to be the Assistant Supply Officer (II) in the Refugee Rehabilitation Directorate with effect from 16th February 1950, *vice* Sri Haripada Ghatak, appointed as Assistant Supply Officer (I), until further orders.

দিকাতা।—নং ০১১৪৫৮।—৭ই জুলাই ১৯৫০।—প্রবীরেন্দ্র নাগকে ১৬ই ফেব্রুয়ারী ১৯৫০ হইতে পুনরাদেশ না দেওয়া পর্যন্ত জ্ঞত কুমার দাসের স্থলে বাস্তুহারা পুনর্বাসন অধিকারে সহকারী রাহ আধিকারিক (১)-এর পদে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,

ব্রজেন কুমার ভট্টাচার্য্য,

উপ-সচিব।

Calcutta.—No. 5114 Estt.—7th July 1950.—Sri Ajit Kumar Das, Assistant Supply Officer (II), appointed to be the Assistant Supply Officer (I) in the Refugee Rehabilitation Directorate with effect from 16th February 1950, *vice* Sri Ajit Kumar Das, promoted as Additional Supply Officer, until further order.

By order of the Governor,

P. K. BHATTACHARJEE, Dy. Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রজ্ঞাপন।

NOTIFICATION.

দার্জিলিং-কলিকাতা।—নং ৩০০৪শিক্ষা/৪৫-১৮/৫০।—৩০শে ন ১৯৫০।—দার্জিলিং কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ঐ বিদ্যার অধ্যাপক এবং বর্তমানে কলিকাতা প্রেসিডেন্সি কলেজে যোগদানার্থে নিযুক্ত প্রবীরেন্দ্র কুমার সেনকে দার্জিলিং কলেজে ৫ পদে, যোগদানের তারিখ হইতে বদলী করা হইল।

রাজ্যপালের আদেশানুসারে,

ডি. এম. সেন,

সচিব।

Darjeeling-Calcutta.—No. 3034 Edn./4A-18/50. 30th June 1950.—Sri Brojendra Kumar Sen, Professor of Physics, Darjeeling College, in the West Bengal Educational Service, now on deputation in the Presidency College, Calcutta, is transferred to his own post in the Darjeeling College with effect from the date he joins there.

By order of the Governor,

D. M. SEN, Secy.

Office of the Accountant-General, West Bengal

NOTIFICATIONS.

Subject:—Execution of a General Bond of Indemnity by the Hind Bank, Ltd.

No TM/159.—6th July 1950.—All Treasury and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, and all Disbursing Officers of the Central Government in West Bengal are hereby informed that the Hind Bank, Ltd., 9, Royal Exchange Place, Calcutta, has executed a General Bond of Indemnity with

the President of India under rule 247(2) of the Central Treasury Rules. The bond enables the Bank to collect from any treasury or Disbursing Officer in India, for its constituents, pay, allowances, etc., payable from funds administered by or on behalf of the President of India including pensions payable on behalf of other Governments. Necessary correction to the Central Treasury Rules will issue in this respect in due course.

(Dy. TM/731 of June 1950.)

Subject:—Permanent servants of West Bengal Government on study leave to United States of America for higher studies under Overseas Scholarships Scheme—Drawal of leave salary in India.

No TM/160—7th July 1950.—It has been decided by the Government of West Bengal that the permanent West Bengal Government servants who may be selected in future for being sent to America/Canada on study leave terms under the Overseas Scholarships Scheme, shall draw their leave salary in India for the entire period of their leave and those permanent Government servants who were selected in previous years for being sent to America/Canada on study leave terms under the Overseas Scholarships Scheme shall draw at their option their leave salary in India for the entire period of their leave or the unspent portion thereof. The payment of leave salary in India will, in either case, be subject to the Rupee rates prescribed for the payment of leave salary in Asia. All concerned should note.

(Government of West Bengal, Education Department (Education Branch), letter No. 1985/178-162/49Edn., dated 2nd May 1950—Dy. TM/582.)

Subject:—Application of Central schemes of compulsory savings to employees taken over from Part "B" States on Federal Financial Integration.

No. TM/161.—10th July 1950.—It has been decided by the Government of India, Ministry of Finance, that so long as the employees from Part "B" States taken over by the Central Government on Federal Financial Integration are on their existing scales of pay they should continue under such compulsory savings schemes as may have been introduced by the State Government before such integration and that Central schemes of compulsory savings should not be applicable to them. They will come under such Central schemes as may be in force as soon as they are absorbed in Central scales of pay.

All Treasury and Sub-Treasury Officers in West Bengal and all Drawing and Disbursing Officers of the Central Government under audit of this office should note this decision.

(Government of India, Ministry of Finance, office memorandum No. D.5896-BI/50, dated 19th June 1950—Dy. India 2505/TM-701 filed in Bk. TM/9-38 of 49-50.)

Subject:—Incidence of House Rent Allowance and Compensatory (City) Allowance.

No TM/162.—13th July 1950.—The following decision of the Government of India, Ministry of Finance, is hereby circulated to all the Drawing and Disbursing Officers of the Central Government under the audit control of this office:—

(1) The expenditure on house rent allowance and compensatory (city) allowance relating to post partition period payable to the India-opted staff

retained in Pakistan after partition should be allocated as follows, as the Pakistan Government have accepted Central Pay Commission's recommendations in respect of house rent allowance and compensatory (city) allowance though not the recommendations regarding pay scales:—

(i) House rent and compensatory (city) allowances based on the unrevised pay drawn in the existing scale are debitable to that Government

(ii) The extra element of house rent allowance and compensatory (city) allowance representing arrears payable to those Government servants who opted for India finally in the first instance, on account of increase in pay due to the Central Pay Commission's recommendations, is debitable to the Government of India. If this extra allowance had already been paid by the Pakistan authorities to these Government servants then necessary credit for the element should be afforded to the Pakistan Government by debit to the Government of India. In the case of Government servants who had opted for Pakistan initially and changed their option subsequently to India, this extra element is not payable for the period of their retention in Pakistan after 14th August 1947. If, however, they have already been paid the extra element by the Pakistan authorities the amounts paid in excess should be recovered and credited to the Government of Pakistan

(2) The Drawing and Disbursing Officers of the Central Government under audit of this office are hereby requested to examine whether in view of the instructions noted above any readjustment in accounts is necessary due to the extra element of house rent allowance and compensatory (city) allowance, if any, already paid by the Pakistan authorities to those Government servants who opted for India finally in the first instance, on account of increase in pay due to the Central Pay Commission's recommendations and whether any extra element of such allowances has already been paid by the Pakistan authorities to those Government servants who had opted for Pakistan initially and changed their option subsequently to India, for the period of their retention in Pakistan after 14th August 1947. If so, arrangements should be made for effecting necessary readjustments as indicated

Subject:—Application fees under the Mineral Concession Rules, 1949, and the Petroleum Concession Rules, 1949—Deposit of.

No. TM/163. -13th July 1950.—All Treasury Officers and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Public

Nature of deposit.

- (1) Application fees under the Mineral Concession Rules, 1949.
- (2) Application fees under the Petroleum Concession Rules, 1949.

These transactions should be shown in the Central Section of the Cash Account under the heads referred to above supported by necessary schedules.

above in respect thereof in consultation with this office.

(Comptroller and Auditor-General of India letter No. 435-Part/41-49, dated 11th May 1950—Dy India 1099/TM466.)

Subject:—Exemption from tax—Assessment of—Salaries of persons, formerly employed by Part "B" States but now employed by the Central Government.

No. TM/164.—13th July 1950.—Attention of all Treasury Officers in West Bengal and the Drawing and Disbursing Officers of the Central Government under audit of this office is invited to notification No. TM/146, dated 15th June 1950, on the subject noted above published at page 1310 of the *Calcutta Gazette*, dated 29th June 1950. It has been decided by the Government of India in their Ministry of Finance (Revenue Division) letter C. No. 57-ST(Int)IT/49, dated 7th June 1950, that in assessing salaried persons in Part "B" States, the rates of tax applicable will be, not the rates prescribed by the Finance Act, 1950, but the rates prescribed by the States Acts which were in force immediately before the 1st April 1950, or in other words the computation of income-tax from salary and the grant of rebates will be made under the Indian Law, the rates applicable however being the rates in force in the States before 1st April 1950.

(Dy TM-622, dated 17th June 1950)

Subject:—Capital and Revenue Accounts of non-communication and works residences for 1949-50.

No. TM/165—14th July 1950—Attention of a heads of departments under the Government of West Bengal (excepting the Department of Communications and Works) is invited to paragraph 739 of the Bengal Audit Manual as inserted by correction sheet No. 91, dated 3rd July 1939, on the subject indicated above and they are requested to furnish the accounts mentioned above for the year 1949-50 without any further delay, if not already done. The accounts were due to be submitted to this office so as to reach it not later than the 30th June 1950. The accounts should be prepared according to the instructions contained in the rule cited above.

In case there are no buildings of the nature to be included in the accounts called for, a final statement should be furnished to this office forth with, if not already done.

Accounts Department, Calcutta, are hereby informed that it has been decided by the Government of India that application fees under the Mineral Concession Rules, 1949, and the Petroleum Concession Rules, 1949, which were hitherto being remitted in cash or by cheque by the parties directly to the Government of India should henceforth be deposited in Treasury/Bank under the new head of account mentioned below:—

Head of adjustment.

XXXVI—Miscellaneous Department—Miscellaneous—Mineral Concession Fees.

XXXVI—Miscellaneous Department—Miscellaneous—Petroleum Concession Fees.

[Government of India, Ministry of Works, Mines and Power, letters No. M.II-155(61)-1 and No. M.II-155(61)-2, dated 5th June 1950—Dy TKI-1194 and 1193.]

S. K. SARKAR,
Deputy Accountant-General.

SHERIFF'S OFFICE

The 22nd June 1950.

Notice is hereby given that the Fourth Criminal Sessions of the year 1950 of the High Court at Calcutta in West Bengal for the town of Calcutta be held at the Court House, in the town of Calcutta, on Monday, the 24th day of July next, at 10 o'clock in the forenoon, and thenceforward day to day until the said sessions be over. It is hereby proclaimed that all persons who are prosecuted any of the prisoners to be brought up for trial at the said sessions be present then and there to prosecute.

S. B. DUTT, Sheriff.

পেরিক আফিস, ২২শে জুন ১৯৫০ খ্রিষ্টাব্দ।

এতদ্বারা নব্বুনাব্বারগকে আদালত হাইকোর্টে যে, আগামী ১৯৫০ খ্রিষ্টাব্দের ২৪শে জুলাই সোমবার বেলা ১০-১০ মিনিট সময় হইতে যে পবিত্র আদালতের কার্য শেষ না হইবে ততদিন প্রত্যহ সবে পশ্চিম সন্দের অধীন নগর কলিকাতার কোর্টহাউসে বিচার দিগন্তে অন্য কলিকাতা হাইকোর্টের আগের আদালত হবে ১৯৫০ খ্রিষ্টাব্দের চতুর্থ জুলাই বিচার বিভাগীয় আদালত বসিবে এবং এতদ্বারা আরও প্রচার করা যায় যে, যে সকল ব্যক্তি কোন কয়েদীর বিরুদ্ধে কোর্টহাউসে অভিযোগ করিবেন তাঁহারা উক্ত সময়ে উক্ত স্থানে উপস্থিত থাকিবেন। ইতি।

এস, বি, দত্ত,

পেরিক।

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

is hereby notified for general information:—

and date of appointment assigned authorizing authority	Board to which appointed or elected with police-station, subdivision and district	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority	Name of authority and designation
Appointment to Union Bench and Court.				
L.S.-G. dated June 1950	Khordah union board, police-station Amra, Uluberia district Howrah.	Sri Durgadas Maitty, vice Sri Bipin Behari Panja, deceased	Section 10 C of the Village Self Government Act, 1919 (Dele- gated to Commissioners under a notification No. 2309J, dated 7th August 1937.)	B. Sarkar, Commis- sioner, Burdwan Division

6. 938M.—11th July 1950.—In exercise of the power conferred by section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to the Commissioners of Divisions under Government notification No. 7908M., dated the 3rd December 1936, I hereby determine after consulting the views of the Officer-in-Charge of the Arambag Municipality, that the number of Commissioners to be elected from each of the existing wards of the Arambag Municipality in the district roughly shall be as shown against each such

Wards	Seats.
I	2
II	2
III	1
IV	1
V	2
VI	1
	—
	9
	—

This notification shall have effect for the purpose of and from the next reconstitution of the Commissioners of the said municipality.

CORRIGENDUM.

6. 1061L.S.-G.—13th July 1950.—In this notification No. 467L.S.-G., dated 13th July 1950, published at page 453, Part I of the Calcutta Gazette, dated 23rd March 1950, appointing members of the Managing Committee of the Swarn Bose Charitable Dispensary at Joypur in district of Howrah, read "Sri Shish Chandra Bose" for "Sri Satish Chandra Bose".

B. SARKAR, Commissioner.

FORM D.

Form of notice to be published declaring the release of the property when persons entitled to receive possession cannot be found (under section 4). (Under order No. 11 D.I. of 1943-44.)

Burdwan, the 8th/10th July 1950

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Collector of Burdwan.

And, whereas the said property is to be released from such requisition;

And, whereas, in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947, which have been directed under section 8 of the said Act to be exercised by me, necessary enquiry has been made and Sri Pundarikakshya Bose and others, owners/occupiers, have been held to be entitled to get possession of the property;

And, whereas, the aforesaid persons cannot be found and have no agent or other person empowered to accept delivery on their behalf,

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition.

The Schedule.

Requisition Order No. 11 D.I. of 1943-44.

(1) Mauza Nari, jurisdiction list No. 70, police-station Burdwan

Plot.	Area.	Name of interested persons
13	1 78	Sri Pundarikakshya Bose for self and constituted attorney for Arambakshya, Kamalakshya, Bimalakshya and Maroj akshya Bose of Radhanagar, Burdwan.

16, 27, 15 1 39 Kamal Kumar Bose, son of Niranka Ch. Bose of Radhanagar, Burdwan.

(2) Mauza Sadhanpur, jurisdiction list No. 69, police-station Burdwan.

35 Kamal Kumar Bose, son of Niranka Ch. Bose of Radhanagar, Burdwan.

NOTICE.

Burdwan, the 12th July 1950.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules under order No. 97D.I., dated 30th June 1943, in connection with the Pandaveswar Landing Ground and placed at the disposal and under the control of the Sub-Area Commander, H.Q. 351 L of C Sub-Area;

And whereas the said property is to be released from such requisition;

And whereas, in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947, which have been directed under section 8 of the said Act to be exercised by me, necessary enquiry has been made and Sri Raman Ch. Gope and others, as detailed below, owners/occupiers, have been held to be entitled to get possession of the property;

And whereas the aforesaid persons cannot be found and have no agent or other persons empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition.

The Schedule.

Mauza Bargaria, jurisdiction list No. 41, police-station Faridpur, district Burdwan.

Cadastral survey plot.	Area.	Name of owners/occupiers.
19	.. 13 acre	.. Raman Ch. Gope.
20	.. 41 "	.. Jagnewar Ghose and others.

Cadastral survey plot.	Area.	Name of owners/occupiers.
27	.. 20 acre	.. Gopal Ch. Sadhu others.
33	.. 10 "	.. Mathan Gope.
47	.. 21 "	.. Kahi Bauri and others.
105, 40 (part)	.. 12 } .. 01 }	.. Dukhabala Das.
3 (part)	.. 51 "	.. Birubala Das.

ERRATUM.

Burdwan, the 10th July 1950.

In the schedule of notice under rule 75A(2) of the Defence of India Rules, published at 1983, Part I of the *Calcutta Gazette*, dated 29th November 1945, for acquisition of land mauza Khanpur, jurisdiction list No. 45, police station Jamalpur, district Burdwan, requisitioned under order No. 421D.I., dated 21st July 1945, the following corrections are made:—

From line 1, *delete* plot Nos. 1, 12-15.

In line 2, *add* plot Nos. 1, 14, 15 before of cadastral survey plot No. 17.

In line 4, *read* 1.73 acres for 2.95 acres.

K. A. MAJUMDAR, Collector.

Presidency Division—Calcutta

It is hereby notified for general information:—

No. and date of notification assigned by issuing authority	Board to which appointed or elected with police-station, subdivision and district.	Name	Section of law and particulars of Government order by which power is delegated to issuing authority	Name of authority and designation
Appointment to Union Bench and Court.				
No. 876J, dated 6th June 1950.	Kadambagachi union board, police-station Baraset, Baraset subdivision, district 24-Parganas	Sri Bejoy Madhub Ghosh and Janab Sajed Mondal.	Sections 65 and 78 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919).	J. N. Taluk Commission, Presidency Division.
Election to Union Boards.				
No. 34/50-19V.B.-G., dated 10th June 1950.	Ramechandrakhali union board, police-station Canning, Sadar subdivision, district 24-Parganas	Ward No. 11—Sri Purna Mondal, vice Sri Gagan Chandra Halder, deceased	Section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919).	J. C. Chatterji, District Magistrate, Parganas
	Kalikata union board, police-station Canning, Sadar subdivision, district 24-Parganas	Ward No. 1—Janab Sheikh Moslem Ahamed, vice Tasaruddi Shaikh, deceased.	Ditto	.. Ditto.
No. 34/50-19V.B.-G., dated 9th June 1950.	Parulla union board, police-station Diamond Harbour, Diamond Harbour subdivision, district 24-Parganas	Ward No. 1—Janab Abdul Kasem Nasker, Sri Ratikanta Halder and Janab Manik Ali Gayen	Sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919).	J. C. Chatterji, District Magistrate, Parganas
		Ward No. 11—Sri Sankari Prasad Mondal, Sri Ardhendu Bhushan Halder and Sri Pran Kumar Modak.		
		Ward No. 111—Sri Niranjan Khanra, Sri Prokash Chandra Mondal and Sri Susanta Kumar Halder		
	Dhamua union board, police-station Magrahat, Diamond Harbour subdivision, district 24-Parganas	Ward No. 1—Sri Lalit Mohan Mondal, Sri Rajani Kanta Sankari and Sri Ananta Kumar Mondal	Ditto	.. Ditto
		Ward No. 11—Sri Gora Chand Purkait, Sri Mohan Chand Nasker and Janab Daud Ali Saik.		
		Ward No. 111—Janab Nazimuddin Molla, Sri Jatindra Nath Biswas and Sri Purna Chandra Sanpui.		

No. 871R.G.—10th/11th July 1950.—Sri Debdas Das Gupta, temporary Sub-Deputy Collector and Circle Officer, Baraset West of the 24-Parganas district, is transferred to the West Dinajpur district and is appointed as Circle Officer, Balurghat.

No. 872R.G.—10th/11th July 1950.—The office notification No. 806R.G., dated 27th July 1950, posting Sri Ranendra Kumar Mitra, Deputy Magistrate and Sub-Deputy Collector, on probation, to the West Dinajpur district as Circle Officer, Balurghat, is hereby cancelled.

1. Ranendra Kumar Mitra, Sub-Deputy Magistrate and Sub-Deputy Collector, on promotion, Contai, Midnapore, posted to the Presidency Division under Government notification 171007.A./4S-25/50, dated 15th June 1950, is posted to the Baraset subdivision of the 24-Pargana district and is appointed as Circle Officer, Baraset West.

6. 1805M.—11th July 1950.—In exercise of power delegated to Commissioners of Divisions by Government notification No. 5780M., dated September 1935, I hereby extend the provisions of section 420 of the Bengal Municipal Act, 1919, within the Rajpur Municipality in the district of the 24-Parganas.

6. 1829M.—13th July 1950.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that Sri Uma Prasanna Chatterjee, B.Sc., has been duly elected Chairman of the Gobardanga Municipality in the district of the 24-Parganas, vice Sri Kali Charan Das, deceased.

J. N. TALUKDAR, Commissioner.

NOTIFICATION.

6. 9175G.—8th July 1950.—It is hereby notified for general information that in exercise of the power under section 6(d) of the Bengal Ferries Act, 1885, as delegated to me under notification No. 1007, dated 9th May 1889, issued under section 36 of the Act, the limits of the new public ferry on the river Ganges or Padma connecting Dhulia in the Murshidabad district and Khajuria in the Malda district the establishment of which was notified under notification No. 475L.S.-G., dated 22nd March 1950, issued by Commissioner, Presidency Division, are defined as below so far as the Murshidabad bank of the river is concerned:—

Point of the ferry.	Limits.
From Khajuria ferry.	Six miles upstream from Dhulia comprising of the following mauzas:—

- (1) Paranpara, jurisdiction list No. 93, police-station Farakka.
- (2) Sankhopara, jurisdiction list No. 97, police-station Farakka.
- (3) Arjunpur, jurisdiction list No. 96, police-station Farakka.
- (4) Kuli, jurisdiction list No. 58, police-station Farakka.
- (5) Baikuntanathpur, jurisdiction list No. 54, police-station Farakka.
- (6) Hossainpur, jurisdiction list No. 57, police-station Farakka.
- (7) Ashua, jurisdiction list No. 56, police-station Farakka.
- (8) Beniagram, jurisdiction list No. 55, police-station Farakka.

And two miles downstream from Dhulia comprising of the following:—

- (1) Dhulia Municipality, police-station Samsarganj.
- (2) Mauza Dewanapur, jurisdiction list No. 98, police-station Samsarganj.
- (3) Mauza Lalpur, jurisdiction list No. 91, police-station Samsarganj.
- (4) Mauza Anantapur, jurisdiction list No. 100, police-station Samsarganj.
- (5) Mauza Balarampur, jurisdiction list No. 99, police-station Samsarganj.

A. NIYOGI, District Magistrate, Murshidabad.

Presidency Division—Jalpaiguri

Case No. L.A. (Spl.) 2 of 50-51.

ORDER.

Whereas it is in my opinion necessary to requisition and obtain possession of the lands mentioned in the schedule below for rehabilitating persons displaced from their residence due to communal strife;

Now, therefore, under provisions of sub-sections (1) and (2) of section 29 of the West Bengal Security Act (West Bengal Act XIX) of 1950 and in exercise of the powers delegated to me under Government notification No. 2205Reqn., dated the 18th March 1947, I do hereby requisition the lands mentioned in the schedule below, take possession of the same and place it at the disposal of the Deputy Commissioner, Jalpaiguri, for the accommodation of refugees from East Bengal.

The owners, occupiers or persons in possession of the lands shall not without my previous permission in writing dispose of the property so requisitioned in any way.

The question of compensation will be taken up hereafter under the West Bengal Land Development and Planning Act, 1948, as the lands are being acquired under that Act.

Any contravention of this order shall be punishable under sub-section (12) of section 29 of the West Bengal Security Act (West Bengal Act XIX) of 1950.

The Schedule.

Description of lands

District Jalpaiguri, police-station Kotwali, taluk Kharia, jurisdiction list No. 5, sheet No. 8—Plots Nos.—Part of (1831 and 1837), 1838, part of (1889 and 1892), 1821=9.48 acres. Plots Nos. Part of (1774 to 1776, 1798 to 1800 and 1803)=3.50 acres.

Sheet No. 13, plots Nos.—1405 to 1408, 1411 to 1415 and part of 1414, 1415 and part of 1404 = 14.62 acres.

Total, more or less, 27.60 acres

R. C. DUTT,

Deputy Commissioner, Jalpaiguri

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 20447C.T./2E/67/50-51.—10th July 1950.—Mr. K. N. Bose, Income-tax Officer, Non-Companies (Income-tax-cum Excess Profits Tax) District Calcutta, is allowed, under Fundamental Rule 81(b)(ii), leave on average pay for eight days with effect from the 3rd June 1950 to 10th June 1950 with permission to affix Sunday, the 11th June 1950 to the leave. It is certified that the officer was likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 20679(A)C.T./2E/50/50-51.—11th July 1950.—Mr. J. K. Kundu, M.A., B.L., Income-tax Officer, West Dinajpur-Malda, is allowed, under Fundamental Rule 81(b)(ii), leave on average pay for twenty-four days with effect from 7th June 1950 to 30th June 1950.

S. NARGOLWALA, Commissioner.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

কলিকাতা।—নং ৩১২২শিমা। ১৪৭-১২৭। ১৯৫০।—৫ই জুলাই ১৯৫০।—
বেঙ্গল ইঞ্জিনিয়ারিং কলেজের পশ্চিমবঙ্গ সাধারণ কৃত্যকের অস্থায়ী
করণাধ্যক্ষ প্রিন্সিপাল চন্দ্র চক্রবর্তীকে ১৯৫০ সালের ১লা জানুয়ারী
হইতে ঐ পদে এবং ঐ কৃত্যকে পাঁচ বৎসরের জন্য চুক্তিতে নিয়োগ করা
হইল।

Howrah.—No. 3122Edn./4A-127/49.—5th July
1950.—Sri Kshitish Chandra Chakravarty, officiating Registrar, Bengal Engineering College,
in the West Bengal General Service, is appointed
substantively to that post and in that service on
a five years' tenure basis, with effect from the 1st
January 1950.

কলিকাতা।—নং ৩১৫৫শিমা। ১৪৭-১২৫। ১৯৫০।—৭ই জুলাই ১৯৫০।
—পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের (মহিলা বিভাগ) কলিকাতা মেডী
কলেজের অধ্যাপক প্রযুক্তা সুনীতি বাল্মীকি গুপ্তা অবসর গ্রহণ
করার ঐ পদে ও ঐ কৃত্যকে ঐ কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের
(মহিলা বিভাগ) প্রশাসনিক অধ্যাপিকা ডক্টর রমা চৌধুরীকে ৩রা
জুলাই ১৯৫০ তারিখ হইতে স্থায়ীভাবে নিয়োগ করা হইল।

Calcutta.—No. 3155Edn./4A-125/49.—7th July
1950.—Dr. (Mrs.) Roma Choudhury, Professor of
Philosophy, Lady Brabourne College, Calcutta, in the
West Bengal Educational Service (Women's
Branch), is appointed substantively in the West
Bengal Senior Educational Service (Women's
Branch), as Principal of the said college, with
effect from the forenoon of the 3rd July 1950, *vice*
Miss Suniti Bala Gupta, retired.

২৪-পরগণা-কলিকাতা।—নং ৩১৬৭শিমা। ১৩আই-২৪। ১৯৫০।—৮ই
জুলাই ১৯৫০।—পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের কলিকাতা বিদ্যালয়-
সমূহের জিলা পরিদর্শক প্রকৃষ্ণ বাহাদুর গুরুং ছুটিতে থাকায় ঐ কৃত্যকে
ও ঐ পদে অপর শিক্ষণ কৃত্যকের, ২৪-পরগণা বিদ্যালয়সমূহের অস্থায়ী
সহকারী পরিদর্শক প্রদ্রবোধ চন্দ্র সেনকে ৫ই জুন ১৯৫০ তারিখ হইতে
পুনরায় পদান্ত অস্থায়ীভাবে নিয়োগ করা হইল।

24-Parganas-Calcutta.—No. 3167Edn./3L-24/
50.—8th July 1950.—Sri Subodh Chandra Sen,
officiating Assistant Inspector of Schools, 24-
Parganas, in the Subordinate Educational Service,
is appointed to act in the West Bengal Educational
Service as the District Inspector of Schools,
Calcutta, with effect from the 5th June 1950, *vice*
Sri Krishna Bahadur Gurung, on leave, or until
further orders.

কলিকাতা।—নং ৩১৮৫শিমা। ১৪৭-৭১। ১৯৫০।—১১ই জুলাই ১৯৫০।

—কলিকাতা প্রেসিডেন্সি কলেজের পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকে
সংস্কৃতের অধ্যাপক ডক্টর প্রবোধ চন্দ্র লাহরীকে সংস্কৃত কলেজের ঐ
বিষয়ের অধ্যাপক পদে ৩রা জুলাই ১৯৫০ তারিখ হইতে বদলী করা
হইল।

Calcutta.—No. 3184Edn./4A-71/50.—11th July
1950.—Dr. Probodh Chandra Lahiri, Professor of
Sanskrit, Presidency College, Calcutta, in the
West Bengal Senior Educational Service, is trans-
ferred to the Sanskrit College, Calcutta, as Pro-
fessor of the subject with effect from the 3rd July
1950.

কলিকাতা।—নং ৩১৮৫শিমা। ১৪৭-৭১। ১৯৫০।—১১ই জুলাই ১৯৫০।

—কলিকাতা প্রেসিডেন্সি কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের সংস্কৃত
অধ্যাপক প্রিন্সিপাল নাথ ভট্টাচার্যকে সংস্কৃত কলেজের ঐ বিষয়ের অধ্যাপক
পদে ৩রা জুলাই ১৯৫০ তারিখ হইতে বদলী করা হইল।

Calcutta.—No. 3185Edn./4A-71/50.—11th July
1950.—Sri Gauri Nath Bhattacharyya, Professor of
Sanskrit, Presidency College, Calcutta, in the West
Bengal Educational Service, is transferred to the
Sanskrit College, Calcutta, as Professor of the sub-
ject with effect from the 3rd July 1950.

কলিকাতা।—নং ৩১৮৬শিমা। ১৪৭-৭১। ১৯৫০।—১১ই জুলাই ১৯৫০।

—কলিকাতা প্রেসিডেন্সি কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের সংস্কৃত
অধ্যাপক প্রিন্সিপাল চন্দ্র ভট্টাচার্যকে সংস্কৃত কলেজের ঐ বিষয়ের অধ্যাপক
পদে ৩রা জুলাই ১৯৫০ তারিখ হইতে বদলী করা হইল।

রাজ্যপালের আদেশানুসারে.

ডি. এম. সেন,

সচিব।

Calcutta.—No. 3186Edn./4A-71/50.—11th Jul
1950.—Sri Dinesh Chandra Bhattacharyya, Profe-
sor of Sanskrit, Presidency College, Calcutta, in
the West Bengal Educational Service, is transferred
to the Sanskrit College, Calcutta, as Professor of
the subject with effect from the 3rd July 1950.

Calcutta.—No. 3210Edn./2L-26/50.—11th Jul
1950.—Mrs. Binapani Ghosh, Professor of History,
Lady Brabourne College, Calcutta, is allowed leave
on private affairs with effect from the 1st August
1950 to 31st January 1951, under rule 172(a) of the
West Bengal Service Rules, Part I.

By order of the Governor.

D. M. SEN, Secy.

Calcutta



Gazette

सत्यमेव जयते

Published by Authority

THURSDAY, JULY 27, 1950

CONTENTS:

	Page.		Page.
I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc. ..	1481—1520	PART IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly ..	Nil
IA.—Orders and notifications by the Government of India republished for general information ..	217—230	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President ..	Nil
IB.—Educational Notices ..	203—204	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament ..	Nil
II.—Advertisements, Notices ..	277—282	SUPPLEMENT No. 30—	
III.—Acts of the West Bengal Legislature ..	Nil	Weekly Weather and Crop Report of West Bengal for the week ending 12th July 1950 ..	331—332
IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India ..	Nil	Price-list (retail) of Staple Food-crops in the local areas of West Bengal for three months from 1st October to 31st December 1949 ..	333—334

ART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

Orders by His Excellency the Governor of West Bengal

No. 2034G.A./6L-9/50.—21st July 1950.—In continuation of the orders contained in this departmental notification No. 1036G.A., dated the 21st July 1950, His Excellency the Governor of West Bengal has been pleased to grant Captain Thakur Sukherji, Aide-de-Camp, on his Personal Staff, leave for thirty-seven days, under rule 10(1) of the Fundamental Rules, read with Government of India Instruction No. 3(4) in the Annexure to Appendix 7A to P. R. Part II (P. R. T.'s Compilation), with effect from the 1st April 1950.

By order of the Governor,
S. N. RAY, Chief Secy.

HOME DEPARTMENT

General Administration

No. 2076G.A.

Appointments and Transfers.

General.

Howrah.—No. 2000G.A./1D-12/50.—20th July 1950.—Sri Chyama Chandra Chatterji, Deputy Magistrate and Deputy Collector, on leave, is

appointed to be a Deputy Magistrate and Deputy Collector in the Howrah district and is posted to the headquarters station of that district.

24-Parganas-Murshidabad.—No. 2024G.A./1D-6/50.—20th July 1950.—Sri Dinabandhu Biswas, Deputy Magistrate and Deputy Collector, on probation, Baraset, 24-Parganas, is appointed to be a Deputy Magistrate and Deputy Collector on probation, in the Murshidabad district and is posted to the Jangipur subdivision of that district.

Calcutta-Cooch Behar.—No. 2026G.A.—20th July 1950.—Sri H. N. Ray, I.C.S., Deputy Secretary to the Government of West Bengal, Finance Department, is appointed to act, until further orders, as Deputy Commissioner, Cooch Behar.

Birbhum-Murshidabad.—No. 2039G.A./1D-20/50.—21st July 1950.—Sri Anil Ranjan Biswas, Deputy Magistrate and Deputy Collector, Birbhum, is appointed to have charge of the Kandi subdivision of the Murshidabad district.

Murshidabad-Birbhum.—No. 2040G.A./1D-20/50.—21st July 1950.—Sri Prahlad Chandra Gope, Deputy Magistrate and Deputy Collector, Kandi, Murshidabad, is appointed to have charge of the Kandi subdivision of the Birbhum district.

Police.

২৪-পারগনা-দার্জিলিং—নং ১১৫৬/৫০।—২৯শে জুলাই ১৯৫০।
—২৪-পারগনা জেলার বারিগুড়িতে অবস্থিত পশ্চিমবঙ্গ শিল্প আঞ্চলিক
সংরক্ষিত অঞ্চল প্রাচীরের অধীকারী উপ-আরক্ষাব্যাহ প্রবাক্রাম প্রসাদ
কাহাটার গ্রহণের তারিখ হইতে পুনরায় পদে দার্জিলিং জেলার
সদর উপ-আরক্ষাব্যাহ নিযুক্ত হইলেন।

24-Parganas-Darjeeling.—No. 1995G.A.—21st July 1950.—Sri Baburam Pradhan, officiating Deputy Superintendent of Police, Industrial Area Reserve Force, West Bengal, at 24-Parganas, is appointed to act, until further orders, as Deputy Superintendent of Police and is posted to the headquarters station of the Darjeeling district with effect from the date of his joining the post.

Calcutta.—No. 2042G.A./3P-59/50.—22nd July 1950.—Sri S. M. Ghosh, I.P., Assistant Inspector-General of Police, West Bengal, is appointed to act, until further orders, as Deputy Inspector-General of Police, Central Range, with effect from the date of his joining the post.

Calcutta.—No. 2043G.A./3P-59/50.—22nd July 1950.—Sri H. S. Ghosh Chaudhuri, I.P., J.P., Deputy Inspector-General of Police, Central Range, is appointed to be Deputy Inspector-General of Police, Western Range, with effect from the date of his joining the post.

Calcutta.—No. 2044G.A./3P-59/50.—22nd July 1950.—Sri A. N. Ganguly, I.P., officiating Deputy Inspector-General of Police, Western Range, is appointed to act, until further orders, as Deputy Inspector-General of Police, Northern Range, with effect from the date of his joining the post.

Leave.**General.**

Calcutta.—No. 1996G.A./2L-14/50.—18th July 1950.—Sri Shyama Charan Chatterji, Deputy Magistrate and Deputy Collector, employed as Deputy Secretary, Department of Irrigation and Waterways, was allowed leave on average pay for the period from the 12th June 1950 to the 30th June 1950 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Jalpaiguri.—No. 2006G.A./1L-19/50.—19th July 1950.—Sri B. C. Ganguli, I.A.S., Superintendent, Special Jail, Buxa Duars, is allowed earned leave for thirty-one days under rule 9 of the Revised Leave Rules, 1933, with effect from the 2nd July 1950.

Bankura.—No. 2033G.A./6L-5/50.—21st July 1950.—Sri Chinta Haran Banerjee, Sub-Magistrate and Sub-Collector, Vishnupur, Bankura, is allowed earned leave for ninety days with effect from the 25th March 1950, under rule 167(ii) of the West Bengal Service Rules, Part I, and leave on medical certificate for eight days, under rule 173(i) of those rules.

No. 2045G.A./2L-4/50.—22nd July 1950.—Sri Satya Jiban Ghosh, Deputy Magistrate and Deputy Collector, on probation, is allowed leave on average pay for four months on medical certificate under the proviso to rule 184(b)(ii) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him under the orders contained in this department notification No. 1244G.A., dated the 3rd May 1950.

By order of the Governor,
S. N. RAY, Chief Secy.

Political**NOTIFICATIONS.**

No. 4368P.—15th July, 1950.—The following notification of the Government of India, Ministry of Home Affairs, as subsequently amended, is published:—

Notification.

New Delhi, the 29th March 1950.

No. 16/18/49-Public.—In supersession of Ministry of Home Affairs notification No. 16/48-Public, dated the 16th October, 1948, the following revised table with respect to the rank precedence of persons named therein is published for general information:—

1. President of India.
2. Prime Minister of India.
3. Governors, Maharajpramukh of Rajasth and Rajpramukhs within their respective charges.
- 3A. Rulers of Indian States with a salute 17 guns and above (within their States).
4. Ambassadors accredited to India.
High Commissioners of Commonwealth Governments in India.
- 4A. The Honourable Sardar Vallabhbhai Patel (whilst holding the post of Deputy Prime Minister).
5. Chief Justice of India.
Speaker of Parliament.
6. Ministers of the Union of India.
- 6A. Governors, Maharajpramukh of Rajasth, and Rajpramukhs, outside their respective charges.
- 6A.A. Rulers of Indian States with a salute of 17 guns or over (outside their States).
- 6A.B. Chief Ministers of Part A States within their respective States.
- 6A.C. Rulers of Indian States with a salute of 15 guns or 13 guns.
- 6A.D. Chief Ministers of Part B States within their respective charges.
- 6B. Ministers Plenipotentiary and Envoys Extraordinary.
- 6C. Members of the Planning Commission (including the Deputy Chairman).
7. Shri B. N. Rau.
Shri Girja Shankar Bajpai (whilst holding the post of Secretary-General of External Affairs Ministry).
Ambassadors of India.
Visiting Ambassadors and Ministers Plenipotentiary.
Shri V. P. Menon—Ministry of States
Visiting High Commissioners for India
8. Charge d' Affaires a pied.
Charge d' Affaires ad interim.
9. Judges of the Supreme Court of India.
- 9A. Chiefs of Staff and Commander-in-Chief provided they hold the rank of full General equivalent rank.
10. Chief Ministers of Part A States outside their States.
Ministers of State for the Union of India.
- 10A. Chief Ministers of Part B States outside their charges.
11. Chief Justices of High Courts.
Chairmen of Legislative Councils Parts A and B States.
Speakers of Legislative Assemblies Parts A and B States.
12. Chiefs of Staff and Commander-in-Chief provided they hold the rank of Lieutenant-General or equivalent rank.

A. Rulers of Indian States with a salute of 9 guns.

AA. Ministers of Parts A and B States.
Deputy Ministers for the Union of India.

Shri R. K. Patil, Commissioner for Food Production, Government of India.

Comptroller and Auditor-General of India.
(Chairman, Union Public Service Commission).

Puisne Judges of High Courts.

Officers of the rank of full General or equivalent rank.

Chief Commissioner of Railways.

*Secretaries to the Government of India (including Secretary to the Cabinet), Principal Private Secretary to the Prime Minister and Secretary to the Department of Scientific Research.

Shri Mehar Chand Khanna, Rehabilitation Adviser.

Attorney-General of India.

Officiating Chiefs of Staff and Commanders-in-Chief holding the rank of a Major-General or equivalent rank.

Chief Commissioner, Delhi, within his charge.

Members of the Railway Board.

Financial Commissioner of Railways.

Ministers other than Ministers Plenipotentiary and Envoys Extraordinary.

Officers of the rank of Lieutenant-General or equivalent rank.

Commodore Commanding, Indian Naval Squadron.

Deputy High Commissioners of Commonwealth Governments in India stationed in Delhi.

Chief Commissioners of Himachal Pradesh, Bhopal, Andaman and Nicobar Islands and Kutch within their respective charges.
Additional Secretaries to the Government of India.

President, Indian Tariff Board.

Chairman, Central Electricity Commission.

Chairman, Central Waterpower, Irrigation and Navigation Commission.

Vice-Chairman of the Indian Council of Agricultural Research.

Financial Adviser, Ministry of Finance (Defence).

Chairman, Central Board of Revenue.

+PSOs of Armed Forces of the rank of Major-General or equivalent rank.

18. Chairman, Public Service Commission of a State.

Chief Secretaries to Governments Part A States.

Financial Commissioners.

Counsellors of foreign embassies and legations.

Counsellors attached to High Commissioners.

Members of the Union Public Service Commission.

Deputy High Commissioners of Commonwealth Governments in India other than those stationed in Delhi.

19. Visiting foreign and British Ministers other than Ministers Plenipotentiary and Envoys Extraordinary.

Director-General, Health Services.

Director-General, Posts and Telegraphs.

Director, Central Bureau of Intelligence and Investigation.

General Managers of Railways.

Establishment Officer to the Government of India.

Joint Secretaries to the Government of India (including Joint Secretary to the Cabinet).

Officers of the rank of Major-General or equivalent rank.

Surveyor-General of India.

Members of the Indian Tariff Board.

Senior Trade Commissioners and other

Officers of the rank of Counsellors to High Commissioners of Commonwealth Governments in India.

Director-General of Civil Aviation in India.

Surgeons-General.

Director-General of Industry and Supply.

Members of a Board of Revenue.

Director-General of Ordnance Factories.

Indian Navy Commodores-in-Charge, Naval Ports or Areas.

Commander(s) of an I.A.F. Command(s) of the rank of Air Commodore.

+PSOs of the Naval and Air Headquarters of Commodore and Air Commodore ranks.

Chief Commissioners of Delhi, Himachal Pradesh, Bhopal, Andaman and Nicobar Islands and Kutch outside their respective charges.

Chief Commissioner, Ajmer, both within and outside his charge.

Director-General, All-India Radio

The officer holding the post of Secretary to the President should be graded with Secretaries to the Government of India provided he has been Secretary to the Government of India before being appointed to the President's staff.

*Should a PSO hold the rank of a Lieutenant-General, his seniority in the Warrant of Precedence will continue to remain the same as laid down for "officers of the rank of Lieutenant-General or equivalent rank" in article 16 of the Warrant of Precedence.

Note.—This warrant will not affect the precedence enjoyed by Rulers, etc., within Indian States and Part States by virtue of local usage and custom; nor will it affect the local precedence *inter se* of Rulers as in force immediately before 15th August, 1947.

Note 2.—Officers in the Table of Precedence will take rank in order of the number of entries, those included in the number shall take precedence *inter se* according to the date of entry into that number.

H. V. R. IENGAR, Secretary.

By order of the Governor,
S. K. MUKERJEE, Under Secy.

4463P./2P-105/49.—21st July 1950.—In exercise of the power conferred by sub-section (1) of section 17A of the Indian Criminal Law Amendment Act, 1908 (XIV of 1908), the Governor is pleased to make the following amendment in Notification No. 2383P., dated the 24th April 1948, published at pages 503 and 504 of Part I of the Calcutta Gazette of the 29th April 1948, namely:—

Amendment.

the schedule to the said notification omit the wing:—

the room used as the office of the Communist Party of India, in the one-storied pucca house

belonging to Sri Ram Bilas Chatterji of Sonatorepara, Suri, Birbhum district. The boundaries of the house are:—

East—Station Road.

West—Muslims Guest House of Nafi Meah of Suri, and Masjid Road.

North—Shop of Asgar Khan of Sonatorepara and Kutchari Road.

South—A road branched out from the Station Road on the east.

By order of the Governor,
P. C. ACHARJI, Jt. Secy.

Commonwealth Relations Section

NOTIFICATION.

No. 3665C.R./CR-852/50.—22nd July 1950.—In partial modification of notification No. 3056C.R., dated the 17th June 1950, Sri Sarat Chandra Mitra, Assistant Commissioner of Police, Calcutta, is appointed to act, until further orders, as Special Officer, in the office of the Commissioner of Police, Calcutta.

By order of the Governor,
S. N. RAY, Chief Secy.

Press

NOTIFICATION.

No. 718Pr./95/50.—25th July 1950.—In exercise of the power conferred by section 19 of the Indian Press (Emergency Powers) Act, 1931 (XXIII of 1931), the Governor is pleased to declare all copies, wherever found, of the booklet in Bengali entitled "Pakistan Gitika" by M. Abdullah-Al-Baki, published by M. Hatem Ali, post office Gurugram, village Bulur Ati (Maulvi Bari), district Khulna, and all other documents containing copies, reprints or translations of, or extracts from, the said booklet to be forfeited to Government, on the ground that the said booklet contains words of the nature described in clause (h) of sub-section (1) of section 4 of the said Act.

By order of the Governor,
P. C. ACHARJI, Jt. Secy.

PRISONS DIRECTORATE

Orders by the Inspector-General of Prisons
West Bengal

No. 7596.—19th July 1950.—Dr. H. N. Dutta took over medical charge of the Berstal School, Berhampore, from Dr. R. Barua on the forenoon of the 4th May 1950.

P. K. BISWAS, Insp.-Genl.

POLICE DIRECTORATE

Orders by the Inspector-General of Police,
West Bengal

Calcutta.—No. 4555A.—6th July 1950.—**Darjeeling.**—Mr. D. T. Campbell, probationary Town Inspector, Darjeeling, is confirmed in his appointment with effect from 1st March 1950.

Calcutta.—No. 4596A.—7th July 1950.—**24-Parganas-Burdwan-G. R. P., Sealdah-Hooghly.**—The transfers and postings of the following officers are sanctioned temporarily in the interests of the public service:—

- (1) Sri Narayan Singh, officiating Armed Inspector, 24-Parganas, to (Asansol) Burdwan, *vice* Sri Uderam Sharma, Armed Inspector, Burdwan, retired.
- (2) Mr. D. Thomson, Platform Inspector, G.R.P., Sealdah, to Armed Branch and posted to (Barrackpore) 24-Parganas, *vice* No. 1.
- (3) Sri Subodh Kumar Ray, Inspector, Hooghly, to G.R.P., Sealdah, *vice* No. 2.

Calcutta.—No. 4669A.—10th July 1950.—**Burdwan-Buxa-I. A. R. F., Barrackpore.**—In partial modification of the orders, dated 25th May 1950, the services of Armed Sub-Inspector

Bisweswar Dutt Sharma of Burdwan, are, in interests of the public service, temporarily placed at the disposal of the Inspector-General of Police, West Bengal, for employment in the Buxa Special Jail to act as Armed Inspector (Chief Head Warder), *vice* Sri Arjun Singh, Armed Inspector (Chief Head Warder), Buxa Special Jail, transferred to his parent unit at I.A.R.F., Barrackpore (in West Bengal Police).

Calcutta.—No. 4952A.—29th July 1950.—**West Bengal-24-Parganas-G. R. P., Murshidabad.**—Sri Upendra Nath Sen Gupta, Inspector, 24-Parganas, now acting as Deputy Superintendent of Police, Murshidabad, is posted on leave to C. I. D., West Bengal, with effect from March 1950, *vice* Sri Pramatha Nath Ray, Inspector, C. I. D., West Bengal, retired.

Sri Anukul Chandra Chakrabatti, official Inspector, 24-Parganas, is appointed a probationary Inspector with effect from 1st March 1950 and confirmed in his appointment from the said date to fill the permanent vacancy in the rank of Inspector at 24-Parganas, *vice* No. 1.

S. GUPTA, Insp.-Genl.

Transport

ORDER.

No. 4641W.T.—12th July 1950.—In pursuance of clause (vi) of sub-section (2) of section 94 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor is pleased to exempt, for the purpose of the said sub-section, the Corporation of Calcutta, a local authority in West Bengal, from the operation of sub-section (1) of the said section.

By order of the Governor
N. C. GHOSH, Secy.

NOTIFICATION.

No. 4761W.T.—18th July 1950.—In exercise of the power conferred by sub-section (1) of section 21 and, in particular, by clause (f) of sub-section (2) of that section of the Motor Vehicles Act, 1939 (IV of 1939), the Governor is pleased to make the following amendment in the Bengal Motor Vehicle Rules, 1940, published under notification No. 1930Pl., dated the 21st September 1940, pages 2655-2829, Part I of the *Calcutta Gazette* of the 10th October 1940, as subsequently amended, namely:—

Amendment.

To sub-rule (c) of rule 6 of the said rules, add the following further proviso:—

"Provided further that no fee shall be charged from the members of the Police Force or Fire Brigade for the test of competency to drive Police or Fire Brigade motor vehicles."

By order of the Governor
N. C. GHOSH, Secy.

JUDICIAL DEPARTMENT

Judicial

Resignation.

Calcutta.—No. 46375.—25th July 1950.—The Governor is pleased to accept the resignation tendered by the Hon'ble Dr. R. Ahmed of his appointment as a member of the Visiting Board of the House of Detention, Calcutta.

Powers.

Nadua.—No. 4736J.—21st July 1950.—In exercise of the powers conferred by section 14 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased—

(a) to confer upon each of the gentlemen named in the powers of a Magistrate of the class noted in the list each in the district of Nadua for a period of one year from the date of this notification, in such cases as may be made over to each in the limits of the subdivision of the said district noted against each, and

(b) to direct each to take down evidence in the English language.

Name.	Class.	Subdivision.
Amarendra Kumar Mitra	I	Sadar.
Bhanta Charan Dutta	II	Ranaghat.

By order of the Governor,
S. K. SEN, Secy.

Registration**NOTIFICATIONS.**

Midnapore.—No. 301Regn.—12th July 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Syed Md. Rashid temporarily to be a Muhammadan Magistrate within the police-stations of Patashpur, Dantan and Mohanpur, in the district of Midnapore, during the absence, on leave, of Janab Abdul Hamid or until further orders.

Midnapore.—No. 302Regn.—12th July 1950.—In exercise of the power conferred by section 2 of the Kazi's Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Syed Md. Rashid temporarily to be the Kazi for the registration of marriages and the performance of rites and ceremonies within the police-stations of Patashpur, Egra, Dantan and Mohanpur, in the district of Midnapore, during the absence, on leave, of Janab Abdul Hamid or until further orders.

By order of the Governor,
S. K. SEN, Secy.

FINANCE DEPARTMENT**NOTIFICATION.**

No. 828F.A.—21st July 1950.—Sri J. Chakravarti of the Indian Audit and Accounts Service (I.A.A.S.) is appointed to be Financial Adviser, Finance and Rehabilitation, in the Refugee Rehabilitation Department, with effect from 15th July 1950, until further orders, vice Sri S. Lahiri, since deceased. He is also appointed to be *ex-officio* Deputy Secretary in the Finance Department.

By order of the Governor,
B. DAS GUPTA, Secy.

Audit**NOTIFICATIONS.**

No. 3254F./F4A-18/50.—19th July 1950.—Sri Anubhuti Bhattacharji, Deputy Magistrate and Deputy Collector, is appointed to hold the post of Assistant Secretary to the Government of West Bengal in the Finance (Audit) Department, with effect from the 8th July 1950, until further orders.

No. 3283F.—22nd July 1950.—The services of Sri H. N. Ray, I.C.S., Deputy Secretary to the Government of West Bengal, Finance Department, are replaced at the disposal of the Home (General Administration) Department, with effect from the 22nd July 1950.

No. 3285F./F/18/8(16)/50.—22nd July 1950.—The Governor is pleased under regulation 9(a) of the Bengal Public Service Commission Regulations, 1937, to grant leave on full pay for three months to Dr. S. Ghosh, Member, Public Service Commission, West Bengal, with effect from the 1st September 1950.

No. 3286F./F/18/8(16)/50.—22nd July 1950.—The Governor is pleased under regulation 9(a) of the Bengal Public Service Commission Regulations, 1937, to grant leave on full pay for three months to Dr. J. P. Nayagi, Member, Public Service Commission, West Bengal, with effect from the 1st September 1950.

By order of the Governor,
B. DAS GUPTA, Secy.

Taxation.**NOTIFICATIONS.**

No. 1629F.T.—19th July 1950.—The Governor is pleased to make the following amendment in the rules issued under Government of Bengal, Finance Department, resolution No. 106T S R, dated the 17th May 1930, supplementary to the rules for the supply and distribution of stamps made by the Government of India, as subsequently amended, namely:—

Amendment.

In rule 2 of the said rules for the words "The Secretary to the Board of Revenue, Bengal" substitute the words "The Deputy Secretary to the Government of West Bengal, Finance (Taxation) Department".

No. 1630F.T.—19th July 1950.—The following Inspectors of Excise who have retired from the service of Government are re-appointed as such with effect from the date of retirement, up to 31st January 1951:—

1. Sri Ramesh Chandra Chakravarty.
2. Sri Jatindra Nath Sen.

No. 1633F.T.—20th July 1950.—The candidate named below is appointed on probation to the West Bengal Junior Excise Service—

Sri Monibhusan Chattopadhyay, M.A., son of Sri Jatindra Nath Chattopadhyay.

He will be on probation for a period of two years during which time he will be required to undergo the prescribed training and to pass the departmental examination completely.

No. 236F.T.—1st February 1950.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following names and addresses of registered dealers together with a description of

the goods covered by their registration certificate whose registration under the Act were cancelled with effect from the date noted against each of are published for general information:—

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale.	
1	2	3	4	5	6	7	
1	Narendra Chandra Bardhan.	7, Chandra Mohan Soor's Lane, Ultadanga, Calcutta.	..	BDI/338A, 28-9-41.	Coriander-seeds, rice and oil, chandan, methi seeds, mauri, mauri rice, kanki, mustard seeds, bags.	
2	Kamala Stores	46, Upper Chitpur Road, Calcutta.	..	BDI/444A, 29-9-41.	Radio, gramophone, records, radio and gramophone accessories and other musical goods, electrical goods, electrode and welding materials, cloth.	
3	Ramdulal Satya-narayan.	45, Hartaki Bagan Lane, Calcutta.	..	BDI/1072A, 29-6-44.	Iron scrap, metal scrap, hardware, machinery.	
4	Jagannath Das Kalidas Saha.	35/A, Sibtolla Street, Calcutta.	..	BDI/540A, 2-10-41.	Cloth and general merchandise as and when required and certified by the dealer for resale.	
5	Purnamal Hariram	31, Burtolla Street, Calcutta.	..	BDI/1675A, 22-1-48.	Spices, ghee and all other general merchandise as and when required and certified by the dealer for resale.	
6	Gobinda Prosad Kanoria.	149, Cotton Street, Calcutta.	..	BDI/1974A, 29-5-42.	Linseed and wheat, jute manufactured goods, cloth and kirana goods.	
7	Banabidhar Surajmali	101, Cotton Street, Calcutta.	..	BDI/568B, 30-9-41.	Tikken cloth, cotton, twine, red cloth for quilt and textile goods for pillow and bedding.	Cotton	
8	Gangadas Basak.	26, Sibtolla Street, Calcutta.	..	BDI/538A, 9-10-41.	Cloth and other general merchandise as and when required and certified by the dealer for resale.	
9	Bhagabati Chhotlial.	9, Jagamohan Lane, Calcutta.	..	BDI/773A, 7-11-41.	Japanese yarn and piece-goods	
10	Hukumchand Union Company.	4, Jagamohan Lane, Calcutta.	..	BDI/1443A, 20-12-45.	Mili stores, linseed	
11	Bhim Chandra Nag	68, Ashutosh Mukherjee Road, Calcutta.	..	BH/230A, 20-9-41.	Channa, milk, ghee, flour and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of sweetmeats for sale.	
12	Nital Chandra Dey Surendra Nath Dey.	Orphanange Market, Kidderpore, Calcutta.	..	BH/267A, 21-9-41.	Mustard oil, groundnut oil, coconut oil, kerosene oil, oilcake.	
13	Tamak Ghar	70, Sadananda Road, Calcutta.	..	BH/1625A, 4-4-49.	Biri tobacco, biri leaves, stationery goods, cigarettes, soaps	
14	C. B. Patel & Co.	4, Ramjidas Jethia Lane, Calcutta (1st floor).	..	CSII/1659A, 29-3-46.	Biri leaves, tobacco, thread balls, hessians, paper and salt.	
15	K. M. Thacker	162, Harrison Road, Calcutta.	..	CSII/1995A, 28-6-48.	Hosiery-goods, aluminium-ware.	
16	Tanubhai & Co.	1, Portuguese Church Street, Calcutta.	..	CSII/1110A, 2-9-43.	Cotton, cotton yarn and cotton piece-goods, woollen and silk piece-goods, cloths and other piece-goods.	
17	Karimbhoy, Bagoobhoy.	2, Mullick Street, Calcutta	..	CSII/1210A, 14-12-43.	Gunny bags, hessians, betelnuts jute twine, jute manufactured goods, tobacco leaves, tobacco, chillies, pulses, cereals, spices, rock salt and general merchandise as and when required for resale.	
18	Thakarbhai Maganlal Desai.	16, Rupchand Roy Street, Calcutta.	..	CSII/1874A, 11-6-46.	General merchandise as and when certified by the purchasing dealer to be required for resale.	
19	A. M. Bangee & Sons	66, Canning Street, Calcutta.	..	CSII/1668A, 10-6-46.	Spices, biri, cigarettes, leather-goods, stationeries, enamel-ware and general merchandise as and when required for resale.	
20	Limton Trading Co.	69, Canning Street, Calcutta.	..	CSII/1792A, 23-6-47.	Stationeries, tolls, toys, perfumeries, patent medicines, provisions and general merchandise as and when required for resale.	
21	American Textile Corporation.	47, Khengrapatty Street, Calcutta.	..	CSII/1802A, 22-8-47.	Textiles, silk goods, hosiery goods, ready-made garments, thread, twine and general merchandise as and when required for resale.	
22	The United Trading Co.	71/2, Canning Street, Calcutta.	..	CSII/2183A, 27-9-41.	Chemicals, dye-stuffs, sizing and finishing materials, textile, leather goods, textile machinery parts and yarns.	
23	Habib Abdul Shakoor	3, Karbala Mohammad Street, Calcutta.	..	CSII/1632A, 19-4-44.	General merchandise as and when required for resale.	
24	Bhadra Sengupta	212, Cross Street, Calcutta.	..	CSII/22A, 24-9-41.	Requirements for the manufacture of handkerchiefs.	Woolen, handkerchiefs, yarns and general merchandise as and when required for sale.	

Sl. No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale.	Date of cancellation.
2	3	4	5	6	7	8	
25	Hansmukhraj Jayantilal.	208, Cross Street, Calcutta.	..	CSII/1488A, 5-2-45.	Piece-goods	.. 12-8-49
26	Gandheewari Bhandar	85A, Clive Street, Calcutta.	..	CSIII/1428A, 8-7-48.	Cigarettes, stationeries and matches.	5-8-49
27	Bhutoria Hosiery Factory.	10, Armenian Street, Calcutta.	..	CSIII/944A, 19-4-49.	A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of hosiery goods for sale.	Hosiery piece-goods, yarn and jute.	5-8-49
28	Manoj Kumar & Co.	12, Portuguese Church Street, Calcutta.	..	CSIII/1318A, 12-1-48.	Vegetable products, refined oil, soap and woollen goods.	5-8-49
29	Sree Stores	.. 30, Strand Road, Calcutta	..	CSIII/1468A, 6-9-48.	Stationery goods and cigarettes	10-8-49
30	International Trading Co.	40, Strand Road, Calcutta	..	CSIII/1458A, 18-8-48.	Cigarettes, biri and cigars	.. 10-8-49
31	Rawatmal Balchand	62, Clive Street, Calcutta	..	CSIV/595A, 27-9-41.	Textiles, piece-goods, silk and woollen.	11-8-49
32	Hiralal Bajrangilal	37, Cross Street, Calcutta	..	CSIV/113A, 30-9-41.	Silk, textiles, piece-goods, woollen goods and cotton waste.	10-8-49
33	Gopiram Babulal	.. 55, Cross Street, Calcutta	..	CSIV/1820A, 4-6-46.	Stationery, utensils, jute products, spices, toilet requisites, electrical goods and cutlery.	11-8-49
34	China Commercial Company.	P-14, Bentinck Street, Calcutta.	..	EL/1545A, 5-2-48.	General merchandise as and when required for resale	4-8-49
35	Shah Parikh & Co.	.. 181, Radhabazar Street, Calcutta.	..	EL/888A, 26-9-41.	Watches and clocks and requirements, toilet goods, perfumes, stationery goods	12-8-49
36	Santalal Golsopchand	Post office Birpara, district Jalpaiguri.	(1) Dem-deema Tea Estate, post office Birpara, district, Jalpaiguri. (2) Banarhat Bazar, post office Banarhat, district Jalpaiguri.	JP/12B, 23-9-41.	Rice, biris, matches, gur, pulses, flour, sugar, kerosene oil, paddy, stationery, cloth, writing paper, soap, diesel oil, ghee, molasses, mustard oil, candles, spices, waste paper, paper for biris, nuts, hardware, coconut oil, sugar, candy, grocery goods	4-8-49
37	R. K. Biswas & Bros.	Chawk Islampur, Murshidabad.	..	KB/683A, 17-7-46.	Silk cloth and yarn	.. 3-8-49
38	Oriental Engineering & Mercantile Co.	1, Royal Exchange Place, Calcutta.	..	LE/978A, 30-7-48.	Plywood, timber, tubes, fittings, machineries, building materials and sanitary materials.	5-8-49
39	Refugee Stores	.. 19/3, Strand Road, Calcutta.	..	LR/1577A, 5-10-48.	Stationeries, matches, cigarettes.	6-8-49
40	General Suppliers	.. 8, Clive Street, Calcutta	..	LR/1570A, 27-9-48.	General merchandise as and when required and certified by the purchasing dealer to be required for resale	6-8-49
41	Paul & Bros.	.. 39B, Wellington Street, Calcutta.	..	SL/474A, 24-9-41.	Iron and steel goods, horse and ox shoe, nails and asbestos sheets.	2-8-49
42	W. T. Suren & Co.	.. "Bhola House", P-28, Ganesh Chandra Avenue, Calcutta.	..	SL/1262A, 11-4-46.	3-8-49
43	Sankar Stores	.. 72A, Akhli Mistri Lane, Calcutta.	..	SL/1543A, 21-12-48.	Biri leaves, biri tobacco, biri cigarettes, matches, stationery goods, provisions for re-sale.	9-8-49
44	Tarakdas Gurudas	.. 2A, Keshab Chandra Sen Street, Calcutta.	..	SL/1442A, 13-10-41.	Piece-goods (cotton, silk and woollen) for resale.	9-8-49
45	Chandra & Sons	.. 117, Bowbazar Street, Calcutta.	..	SL/357A, 6-10-41.	Gold, silver, and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments, silverwares for sale.	Gold, silver, stone	10-8-49
46	A. G. Trading Co.	.. 49, Mirzapore Street, Calcutta.	..	SL/1382A, 9-2-48.	Steel sheet, rods, wire, zinc, acids and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of buckets and steel equipments for sale.	Pipe, tube-well, fittings, nuts, bolts, rivets, dog spikes, shovels, electrical accessories, consumable goods, machineries and tea	10-8-49
47	S. David & Co.	.. 19D, Bowbazar Street, Calcutta.	..	SL/739A, 6-10-41.	Gunnies, hessians, jute twine, chrome leather and shellac, tanned leather, tea, cheese and rubber manufacturing goods.	10-8-49
48	G. N. Mukherjee & Bros.	20, Wellington Street, Calcutta.	..	SL/486A, 6-10-41.	Cast iron materials, galvanized sheets, pipes and hardware.	10-8-49
49	India Leather Trading Co.	61B, Bentinck Street, Calcutta.	..	SL/967A, 27-9-41.	Tanned leather	.. 11-8-49
50	Greenland, Ltd	.. 65, Bowbazar Street, Calcutta.	..	SL/1008A, 11-9-46.	Coconut oil, teal oil, leather and A, B certified by the purchasing dealer for use in any process in the manufacture of scented hair oil, perfumery goods, leather bags for sale.	Brushes, toilet goods, fountain-pen.	11-8-49

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale.	Date of cancellation.
1	2	3	4	5	6	7	8
51	Kanal Lal Das	Chhatgunj, Sheoraphuly, Hooghly.	..	SP/568A, 1-9-48.	Hemp, rope, twine and A, B certified for any process in the manufacture of rope for sale.	Hemp, rope, twine	.. 6-8-49
52	Kashilal Bhagat	Boinehee Station Bazar, Hooghly.	..	SP/51A, 10-9-41.	Cloth, rice, paddy, potato seed, bran, oilcake.	12-8-49
53	A. C. Mukherjee	16, Grant Street, Calcutta	..	TL/301A, 26-9-41.	..	Trunks and suitcases, handbags and umbrellas.	1-8-49
54	J. C. Das & Co.	81 and 82, S. S. Hogg Market, Calcutta.	..	TL/776A, 18-5-44.	Butter, ghee	.. 1-8-49
55	Civil Motors	45/2, Barrackpore Trunk Road, Alambazar, 24-Parganas.	..	PG/585A, 7-10-41.	..	Petroleum products, containers, motor accessories, tyres, tubes.	9-8-49
56	Haril Charan Ghose & Motilal Ghose.	Itinda, 24-Parganas	..	PG/225A, 24-9-41.	Cloth, thread, yarn, ready-made garments, umbrellas, piece-goods.	11-8-49
57	Saroda Prosad Pal	Nangi Bazar, Butanagore, 24-Parganas.	..	PG/59A, 21-9-41.	Gold and silver and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of gold and silver ornaments for sale.	Gold and silver	.. 11-8-49

Explanatory note.—Regarding “goods for use in manufacture or in the execution of contracts” the following code letters have been used to indicate the meanings noted against each:—

A—Other raw materials.

B—Plant, machinery, spare parts, accessories and consumable stores.

C—Building or plumbing materials or fixture required for construction, fitting out or repair of any building.

No. 285 F.T.—6th February 1950.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following names and addresses of registered dealers together with a description of the goods covered by

their registration certificates whose registration under the Act were cancelled with effect from the date noted against each of them are published for general information:—

Serial No.	Name of the dealer.	Address and chief place of business		Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale.	Date of cancellation.
1	2	3	4	5	6	7	8	9
1	Punary General Stores	Raniganj, Bardwan	district	..	A8/164A, 3-3-49.	Soda ash, E. B. Soda, ghee, vegetable ghee, oil of all kinds, chillies, soaps, cigarettes, sugar, matches, betel nut, turmeric, biscuits, empty tins, empty bags, cloth, tea and general merchandise as and when required for resale.	19-8-49
2	Rameswar Lal Saraf, Proprietor of the firm "Sree Mahalakshmi Flour Mills".	Raniganj, Bardwan	A8/239A, 4-11-41.	Cereals, pulses and A, B, C certified for any process in the manufacture of atta, beshan, sattu, bhui and chokar for sale.	Cereals, pulses	.. 31-8-49
3	Mahammadin Broe ..	Amansol, Bardwan	district	..	A8/575A, 1-3-45.	Cloth, cotton and A, B, C certified for any process in the manufacture of garments for sale.	..	31-8-49
4	Loyal Trading Co. ..	Barakar, district Bardwan	A8/439A, 24-8-43.	Building materials, road metal and A, B, C certified for any process in the construction of roads and buildings for sale.	31-8-49
5	Purna Chandra Dutta Debidas Dutta	Dubrajpur, Birbhum.	district	..	A8/506A, 9-9-44.	All sorts of clothings and umbrellas.	31-8-49
6	Chhotelal Hargopal ..	78A, Ambest Street, Calcutta.	BDI/1327A, 25-4-46.	..	Iron, iron scrap, metal goods and scraps, plant and machinery, factory equipments, electric goods, gunny and cotton waste and general merchandise.	18-8-49
7	Paragon Factory.	Hosiery 18B, Motilal Mitra Lane, Calcutta.	BDI/1878A, 19-11-46.	Yarn, needle, chemical and A, B, C certified for use in the manufacture of hosiery thans and hosiery goods	Yarn, yarns, needle, chemicals, machines, machinery parts, soda, strawboard.	22-8-49
8	Niranjanagar ..	239, Chittaranjan Avenue, Calcutta	BDI/1323A, 31-3-47	Tea and A, B, C certified for use in the manufacture of tea.	Biscuits	.. 31-8-49
9	The Bengal Biscuit Factory, Ltd.	5B, Bagmari Lane, Calcutta.	BDI/872A, 29-9-41.	Flour, sugar, ghee and A, B, C certified for use in the manufacture of biscuits.	31-8-49
10	Subodh Mallik.	Chandra 64/1, Manicktolla Street, Calcutta.	BDI/361A, 2-10-44.	Milk, ghee, chhana and A, B, C certified for use in the manufacture of sweetsmeats.	31-8-49
11	Ananta Kapildeo.	Prosad 192, Vivekananda Road, Calcutta.	BDI/624A, 30-10-41.	Iron plate, scrap plate and cutting, flat cutting, round cutting, and other old and new iron materials.	31-8-49
12	Individual Trading Co., Ltd.	117, Cornwallis Street, Calcutta.	BDI/488A, 29-9-41.	Chemicals, papers and brass and A, B, C certified for use in the manufacture of printed block, printed material.	Stationery articles, fine and heavy chemicals, laboratory requisites and appliances, hospital requisites and appliances and glassware.	31-8-49

Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale	Date of cancellation.
2	3	4	5	6	7	8
The Central Bengal Chemical Works.	5, Madan Chatterjee Lane, Calcutta.	..	BDI/1434A, 5-4-44.	Chemicals and A, B certified for use in the manufacture of acid hydrochloric, acid nitric, liquor ammon fott, sodi sulph, alum crystal, distilled water.	..	31-8-49
Gobriram Panchuram	77, Kallash Bose Street, Calcutta.	..	BDI/168A, 29-6-43.	Old and new scrap iron	31-8-49
K. C. Bose and Co., Ltd.	50, Cornwallis Street, Calcutta.	..	BDI/889A, 16-7-42.	Sheet metals, M S. bars, flat rods, bolts, nuts, tools, wheel, tin, cardboard boxes and A, B, C certified for use in the manufacture of wheel barrows, barley and atta.	..	31-8-49
Hanutram Bhagwan Das.	132, Cotton Street, Calcutta.	..	BDII/282A, 10-10-41.	Piece goods, spices, hardware and other general merchandise as and when required and certified by the dealer for resale	20-8-49
Jivanmal Satyanarain	71, Burtolla Street, Calcutta.	..	BDII/1405A, 15-9-45.	Food grains and general merchandise as and when required for resale.	24-8-49
Biswa Prakash Kailash-nath.	72, Nalini Sett Road, Calcutta.	..	BDII/1663A, 5-7-47.	Carpets, oils, oilseeds, butter, ghee, cheese, machinery parts, beltings, jute, jute twine, gunnies, cotton piece-goods, hemp, wool, capon, crude drugs, stationery, electrical goods, hardwares, paints, varnishes, dyes, cement, cement sheets	27-8-49
Ramnarain Mahadeo Prasad.	12, Banstolla Gully, Calcutta.	..	BDII/1088A, 9-10-42.	Yarn and piece-goods	27-8-49
Bhadurmal Rangopal	402, Upper Chitpur Road, Calcutta.	..	BDII/1222A, 18-4-44.	All kinds of gunny bags, jute, twine, hessians and other general merchandise as and when required and certified by the dealer for resale	29-8-49
Mahadeo Gobindram	4, Tamsuk Lane, Calcutta	..	BDII/1551A, 7-12-40.	Gold, silver, gunny bags, hessian.	29-8-49
Bhagawadass & Co.	12, Doyehatta Street, Calcutta.	..	BDII/1526A, 27-7-46.	Iron, iron sheets, hardware, nuts, bolts, hinges, angle, circles, tins and iron products.	29-8-49
Dwarkanadas Jagadish Prasad.	135, Cotton Street, Calcutta.	..	BDII/1040A, 14-11-42.	Gold, silver, gunny bags, hessian twine, hessian cloth, jute, etc.	30-8-49
Kartenand Kanoria ..	133, Cotton Street, Calcutta.	..	BDII/466A, 29-9-41.	...	Jute, hessian, textiles, piece-goods, silk and woollen goods, yarn, silver, wheat, linseed, chemicals, twine	31-8-49
Anath Bandhu Roy ..	26/A, Raja Brojendra Street, Calcutta.	..	BDII/520A, 14-10-41.	Cloth, general merchandise as and when required and certified for resale	31-8-49
Basantlal Musaddee	19, Sikdarpara Street, Calcutta.	..	BDII/647A, 23-12-41.	Hessian, cloth and gunny bags	31-8-49
Saukar Bhandar ..	20, Justice Dwarka Nath Road, Calcutta.	..	BH/1388A, 10-12-48.	Matches, soap, oil, sugar, molasses, soda, cigarettes, candlow, sugar candy, nuts, spices and stationery	24-8-49
R. I. Meyer ..	26, Stephen Court, 18, Park Street, Calcutta.	..	BH/432A, 14-10-41.	Seeds, cereals, pulses for resale	31-8-49
Raslek Lal Dutta & Sons	101/1, Kareya Road, Calcutta.	..	BH/834A, 15-6-44.	Rice, dal, atta, flour, sugar, mustard oil, ghee, coconut oil, suji for resale	31-8-49
Parbatipur Tea Estate	1, Pretoria Street, Calcutta.	..	BH/1131A, 10-6-47.	B, C certified by the purchasing dealer to be required for use in any process in the manufacture of tea for sale.	31-8-49
Century Engineering & Trading Co.	77, Park Street, Calcutta	..	BH/684A, 25-2-43.	Castings, brass, and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of fires, spikes, jointings, cooker oil, gauges for sale.	Electrical goods, glassware, office requisites, general merchandise as and when required for resale.	31-8-49
Bharati Stores ..	46, Strand Road, Calcutta	..	CSI/1536A, 23-4-48.	Spices, soda, grocery goods, stationeries and general merchandise as and when required and certified for resale.	18-8-49
Gouri Shankar Batsanial	201, Harrison Road, Calcutta.	..	CSI/1127A, 30-6-44.	Piece-goods, cloth and yarn	30-8-49
Md. Hanif Brothers ..	12, Amratola Lane, Calcutta.	..	CSII/1116A, 21-6-43.	Cereals, pulses, vegetable products, all sorts of oils, food-grains, betelnuts, hessians, gunnies, spices	20-8-49
Visanji Naranji & Co.	10/1, Portuguese Church Street, Calcutta.	..	CSII/1646A, 27-2-46.	Bullion, tea, jute products, soap, kirana goods, oils, coir and coir products, ghee.	20-8-49
H. M. Siddique & Sons	71, Canning Street, Calcutta.	..	CSII/1403A, 9-1-45.	Stationeries, oilman stores, toilet requisites, optical appliances, monihari goods, sundries, cutlery hardware, tooth lights, batteries, patent medicines and general merchandise as and when required for resale.	17-8-49

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale.	D. Cat.	
1	2	3	4	5	6	7	8	
37	Monohar & Co.	26/1, Armenian Street, Calcutta.	..	CSII/1548A, 28-6-45.	General merchandise	2.	
38	Bhupendra Mohan De Sarker.	34, Armenian Street, Calcutta.	..	CSII/771A, 30-9-41.	Cloth, hosiery goods and yarn, colour, twist.	2.	
39	Hazarimal Chaud.	4, Raja Woodmunt Street	..	CSIII/1417A, 18-6-48.	Jute, paddy, rice, kapash, sarisha and cotton	1	
40	Bengal Nagpore Coal Co., Ltd	8, Olive Row, Calcutta	..	CSIII/682A, 26-9-41.	Mill stores and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of coal.	Coal	2	
41	Harkissendass Pannulal	30, Olive Street, Calcutta	..	CSIII/769A, 21-11-41.	Gunny, hessian, jute, hardware, iron, steel and other general merchandise as and when required for resale	1	
42	Sita Stores	62, Netaji Subhas Road, Calcutta.	..	CSIV/1618A, 17-8-49.	Matches, cigarette, stationery	1	
43	Sk. Emdad Ali Molla	43, Olive Street, Calcutta	..	CSIV/542A, 26-9-41	Cotton, rope, tape, newar	1	
44	Jamunadass Gattani & Co.	189, Harrison Road, Calcutta.	..	CSIV/1401A, 12-9-47.	Cloth, hosiery	1	
45	Associated Trading Agency	172, Harrison Road, Calcutta	..	CSIV/267A, 26-9-41.	..	Hosiery goods, oilcloth, piece-goods, yarn.	1	
46	Ganpatrai Gupta	108, Harrison Road, Calcutta	..	CSIV/1225A, 8-6-45.	.	Jute manufactured goods, vegetable products and general merchandise as and when required and certified for resale	1	
47	Chandrabhan Surajmal	13, Pageyaputty Street, Calcutta	..	CSIV/362A, 28-9-41	Piece-goods and cloth	1	
48	Bharati Textile Stores	178, Harrison Road, Calcutta.	..	CSIV/1143A, 9-8-44.	Hosiery goods and piece-goods	1	
49	Manikant Umedbhai	55, Canning Street, Calcutta	C/o. Binapani Rice Mill, Amalgora, district Midnapore.	CL/693B, 30-9-41	Paddy, wheat, oil-seeds, coal, petrol oils, gunny bags and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of rice for sale.	Piece-goods and yarn	1	
50	A. Ahmed Bros.	7, Rajmohan Street, Calcutta.	..	CL/1306A, 11-5-45.	General merchandise as and when certified by the purchasing dealer to be required for resale.	1	
51	N. Guin & Co.	117B, Chittaranjan Avenue, Calcutta.	..	CL/327A, 29-10-41	Brick, sand and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of building materials for sale.	1	
52	Shigo Hall Hotel	Darjeeling	..	DJ/380A, 4-9-47.	Rice, bread, butter, meat, fish, vegetables, sugar, tea, coffee, eggs, poultry products, milk and milk products, jam, jelly, oil and oil products, ice and ice products, wine, flour and A certified by the purchasing dealer to be required for use in any process in the manufacture of cooked foods, sweets, tea and coffee.	Bread and butter	1	
53	A. K. Mohamed Ismail & Co.	12, Waterloo Street, Calcutta.	..	EL/601A, 27-9-41.	Leather, lubricating oil, shoe materials.	1	
54	Sree Shayam Iron Foundry.	117, Dharmotalla Road, Howrah.	..	HW/727A, 18-2-47.	Pig iron and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of C. I. pans.	1	
55	B. D. Rice Mills	Chakdah, Nadia.	Banaghat,	..	KR/486A, 4-5-45.	Machinery parts, bricks for construction and repair of mill for manufacturing of rice.	Rice, paddy, kalai, masur, atts, flour, sugar, mustard oil, mustard seed, jute, mug, tobacco, gur, oilcake, grain, wheat and coconut oil for resale.	1

Sl. No.	Name of the dealer	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts	Goods for resale	Date of cancellation
2	3	4	5	6	7	8	
56	Surajmal Dalim Chand	Lalgola, Murshidabad	..	KR/434A, 8-6-44.	..	Cloth	18-8-49
57	Gobindalal Nath Ashutosh Nath.	Aurangabad, Murshidabad	..	KR/266A, 28-11-41.	Spices, oils, sugar, molasses, flour, ghee, hardware materials, salt, matches, sugar, candy, stationery goods, pulses, cement, tar, paint, coal-tar, soda, rice and corn, sago, tea, chalk, cotton, sulphur, potash, paddy, seeds, lime, coal, iron, jute, umbrellas, piece cloth, thread, cloth, genji	18-8-49
58	Nabadwip Cloth & Piece Goods Dealers Association.	Nabadwip, Nadia	..	KR/560A, 7-9-45.	Cloth and piece-goods	31-8-49
59	Mohanlal Hanuman Prasad.	7G, Clive Row, Calcutta	..	LR/1348A, 29-4-47.	Hessian, gunny, jute and bullion	18-8-49
60	L & H. Dignum (Cal.)	2, Clive Ghat Street, Calcutta.	..	LR/532A, 18-11-41.	Iron and steel wire and plates, mineral and A, B, C in the process of manufacturing of electrodes.	Wires, electrodes, bolt heads, packing machinery and tool parts, welding accessories and welding machines	26-8-49
61	Abdur Rahim and Sons	171-A, Dharmatolla Street, Calcutta	..	SL/1152A, 10-9-46	Piece-goods, laces, buttons, threads and A, B certified by the purchasing dealer to be required for use in any process in the manufacture of saris, garments for sale.	Piece-goods of all kinds saris of all kinds, ready made garments	18-8-49
62	Ganguly Bros.	167, Dharmatolla Street, Calcutta.	..	SL/393A, 25-9-41.	Colrs, cottons, tikkin, English net, tapes, twine, cloth and A and B certified by the purchasing dealer to be required for use in any process in the manufacture of mattress, pillows, mosquito curtains, quilt, screens for sale.	Blankets, rug, bed covers, bed sheets, nets and other bed requisites and general merchandise as and when required and certified by the purchasing dealer to be required for resale	18-8-49
63	Ram Gopal Shamsukha	15 & 16, Baitakkhana Road, Calcutta.	..	SL/1861A, 30-3-48		General merchandise as and when required by the purchasing dealer for resale	29-8-49
64	United Distillery & Bonded Laboratory, Ltd	45, Amherst Street, Calcutta.	..	SL/1727A, 8-6-43.	Crude and refined drugs, chemicals, acids and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of drugs, chemicals, acids, salts, spirit, alcohol, medicines, syrups, galenicals, patent medicinal preparations, soap, toilet, hair oil for sale	Crude and refined drugs, medicines, chemicals, acids, salts, spirits and spirituous preparations for resale	30-8-49
65	Baroda Kanta Paul	1/2, Canal West Road, Calcutta.	..	SL/1028A, 22-11-45.	..	Vegetables, spices, general merchandise as and when required	30-8-49
66	Late Mahendra Nath Kundu, Amrita Lal Kundu, Gobinda Kundu.	Kalipur, Arambagh, Hooghly.	..	SP/119A, 17-9-41	..	Cloth, rice, paddy, atta, sugar, mustard oil, kerosene, castor oil, cake, dal, spices, ghee, gur, molasses, tobacco	17-8-49
67	Shandeeswar Bhandar	Ghrita Kamarpara Road, Chinsurah, Hooghly.	..	SP/261A, 10-11-41.	Ghee, butter, mustard oil	17-8-49
68	Seth Dharmadas	Kanchrapara, 24-Parganas	..	PG/490A, 29-6-45	Coal, sand and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of bricks for sale		26-8-49
69	Gosha Behari Paul and Biswanath Paul.	Kankinara, 24-Parganas	..	PG/131A, 24-9-41.		Ghee, spices, coconut oil and other non-taxable goods	30-8-49
70	Tropical Plastics, Ltd.	Nilganj Road, post office Belgharia, 24-Parganas	..	PG/588A, 16-9-47.	Miscellaneous chemicals, paints, varnishes, allied products and A, B, C certified by the purchasing dealer to be required for use in the manufacture of insulation boards, timber substitutes and allied products for sale.		30-8-49

Explanatory note:—

Regarding "goods for use in manufacture or in execution of contract" the following code letters have been used to indicate the meanings noted against each:—

A—Other raw materials.

B—Plant, machinery, spare parts, accessories and consumable stores.

C—Building or plumbing materials or fixtures required for construction, fitting out or repair of any building.

No. 543F.T.—9th March 1950.—In pursuance of the provisions of section 9 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), the following names and addresses of registered dealers together with a description of

the goods covered by their registration certificates whose registrations under the Act were cancelled with effect from the date noted against each of them are published for general information

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale.	Date
1	2	3	4	5	6	7	
1	Shew Gobind Shaw	Munshibazar, Asansol, district Burdwan	.	AS/888A, 29-10-49	Ginger, garlic, chillies, tamarrind, amchur, lemon.	29
2	Bharat Printing Works.	141, Vivekananda Road, Calcutta	..	BDI/508A, 29-9-41.	Paper, ink, types and A, B, C certified for use in any process in the manufacture of books and printed matter for sale.	8
3	Ajanta Jewellery Works	66, Manicktolla Street, Calcutta.	..	BDI/1412A, 18-12-47	Lustre, brass, gold, silver, acid-nitric, sohaga, silk cloth, cotton cloth and A, B certified for use in any process in the manufacture of various kinds of ornaments for sale.	Knitting, caskets, toilet goods and fancy boxes.	1
4	The Publicity Studio	167/2, Cornwallis Street, Calcutta.	..	BDI/388A, 25-9-41.	Printing ink, stationery, types and A, B, C certified for use in any process in the manufacture of printing matters for sale.	Papers, board and block	1
5	S. K. Mitra and Bros	12, Sankel Bagan Lane, Calcutta	..	BDI/185A, 29-9-41.	Paper and A, B, C certified for use in any process in the manufacture of books and diaries for sale.	2
6	Producer Service	214, Chittaranjan Avenue, Calcutta	.	BDI/1125A, 1-3-46.	Lubricating oil, greases	3
7	Calcutta Biscuit Co.	243, Upper Circular Road, Calcutta	..	BDI/108A, 2-12-41.	Flour, sugar, butter, oil and essence and A, B, C certified for use in any process in the manufacture of biscuits, cakes and breads for sale.	3
8	Western Chemical Co.	71/2A, Cornwallis Street, Calcutta.	..	BDI/1358A, 24-7-47.	Drug, Chemical, medicine, toilet and hospital drug.	3
9	Sikka Leather Co.	67, Meenambazar Street, Calcutta	.	BDI/705A, 28-9-41	...	Leather	3
10	Royal Stores	1, Cornwallis Street, Calcutta.	..	BDI/1339A, 15-5-47.	Colours, chemicals, cotton, piece-goods, thread and A, B, C certified for use in any process in the manufacture of printed saris and garments.	3
11	Santosh Kumar Barker.	62, Nalini Sett Road, Calcutta	..	BDII/500A, 11-10-41.	...	Old and torn gunny bags	2
12	Jodhraj Onkernall	102/C, Cotton Street, Calcutta.	..	BDII/57B, 14-10-41	Cotton, tiken cloth	2
13	Itatanul Shivshanker	9, Jagannohan Mullick Lane, Calcutta	..	BDII/1430A, 29-11-45.	Hessian, splices, jute manufactured goods and general merchandise as and when required and certified by the dealer for resale.	2
14	Nagendra Nath Bose	54, Jagannath Ghat Road, Calcutta	..	BDII/327A, 25-9-41.	Spices, nuts, soda, chemicals, sugarcandy, tobacco, barley, paint, cement, paper, match box, dry fruits, medicinal herbs and ingredient and general merchandise as and when required and certified by the dealer for resale.	2
15	Keshordeo Bajranlal	22, Burtolla Street, Calcutta	..	BDII/1687A, 21-2-48.	Kirana, iron and all other general merchandise as and when required and certified by the dealer for resale.	31
16	Shewnarath Mohanlal	132, Cotton Street, Calcutta.	..	BDII/280A, 8-10-41.	Bran, gram, pulses, bhud, kirana, stationery, oils, glassware, hardware, metals, iron, steel, groundnut and jute products.	31
17	Chetram Fulchand	122, Cotton Street, Calcutta	..	BDII/1343A, 22-5-45.	Gold, jute manufactured goods, cotton, cotton seeds, oil seeds.	31
18	The General Trade Agents.	402, Upper Chitpur Road, Calcutta.	..	BDII/1800A, 7-5-48.	..	General merchandise as and when required and certified by the purchasing dealer to be required for resale.	31
19	B. G. M. Industries	98, Park Street, Calcutta	..	BH/1329A, 28-8-48.	Pig iron, coke, lime, stone and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of C. I. pipes, pipes, and other C. I. parts and castings.	20
20	The Punjab Motor Co.	159, Russa Road, Calcutta.	..	BH/692A, 1-10-41.	Petrol, engine oil, kerosene oil, diesel oil, greases, motor accessories, tyres, tubes.	31
21	Winaumme, Ltd.	P-360, Southern Avenue, Calcutta.	..	BH/1076A, 18-10-46.	Hardware, textiles, (silk and cotton), cosmetics, plastic goods, provisions, watches, fountain pens, glasses, bottles, etc.	31

Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale.	Date of cancellation.
2	3	4	5	6	7	8
Hitsaran & Co.	Mankar, Burdwan	..	BN/594A, 16-9-48.	Gunny bags, cylinder oil and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of rice for sale.	18-10-49
Variety Stores, Limited	Sir, B. C. Road, Bara-lazar, Burdwan.	..	BN/490A, 19-6-47.	Stationery, perfumery, hosiery, handloom, toilet products, aluminiumware, glassware, vegetable products, vegetable ghee, tea, biscuits, confectionery, all kinds of sundry goods, tobacco, cigarettes, wool, woollen products, books, gunny products, rubber goods, toys, leather goods, cotton thread, oilment, hardware, sport goods, matches, umbrellas, torch, torch cells, oil, ready made garments, electric bulbs, electrical goods, silk, silk goods, mat, steel trunk, suitcase, paints, varnish, stone, petrolmax and parts	20-10-49
Messrs. Jogendralal Dewarbar Bhaba.	15, Pageyapatty Street, Calcutta.	..	CSI/1886A, 9-8-46.	Handloom woven cloth	22-10-49
Sunderlal Mannalal	15, Noormal Lohia Lane, Calcutta.	..	CSII/1324A, 30-9-41.	...	Stationery, textiles and such other merchandise as and when required for resale	28-10-49
Zakaria Abdul Mattar	22, Amratolla Street, Calcutta	..	CSII/1656A, 22-8-46	Spices, soda, hessian, jute, betelnuts, oil of all kinds, cereals, gold and general merchandise as and when required for resale	29-10-49
Lotus Hosiery	76, Cross Street, Calcutta	..	CSII/1581A, 21-1-44.	Hosiery and stationery goods	31-10-49
Gulabdas Bhagbandas	154, Harrison Road, Calcutta.	..	CSII/341A, 26-9-41.	Bidi leaves and tobacco, hessian cloth, gunny bags and paper.	25-10-49
Dulchand Bulakidas	208, Cross Street, Calcutta	..	CSII/1181A, 8-12-43.	...	Piece-goods, textiles and other cloths.	31-10-49
Poplar Trading Co.	18, Amratolla Lane, Calcutta	..	CSII/1728A, 9-11-46.	...	Cereals, pulses, spices, all sorts of oils, vegetable products, colt, hessian, gunny bags, jute twine, soda and general merchandise as and when required for resale.	26-10-49
Gokalehand Radharan	3, Mullick Street, Calcutta.	..	CSII/1888A, 4-12-47.	..	Agricultural and mineral products and general merchandise as and when required for resale	29-10-49
Subhakaran Jeskaran	60, Khengrapatty Street, Calcutta.	..	CSII/1907A, 9-6-44.	Piece-goods	29-10-49
S. K. Chatterjee & Sons	221 1/2, Strand Bank Road, Calcutta.	..	CSIII/1284A, 16-9-47.	...	All kinds of medicines and toilet goods	17-10-49
Eastern Smelting Refining Co., Ltd.	10, Clive Row, Calcutta (top floor).	..	CSIII/908A, 23-9-43.	Fluxes including lime stone, iron ore, lead ore, lead residue, scrap lead, coal, coke, engineering stores and implements, machinery, chemicals, laboratory apparatus, foodstuffs, stationery including printed matters, general stores, building and structural materials, furniture, fittings and A, B, C certified for any process in the manufacture of lead ores, and all products thereof including metallic lead, and lead chemicals for sale.		20-10-49
Riya Stores, Ltd.	40, Strand Road, Calcutta	..	CSIII/994A, 6-1-45.	Piece-goods and other requisites for the manufacture of shirts, coats and other wearing apparels and A, B, C certified for any process in the manufacture of various kinds of wearing apparels for sale.	Ready-made wearing apparels, hosiery goods, stationery goods, perfumery, scented oil, soap, oilman stores, tea, crockery	22-10-49
G. N. Sen	84A, Clive Street, Calcutta.	..	CSIII/549A, 26-9-41.	...	Mill stores and other general merchandise as and when required for resale.	22-10-49
Shiva Narayan Kar-mendra Narayan.	Jetty No. 2, Strand Road, Calcutta.	..	CSIII/1315A, 8-1-43.	..	Vegetable oils, ghee, empty drums and tins	22-10-49
Chhagunlal Gokaldas	11, Armenian Street, Calcutta.	..	CSIII/908A, 10-8-43.	...	Yarn, cloth and piece-goods	27-10-49
Sanitary Syndicate	84A, Clive Street, Calcutta	..	CSIII/536A, 25-9-41.	...	Sanitary and building materials	28-10-49
Ahmed Habib	135, Canning Street, Calcutta.	..	CSIII/1386A, 10-5-48.	...	Gunny bags	28-10-49
Lakshmi Bhandar	10, Jackson Lane, Calcutta	..	CSIII/1030A, 19-1-49.	General merchandise as and when required and certified by the purchasing dealer to be required for resale.	28-10-49
D. Mullick & Co.	33, Clive Street, Calcutta.	..	CSIII/289A, 24-6-41.	Paint, cement, varnish, linseed oil, rasan, phenyl, colour, whitening enamel, chalk, brass, bronze, powder.	28-10-49
Vegetable Trades Co.	122, Lower Chitpur Road, Calcutta.	..	CL/1838A, 18-1-48.	Vegetable products and oils, chutnies, milk-products and provisions.	26-10-49

Serial No.	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for resale.	
1	2	3	4	5	6	7	
44	Baljnath Fatch Chand	9, Tara Chand Dutt Street, Calcutta.	..	CL/1255A, 8-3-45.	Washing soda, bleaching powder, E. B. soda.	2
45	S. M. Kassambhai	7, Colootola Street, Calcutta.	..	CL/1526A, 15-5-47.	Steel, iron, drums, container and other general merchandise as and when certified by the purchasing dealer to be required for resale.	2
46	Sifat Elahi & Co.	12, Ramlochan Mullick Street, Calcutta.	..	CL/1307A, 15-5-45.	Fresh fruits	2
47	Lakshmi Narayan Dutta & Nilmony Ben.	50, Canning Street, Calcutta.	..	EL/947A, 26-9-41	Stationery and fishing tackle, wool and cotton thread, medicine, glassware, tinware, brassware, enamelware, aluminium ware, hosiery goods, leather goods, oilman stores, perfumery goods, spices, cutlery and monahari goods.	1
48	Kay & Co.	3, Mangoe Lane, Calcutta	..	EL/1386A, 6-12-46.	Dye stuffs, chemicals, natural indigo, leather products, stationery, dry fruits, silk, coffee seeds and tea, toys and electrical goods, toilet products.	1
49	William Miller & Co.	3, Mangoe Lane, Calcutta	..	EL/1380A, 26-1-46.	Hardware, furniture, chemicals, shoes, leather, leather goods, electrical goods, hosiery, stationery, tea chests and tea chest parts.	1
50	Proyagram	2, Grierson Road, Howrah.	..	HW/504A, 27-9-43.	Ghee, oil, spices, vegetable products and A certified for any process in the manufacturing of sweetmeat, puri, kachuri for sale.	2
51	Ganesh Chandra Mondal and Bhagirath Mondal.	Chengallbazar, Howrah	..	HW/449A, 26-9-42.	Cloth, piece-goods, cotton, hosiery goods, woolen goods, bed-sheets, silk, napkin, towel, bedstead, umbrella, oil cloth, brass, wire and utensils, cotton, ready-made goods, and all other available merchandise as and when required.	2
52	Joychandlal Pannulal	Aurangabad, Murshidabad.	..	KR/489A, 10-8-44.	Jute, gunny bag, burl, cloth, spices, rice, wheat, pulses, oils, sugar, paddy, cigarettes.	2
53	Sankarjal Matilal	Dhullan, Murshidabad	..	KR/612A, 23-1-46.	Jute, foodgrains, bags, oils	2
54	Kishanganj Hardware Stores, Ltd.	8, Royal Exchange Place, Calcutta.	..	LR/1074A, 8-8-40.	Starch, mill stores, hardware, machineries and lubricants.	1
55	Gopiram Goenka	6/1, Royal Exchange Place, Calcutta.	..	LR/1125A, 7-12-47.	...	Jute, hessian, gunny and gunny bags.	1
56	Kamal Chakravartty	7, Swallow Lane, Calcutta	..	LR/1458A, 12-11-46.	Paper and boards, pencils, ink, penholders, nibs, erasers and stationery.	2
57	Bijai Sing Om Prakash	14, Clive Street, Calcutta.	..	LR/1444A, 6-2-48.	Jute, hessian, gunny bags, jute twines, machineries, tools and general merchandise as and when required for resale.	2
58	The Toonbarrie Tea Co., Ltd.	1, Clive Street, Calcutta.	Doors (1)	LR/130B, 22-6-45.	A, B, C certified for any process in the manufacture of tea for sale.	Cloth	2
59	Industrial Chemical Corporation.	102/1, Clive Street, Calcutta.	..	LR/1203A, 11-11-41.	Chemicals, minerals and lead sheets.	2
60	Combined Agencies, Ltd	12, Netaji Subhas Road, Calcutta.	..	LR/1431A, 22-1-48.	General merchandise as and when required and certified by the purchasing dealer to be required for resale.	1
61	Srikrissen Mohanlal	3, Temple Street, Calcutta.	Calcutta (1)	SL/122B, 22-5-48.	All kinds of textiles	1
62	Jogeeswar Sinha & Son	5, Bancharam Akkur Lane, Calcutta, (Wellington Street).	..	SL/501A, 16-10-41.	Iron, black sheet, cut pieces	2
63	Sankarjal & Co.	137, Bowbazar Street, Calcutta.	..	SL/1605A, 14-5-49.	Textiles	25
64	M. C. Naug & Co.	175, Bowbazar Street, Calcutta.	..	SL/846A, 23-10-43.	Cloths, soaps, hosiery, stationery, spices, umbrella, shirtings, condensed milk, milk powder and general merchandise as and when required.	25
65	Hukumchand Ramswarup.	P-34, Misson Row Extension, Calcutta.	Calcutta (1)	SL/136B, 2-4-49.	All kinds of textile goods (both cotton and silk-made).	31
66	Dasharathi Ghosh	Bolncher station bazar, Hooghly.	..	SP/80A, 10-9-41.	Rice, paddy, oil-cake, cloth	18
67	Hooghly Stores	Mallick Kassem Hat, Chinsurah, Hooghly.	..	SP/415A, 9-10-43.	Cloth, clothes, bed-sheets, ready-made garments, hosiery, napkin, umbrella, blanket, rug, silk goods.	25
68	Nanlal Nandy	102, Maharshi Debendra Road, Calcutta.	..	SH/390A, 16-10-41.	Atta, flour, suji, bran and oil cake.	15
69	Raj Krishna Upendra Kumar Narandas Kumar Manindra Kumar Bhula.	21, Jadualal Mullick Road, Calcutta.	..	SH/748A, 16-10-41.	Cotton, silk and artificial silk, spices, hardware, medicine and other general merchandise as and when required and certified by the dealer for resale.	25

Sl	Name of the dealer.	Address and chief place of business.	Additional place of business.	No. and date of registration certificate.	Goods for the use in manufacture or in the execution of contracts.	Goods for sale.	Date of cancellation.
	2	3	4	5	6	7	8
70	Shree Krishna Harendra Kumar Atal Behari Bhagendra Kumar Saha.	10, Jadulal Mullick Road, Calcutta.	.	SH/772A, 7-10-41.	...	Dry colour, cloth, twist gold, silver and general merchandise and when required and certified for resale.	26-10-49
71	The Pearl Chemical Industries.	85, Belgachia Road, Calcutta.	..	SH/1006A, 16-12-45	Chemical, medicines, indigenous herbs and A, B, C, certified for use in any process in the manufacture of patent medicines, pharmaceutical preparations for sale.	Medicines.	31-10-49
2	Quick Service Stores	5, Dharamtola Street, Calcutta.	..	TL/963A, 21-3-46.	...	Toilet and stationery goods, fancy goods, provisions, sports goods, suitcases, cutlery, leather goods, shoes, ready-made garments, saree, handloom cloth.	18-10-49
73	Banner & Co.	13, Bastitala Road, Naraidanga, Calcutta.	..	TL/801A, 10-11-41.	...	Tea.	19-10-49
74	Imperial Confectionery	F21-46, New Market, Calcutta.	..	TL/908A, 21-8-45.	Cream, sugar, A, B, C certified for any process in the manufacture of confectionery articles.		28-10-49
75	The Modern Book Depot	Metiabruz, Garden Reach post office, 24-Parganas.	..	PG/523A, 21-12-45	.	Books, exercise books, paper and stationery.	15-10-49
76	Keshardeo Kannayalal	Arabinda Road, Naihati, 24-Parganas.	..	PG/433A, 2-11-44	...	Clothes, hosiery goods, napkins, woollen room slippers.	17-10-49
77	Mohammad Yasin	P-34, Garden Reach Road, Garden Reach post office, 24-Parganas.	..	PG/720A, 4-10-48.	Clothes.	17-10-49
78	Tilak Shaw Kanai Shaw	Village Fidiyapara, Narayanpur, post-office, 24-Parganas.	..	PG/443A, 7-1-45.	Sand, coal, iron sheet and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of bricks for sale.		15-10-49
9	Ellora Chemical Industries, Ltd.	Indra Biswas Road, Belgachia, 24-Parganas.	..	PG/565A, 23-10-46.	Synthetic, aromatic and essential oil and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of hair oil, powder, snow, cream, lime juice, attar, kum kum for sale.		27-10-49
40	Jahan Ali Biswas	Bongaon, 24-Parganas.	..	PG/508A, 26-9-41.		Rice, pulses, oils, choco, flour, sugar, molasses, pure, charcoal, matches, salt, coaltar, cotton, patent medicines, corrugated iron, plates and rods, barometer, ground nut, paper and soap.	27-10-49
1	Chokmal Vikramchand	Jyotish Roy Road, Shahpur, Tollygunj, 24-Parganas.	..	PG/301A, 22-9-41	Paddy and A, B, C certified by the purchasing dealer to be required for use in any process in the manufacture of rice for sale.		27-10-49

Explanatory note.—Regarding “goods for use manufacture or in the execution of contracts” following code letters have been used to indicate the meanings noted against each:—

A—Other raw materials.

B—Plant, machinery, spare parts, accessories and consumable stores.

C—Building or plumbing materials or fixtures required for construction, fitting out or repair of any buildings.

By order of the Governor,

B. DAS GUPTA, Secy.

DIRECTORATE OF COMMERCIAL TAXES

Orders by the Commissioner of Commercial Taxes, West Bengal

No. 4786C.T.—21st July 1950.—Sri J. C.atterjee, Commercial Tax Officer, Grade I, ous Range Charge, Calcutta, is granted leave for thirteen days with effect from 8th May 1950 under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 4814C.T.—22nd July 1950.—Sri Satyabrata y. Commercial Tax Officer, Canning Street, strict I Charge, Calcutta, is granted leave for six days with effect from 22nd May 1950 under rule 167(ii) of the West Bengal Service Rules, Part I.

K. PALCHAUDHURI, Commissioner.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

township. No. L.S.G. 1A-9/50. — 19th July 1950.—In exercise of the power conferred by sub-section (3) of section 1 of the West Bengal Fire

Services Act, 1950 (West Bengal Act XVIII of 1950), the Governor is pleased to direct that the said Act shall come into force on the 1st day of August 1950 in the following local area, namely, mauza Lilloobah, jurisdiction list No. 12, thana Bally, district Howrah.

24-Parganas. — No. M. 1M-65/50 - 19th July 1950.—In exercise of the power conferred by sub-section (5) of section 56 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to extend the term of office of the Commissioners of the Barrackpore Municipality in the district of the 24-Parganas till the 15th February 1952, the special circumstances in which it has been thought fit to extend the said term of office being that the last general election of the Commissioners of the said municipality having been held in the year 1946-47 the next general election was, under sub-section (3) of section 24 of the said Act, required to be held in the year 1950-51, but such general election was not held at that time as it would be of no use to do so in view of the fact that the four-year term of office of the present Commissioners of the said municipality, prescribed by clause (a) of sub-section (1) of section 56 of the said Act, which commenced on 14th February 1948, will not be completed until the 13th February 1952. Under the said sub-section (3)

of section 24, therefore, the next general election cannot be held unless the term of office of the present Commissioners of the said municipality is extended beyond the 13th February 1952.

Cooch Behar.—No. M.1M-57/50.—20th July 1950.—In exercise of the power conferred by section 11 of the Cooch Behar Municipal Act (Cooch Behar Act No. III of 1944), the Governor is pleased to appoint Sri D. M. Sen, Assistant Engineer, Cooch Behar, to be a Commissioner of the Cooch Behar Municipality in place of Sri B. L. Garr, Chief Engineer, Cooch Behar, *transferred*.

No. M.3R-5/50.—22nd July 1950.—The following draft of an amendment which in exercise of the power conferred by section 422 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), the Governor proposes to make in the rules published with notification No. 736P.H., dated the 20th March 1928, is published for information of the persons likely to be affected thereby.

The draft will be taken into consideration on the 1st September 1950, and any objection or suggestion with respect thereto received by the undersigned before that date will be duly considered:—

Draft amendment.

In rule 2 of the said rules under item (7) Mustard oil, *add* the following:—

“(c) Where in a sample of mustard oil the presence of any quantity of argemone is detected it shall be presumed until the contrary is proved, for the purposes of the Act, that the mustard oil is not genuine by reason of the addition thereto of extraneous matter.”

Bankura.—No. L.S.-G.1M-107/49.—24th July 1950.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of Commissioners of the Bankura Municipality from twelve to fifteen.

2. This notification shall have effect for the purpose of and from the next reconstitution of the Commissioners of the said municipality.

By order of the Governor,
S. K. GUPTA, Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Midnapore.—No. Medl. 3206(CF)29D-4/50K.W.—13th July 1950.—This department notification No. Medl. 2512(CF)29D-4/50K.W., dated the 6th June 1950, appointing Dr. Nishit Chandra Ganguly, M.B., as Pathologist of the M. R. Bangur Sanatorium, Digri, in the district of Midnapore, is hereby cancelled.

By order of the Governor,
P. M. DATTA, Asst. Secy.

Calcutta.—No. Medl. 3192/6A-24/49.—12th July 1950.—It is hereby notified for general information that under clause (f) of section 2 of the Statutes promulgated with Government resolution No. 315Medl., dated the 2nd February 1937, as subsequently amended, Kaviraj Bimalananda Tarkatirtha has been co-opted as a member of the General Council and State Faculty of Ayurvedic Medicine, West Bengal.

Calcutta.—No. Medl. 3239/2D-27/50.—14th July 1950.—In exercise of the power conferred by section 20 of the Drugs Act, 1940 (XXIII of 1940) the Governor is pleased to appoint the Director Central Drugs Laboratory, to be a Government Analyst for the State of West Bengal in respect of patent and proprietary medicines with undisclosed formulae.

Calcutta.—No. Medl./3276/DHS/20L-11/50.—18th July 1950.—Temporary Assistant Surgeon D. Jamini Bhusan Mukherjee, M.B., Resident Surgeon, Sambhu Nath Pandit Hospital, Calcutta is appointed temporarily to act until further orders as Resident Medical Officer (Surgical), Lal Medical College Hospital, Calcutta, with effect from the date on which he joins the post, *vice* D. R. C. Mitra, resigned.

2. This cancels notification No. Medl./2710/DHS/20L-11/50, dated the 16th June 1950 appointing Dr. Murulidhar Sen Gupta to act temporarily until further orders as Resident Medical Officer (Surgical) at the Lake Medical College Hospital, Calcutta.

Calcutta.—No. Medl./3277/DHS/20L-11/50.—18th July 1950.—Temporary Assistant Surgeon Dr. Mohini Mohan Goswami, M.B., Assistant Professor of Anatomy, Medical College, Calcutta is appointed temporarily to act until further orders as Resident Surgeon, Sambhu Nath Pandit Hospital, Calcutta, with effect from the date on which he joins the post, *vice* Dr. Jamini Bhusan Mukherjee.

Calcutta.—No. Medl./3278/DHS/20L-11/50.—18th July 1950.—Temporary Assistant Surgeon Dr. Sasadhar Biswas, M.B., Demonstrator of Anatomy, Medical College, Calcutta, is appointed temporarily to act until further orders as Assistant Professor of Anatomy in the same institution with effect from the date on which he joins the post *vice* Dr. Mohini Mohan Goswami.

No. Medl. 3322/5M-27/49.—19th July 1950.—In exercise of the power conferred by section 46 of the Pharmacy Act, 1948 (VIII of 1948), the Governor is pleased to rescind notification No. Medl. 3476/6A-35/48, dated the 18th August 1949, published at page 1434 of Part I of the *Calcutta Gazette* of the 25th August 1949.

No. Medl./3336/2D-14/49.—19th July 1950.—In exercise of the powers conferred by section 27 of the Drugs Act, 1940 (XXIII of 1940), the Governor is pleased to make the following further amendment in the Bengal Drugs Rules, 1946, the same having been previously published, as required by the said section, namely:—

Amendment.

In Schedule A appended to the said rules, in Form 9 under the heading “Conditions of licence” after condition 3, *insert* the following, namely:—

“4. If the licensee wants to sell stock, exhibit for sale or distribute during the currency of the licence, any product specified in Schedule “C” but not included in the licence, he shall apply to the Licensing Authority for the necessary permission. This licence shall be deemed to extend to the products in respect of which such permission is given. This permission shall be endorsed on the licence by the Licensing Authority”.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Public Health

NOTIFICATION.

Calcutta.—No. P.H./1793/8L-8/50.—19th July 1950.—Dr. Subal Chandra Panja, M.B., Subdivisional Health Officer, while posted at Maldah, was

ed earned leave for thirty days with effect from 29th March 1950, under rule 168(I) of the Bengal Service Rules, Part I.

By order of the Governor,
P. M. DATTA, Asst. Secy.

IRRIGATION AND WATERWAYS DEPARTMENT NOTIFICATION.

37.—18th July 1950.—The undermentioned officers are confirmed in the grade of Executive Engineers with effect from the date of this notification:—

1. Shyam Sundar Dutta, Assistant Executive Engineer.
2. Deb Prosad Chatterjee, Assistant Executive Engineer.

By order of the Governor,
A. B. GANGULI, Addl. Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Commerce

NOTIFICATIONS.

4513Com.—18th July 1950.—Sri Nripendra Banerjee, B.E., and Sri Parbatipada Chatterjee, Inspectors of Boilers, West Bengal, are confirmed in their posts with effect from the 1st June 1950.

No. 4812Com.—22nd July 1950.—The services of Sri J. K. Biswas, Special Officer, Paper Control, West Bengal, are placed at the disposal of the Home (General Administration) Department with effect from the 28th July 1950.

By order of the Governor,
S. K. CHATTERJEE, Secy.

Mines and Power

NOTIFICATION.

No. 1693M.P.—20th July 1950.—Sri B. N. Dutt, B.E.E., A.M.I.E. (India), and Sri R. C. Guha are appointed to act as Assistant Erection and Maintenance Engineer, Grade I, in the Electricity Development Directorate, West Bengal, with effect from the 1st May 1950.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

DIRECTORATE OF INDUSTRIES

Orders by the Director of Industries, West Bengal

No. 125.—18th July 1950.—Sri S. N. Bose, Special Officer, Industrial Centre, was allowed earned leave for fifteen days from 3rd June 1950 to 17th June 1950, under rule 168(i) of the Bengal Service Rules, Part I.

D. N. GHOSE, Director.

LABOUR DEPARTMENT

NOTIFICATION.

No. 4020Lab.—24th July 1950.—In exercise of the power conferred by sub-section (2) of section 49 of the Factories Act, 1948 (LXIII of 1948), the Governor is pleased to make the following rules, the same having been previously published as required under section 115 of the said Act:—

1. **Short title.**—These rules may be called “The West Bengal Factories (Welfare Officers) Rules, 1950”.

2. These rules shall come into force on such date as the State Government may, by notification in the *Official Gazette*, appoint.

3. **Definitions.**—In these rules—

(i) “the Act” means the Factories Act, 1948.

(ii) “Factory” means a factory as defined in the Act.

(iii) “Welfare Officer” means a “Welfare Officer” referred to in sub-section (1) of section 49 of the Act.

4. **Welfare Officers.**—In every factory wherein five hundred or more but less than two thousand workers are employed per day the occupier shall employ at least one Welfare Officer. If any factory employs more than two thousand workers, it shall employ another Welfare Officer to be designated as an Assistant Welfare Officer.

5. **Duties of Welfare Officers.**—The duties of a Welfare Officer shall be—

(i) to establish contact and consultations and to maintain harmonious relations between factory management and workers;

(ii) to maintain a liaison regarding grievances of workers and to interpret labour policies to the workers in a language they can understand;

(iii) to watch industrial relations with a view to use his influence in the event of a dispute arising between the factory management and workers to effect a settlement by conciliation and arbitration;

(iv) to receive complaint about wages and advise the factory management about employment matters;

(v) to advise the factory management on obligations, statutory or otherwise, concerning applications of provisions of the Factories Act, 1948, and rules thereunder;

(vi) to promote relations between factory management and workers which will ensure productive efficiency and to help workers to adjust and adapt themselves to their working environments;

(vii) to encourage the formation of joint production committees, co-operatives, safety first and welfare committees and to supervise their work;

(viii) to advise the management on provision of amenities, such as canteens, shelters for rest, creches, adequate latrine facilities, drinking water, sickness and benevolent scheme payments, gratuity payments and leave;

(ix) to advise on welfare provisions such as housing facilities, foodstuffs, social and recreational facilities and sanitation;

(x) to advise the factory management on questions relating to supervision and control of notice board and information bulletins, to further education of workers and to encourage their attendance at technical institutes; and

(xi) to organise and supervise labour welfare work under the guidance of the management.

6. Qualifications.—All Welfare Officers shall—

(a) be graduates of a recognised university;

(b) have knowledge of Bengali and Hindi; and

(c) have either a degree or a diploma in social work course of a recognised University or a certificate of social work course of the Department of Labour of any Government, and preference will be given to those candidates who possess both a University diploma and a certificate of the Labour Department of any Government.

7. Exemption from rule 6.—Any person who on the 1st day of April 1950 had been in employment for a year or more in any factory as a Labour Welfare Officer and who possesses the requisite practical experience to serve as a Welfare Officer shall be exempt from the provisions of rule 6 provided that unless he secures a degree or diploma in social work course of a recognised University or a certificate of social welfare course of the Department of Labour of any Government within a period of three years from the date of enforcement of these rules, he shall, on the expiry of the said period, cease to be a Welfare Officer.

8. Conditions of service.—(a) The post of Welfare Officer shall be advertised in the local newspapers and the appointment notified to the State Government or such authority as the State Government may specify for the purpose, giving full details of the requisite qualifications and age and the terms and conditions of service.

(b) The candidate appointed as Welfare Officer shall be given appropriate status as a member of the factory executive staff.

(c) Welfare Officers may be employed either on a tenure basis or on a permanent basis. Where they are appointed on a tenure basis, the term shall not be less than three years and the period of probation shall be six months and where the appointment is on a permanent basis the period of probation shall be two years. A Welfare Officer appointed on a tenure basis shall ordinarily be entitled to a renewal of such periodical contract unless there are very special reasons against such renewal.

(d) Welfare Officers shall be subject to the terms and conditions normally applicable to the other officers of the factory and to the discipline laid down by the factory for its other officers.

(e) No penalty shall be imposed upon a Welfare Officer by the management unless he has been first informed in writing of the grounds on which it is proposed to take action and has been afforded an adequate opportunity of defending himself:

Provided that if the management terminates the service of a Welfare Officer, otherwise than under the terms of contract, the reasons for the termination of services shall be reported to the State Government.

(f) The basic salary of a Welfare Officer shall not be less than Rs. 200 per month.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

**LABOUR DIRECTORATE
NOTIFICATIONS.**

No. 27(2)49W.C.—14th July 1950.—In partial modification of this Labour Directorate notification No. 271.C., dated 7th April 1949, published at page 646, Part I of the Calcutta Gazette, dated 21st April 1949, the name of "Sri Mahabir", a member elected by the workers from constituency No. 3 to the Works Committee in Sree Ganesh Jute Mills, Ltd., 66/67, Bansidhar Jalan Road, Salkia, Howrah, is hereby cancelled and the name of "Sri Kisto Murti" is published in his place for general information as a result of by-election held in constituency No. 3 in place of the above-named Sri Mahabir.

No. 51W.C.—12th July 1950.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members

constituting the Works Committee in Standard Wagon Co., Ltd. (Santa Burnpur, Burdwan, are hereby published general information:—

Names of the members elected by the workers

Jonab Ahmed.

Sri S. Mahalingam.

Sri B. N. Mukherjee.

Names of the members nominated by the management

Mr. R. L. Jebb.

Sri P. Gupta.

Mr. L. O. Tweedie.

S. K. HALDAR
Labour Commis

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

Jalpaiguri.—No. 7922L.R.—15th July 1950.—Under the provision of section 3(14) of the Bengal Tenancy Act, 1885 (Act VIII of 1885), Sri Sushil Kumar Sen Gupta, Sri Usha Ranjan Bose and Sri Apendra Kumar Mitra, Settlement Kanungos, are authorised to discharge, in the district of Jalpaiguri, the functions of a Revenue Officer, under Chapter X of that Act, so far as they relate to surveys and the preparation of record-of-rights.

2. In the areas known as Western Duars where the Bengal Tenancy Act has restricted application under Government notification No. 14007L.R., dated the 1st December 1933, the aforesaid officers are authorised to discharge the function of a Revenue Officer, under analogous procedure, subject to the provisions of the above notification.

By order of the Governor,
K. C. BARMAN, Dy. Secy

Land Acquisition

NOTIFICATIONS.

Midnapore.—No. 7974L.A.(P.W.).—18th July 1950.—Whereas it appears to the Governor that additional land is likely to be required to be taken up by the Government at the public expense for a public purpose, viz., for the construction of the Basudebn-Sutahata Road (portion in thana Mahisadal), it is hereby notified that for the above purpose pieces of land altogether measuring, more or less, 75 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of Midnapore:—

District Midnapore.

thana Mahisadal, village Basulya, jurisdiction list No. 105.

Cadastral plots in part.—2774, 2775, 2789, 2782, 2788, 2787, 2786.

thana Mahisadal, village Garkamalpur, jurisdiction list No. 112.

Cadastral plots in full (as per Settlement map of 23-26)—2, 7, 8, 9.

Cadastral plots in part (as per Settlement map of 23-26).—1, 3, 4, 5, 6, 10, 11, 12.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning, at Anderson House, Alipore, as well as in the office of the Collector of Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the following officers for the time being engaged in the under-mentioned, with their servants and workmen, to enter on and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the acquisition of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 4 of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 4 of the Act shall not apply to the waste or arable portions of the land in this case.

Howrah.—No. 8064L.A.—19th July 1950.—The following agreement is published under section 42 of the Land Acquisition Act, I of 1894, for general information.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue and Secretary to the Government of West Bengal (ex-officio).

Agreement.

MEMORANDUM OF AGREEMENT made this 18th day of July 1950 between the Shree Mahadeo Jute Mills Company, a Company registered under the Indian Companies Act, 1882, and having its registered office at 46, Strand Road, in the town of Calcutta (hereinafter called the Company) of the one part and the Governor of the State of West Bengal (hereinafter called the Governor) of the other part.

WHEREAS for the purpose of the construction of quarters for the workmen, the Company has applied to the Government of West Bengal for the acquisition under the provisions of the Land Acquisition Act, 1894, of the piece or parcel of land containing 4.946 acres or thereabout situate in the village of Bally in the district of Howrah and more particularly described in the schedule hereto and delineated in the plan* hereunto annexed.

AND WHEREAS the said Government of West Bengal, being satisfied by an enquiry held under section 40 of the said Act that the proposed acquisition is needed for the aforesaid purpose and that the said work is likely to prove useful to the public, has consented to acquire on behalf of the Company the piece or parcel of land hereinbefore described.

AND WHEREAS the said Government of West Bengal has required the Company under the provisions of section 41 of the abovementioned Act to enter into the agreement with the Governor hereinafter contained. Now this Indenture witnesseth that it is hereby agreed and declared as follows:—

1. On demand the Company shall and will pay to the said Government of West Bengal all and every compensation in respect of the said land tendered, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894, or by Court to which a reference under Part III of the said Act may be made, or by the Court or Courts to which an appeal from the award of the said Court may be preferred and all costs, charges and expenses of the proceedings in the aforesaid Courts, or otherwise incidental to the proposed acquisition or payable in respect thereof under the provisions of the said Act.

2. On demand made by the said Collector the obligations of the Company under the last preceding clause not being thereby limited, the Company shall and will deposit with the said Collector such sum or sums of money as in his discretion the said Collector may in anticipation estimate to be necessary for the purpose mentioned in the last preceding clause.

3. On payment by the Company of all demands under the foregoing first clause, or, in the discretion of the said Government of West Bengal (on deposit by the Company of all estimated amounts as provided in the second clause), but not before possession shall have been taken under the provisions of the abovementioned Act, the Governor of West Bengal shall make over possession of the said land to the Company and

*Not printed but may be inspected in the office of the Collector of Howrah.

shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the Company.

4. The said land shall be held by the Company for the purposes of construction of workmen's quarters in the manner shown in the plan *annexed hereto, and without the sanction in writing of the said Government of West Bengal first had and obtained for no other purpose whatsoever.

5. The said construction of workmen's quarters shall be completed (and fully equipped in all respects ready for use) within three years from the date on which possession of the said land shall have been given to the Company.

6. Should the said construction of workmen's quarters not be completed (and fully equipped in all respects ready for use) within the period stated in the last preceding clause or within such further period as in its discretion may be prescribed or allowed by the said Government of West Bengal or should the said land at any time thereafter cease for a period of twelve consecutive months, to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth clause then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all buildings thereon, whether such buildings were erected before or after transfer of the land to the Company and thereupon the interest of the Company in the said land and buildings shall absolutely cease and determine.

7. On taking such possession the said Government may sell or otherwise deal with the said land and buildings as it may think proper.

(i) Should the said Government sell the land with the buildings the said Government after deducting the expenses incurred in connection with the said taking of possession and with such sale shall pay the proceeds to the Company.

(ii) Should the said Government decide not to sell the land and buildings, the said Government shall retain the said land and buildings thereon in which case the Governor shall repay to the Company the market value as on the day of re-entry of all the buildings erected by the Company and all sums received from the Company in respect of all and every compensation as provided in the foregoing first clause (less the statutory allowance of 15 per cent. and less any amount received on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sums paid and received on account of costs, charges and expenses.

(iii) Should the said Government decide to sell the buildings only upon such sale, the Governor after deducting the expenses of taking possession and selling, pay the balance of the proceeds of sale to the Company, together with the sum received from the Company in respect of the compensation for the land (less the statutory allowance of 15 per cent. and less any amount received from the Company on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sum paid and received on account of costs, charges and expenses.

8. The Company shall give training to three (3) apprentices a year, selection of such candidates being made annually by the representatives of the Mill and the Directorate of Industries on such terms and conditions as may be mutually settled. On completion of the period of apprenticeship they shall be absorbed in the employ of the Mills under such terms and conditions as may be previously settled at the time of selection of the apprentices. Record of work of the apprentices

*Not printed but may be inspected in the office of the Collector of Howrah.

should be maintained by the Mills and made available to the representative of the Directorate of Industries for inspection as and when demanded.

9. Should any dispute or difference arise touching or concerning the subject matter of the agreement or any covenant clause or thing here contained the same shall be referred to the said Government of West Bengal and the opinion and decision of the said Government upon such dispute or difference shall be final and conclusive and binding on the parties hereto.

In witness whereof (the Shree Mahadeo Jute Mills Company has caused its common seal to be affixed and the Governor of the State of West Bengal hath hereunto set his hand and seal) this day and the year first above written.

The common seal of the above-named Shree Mahadeo Jute Mills Company was hereto affixed in the presence of—

Witnesses :—

Pravat Chatterji, 1/1C,
European Asylum Lane,
Calcutta-16.

Debabrata Guha Thakurta,
89, Russa Road (South),
Calcutta-33.

Signed, sealed and delivered
by the Member, Board
of Revenue and *ex-officio*
Secretary to the Govern-
ment of West Bengal in the
Land and Land Revenue
Department, for and on be-
half of the Governor of the
State of West Bengal in the
presence of—

Witness :—

S. N. Mitra, Assistant
Secretary, Department of
Land and Land Revenue.

Shree Mahadeo Jute
Mills Co.

Shree Mahadeo Jute Mills Co.

(Sd.) Ranglal Bagria,
Proprietors,
Managing Agents

Seal.

S. Banerjee, Member
Board of Revenue, and
ex-officio Secretary to the
Government of West
Bengal.

Murshidabad.—No. 8108L.A.(P.W.).—20th Ju 1950.—Whereas it appears to the Governor that extra land is likely to be required to be taken by the Government at the public expense for a public purpose, viz., for the office of the Subdivision Officer, Islampur Construction Subdivision at choudkidas' quarters in connection with the Islampur-Raninagar-Katlamari Road, in the village of Islampur, jurisdiction list No. 56, thana Raninagar, district Murshidabad, it is hereby notified that for the above purpose two pieces of land comprising parts of cadastral plot Nos. 1593 and 1594 and measuring, more or less, 0.27 of an acre, are likely to be required within the aforesaid village of Islampur.

This notification is made, under the provision of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has an objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Murshidabad.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Murshidabad.—No. 8110L.A.(P.W.).—20th July 1950.—The Governor is pleased to cancel the notice 9954L.A.(P.W.), dated the 21st November 1948 under section 4(I) of the West Bengal Land Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published at pages 2020-21, I of the *Calcutta Gazette* of the 24th idem, in respect of acquisition of 5.61 acres of land for the purpose of Jalangi M.D.R. mile No. 16 in the village of Kaladanga and others in thana Murshidabad Town in the district of Murshidabad.

NOTICE.

Birbhum.—No. 8112L.A.(P.W.).—20th July 1950.—Whereas 7.06 acres, more or less, of land in or near the village of Uporjol described in the schedule have been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, viz., for the construction of a Rajar Bandh, in connection with the Government Bonus Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (I) of section 4 of the West Bengal Land Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mor Construction Division II, Suri, Birbhum.

Description of land.

in the village of Uporjol, jurisdiction list No. 110, thana Rajnagar, district Birbhum.

Cadastral plots in part—137, 145, 161, 168, 171, 176, 209, 618, 622, 633, 634, 635.

Area—more or less, 7.06 acres.

DECLARATIONS.

Midnapore.—No. 7952L.A.(P.W.).—18th July 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a purpose, viz., for the construction of the Mahishadal-Nandigram Road, in the village of Kauchanpur Jalpai, jurisdiction list No. 32, thana Mahishadal, district Midnapore, it is hereby declared that for the above purpose two pieces of land comprising cadastral plot Nos. 568 and 569, and measuring, more or less, 1.67 acres, are required within the aforesaid village of Kauchanpur Jalpai.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

24-Parganas.—No. 7972L.A.—18th July 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Messrs. Burmah-Shell Oil Storage and Distributing Company of India, Ltd., for a way leave in the Infinity Project, Budge Budge, and the location of Burmah-Shell Oil Storage and Distributing Co., Ltd., in the villages of Nijgarh and Garbhukta-Nandanpur, jurisdiction list Nos. 9 and 8, respectively, thana Budge Budge, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising portion of cadastral plot Nos. 429, 428, 38, 935, 940, 373, 371, 454, 456, 370 and 371 village Nijgarh and portion of cadastral plots Nos. 1731, 1732, 1733, 1105 and 1710 of

village Garbhukta-Nandanpur, and measuring, more or less, 0.385 of an acre, is required within the aforesaid villages of Nijgarh and Garbhukta-Nandanpur.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas, as well as in the office of the Messrs. Burmah-Shell Oil Storage and Distributing Company of India, Ltd.

Howrah.—No. 8066L.A.—19th July 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of Sree Mahadeo Jute Mills Company for construction of coolie quarters in the village of Bally, jurisdiction list No. 14, thana Bally, pargana Boro, district Howrah, it is hereby declared that for the above purpose two pieces of land comprising cadastral plot Nos. 17953, 17954, 17955, 17956, 17957, 17962, 17963, 17964, 17965, 17966 and 17968, and measuring, more or less, 4.946 acres, is required within the aforesaid village of Bally.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Howrah.

24-Parganas.—No. 8300L.A.—25th July 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for erection of staff quarters in connection with the North Calcutta Electrification Scheme in the village of Atpur, jurisdiction list No. 16, thana Jagaddal, pargana Saidpur, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plot Nos. 939, 941, 943, 946 and 951 and measuring, more or less, 1.54 acres, is required within the aforesaid village of Atpur.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy. to the Govt. of West Bengal (ex-officio)

Land Development

NOTIFICATIONS

24-Parganas.—No. 7612L.Dev.—10th July 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Baraset, jurisdiction list No. 79, police-station Baraset, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 434-439, 459-461, 468, 469, 399, 398, 400, 393, 394, 524, 525, 532 and 544, and measuring, more or less, 12.64 acres, is likely to be required within the aforesaid village of Baraset.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Howrah.—No. 7676L.Dev.—11th July 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Unsani, jurisdiction list No. 10, police-station Jagacha, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 3736-3751, 3810-3814, 3817, 3831-3838, 3840-3852, 3889-3914, 4719-4727 and 4736, and measuring, more or less, 66.15 acres, is likely to be required within the aforesaid village of Unsani.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Howrah, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Howrah.

Nadia.—No. 7680L.Dev.—11th July 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Silinda, jurisdiction list No. 167, police-station Chakdah, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 751-767, 817-820, 833-908, 942-945, 2068, 1438-1506, 1537-1541, 1552, 1553, 1556-1559, 1562-1573, 1578, 1580, 1863, 1865-1868, 1870-1874, 1876-1897, 1899-1940, 1942-2054, 2059-2061, 2092-2099 and 2101 and measuring, more or less, 363.73 acres, is likely to be required within the aforesaid village of Silinda.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Nadia.—No. 7684L.Dev.—11th July 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Khisma, jurisdiction list No. 24, police-station Ranaghat, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 531, 532, 534-564, 579-603, 609 and 617, and measuring more or less, 66.04 acres, is likely to be required within the aforesaid village of Khisma.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Murshidabad.—No. 7688L.Dev.—11th July 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Aveshbag, jurisdiction list No. 19, police-station Murshidabad, district Murshidabad, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 92 to 94 and parts of cadastral survey plot No. 90 and measuring, more or less, 55.34 acres is likely to be required within the aforesaid village of Aveshbag.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Murshidabad, for the time being engaged in the undertaking, with his servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

24-Parganas.—No. 7790L.Dev.—13th July 1950.—In exercise of the power conferred by section 4 of the Land Development and Planning Act, 1948 (Act XXI of 1948), read with sub-section 2 of section 48 of the Land Acquisition Act, 1894 (Act XXV of 1894), the Governor is pleased to withdraw the acquisition of the land which was included in declaration No. 3106L.Dev., dated the 24th July 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1502 of Part I of the *Calcutta Gazette* of the 6th July 1950, required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Rahara, jurisdiction list No. 10, police-station Khardah, district 24-Parganas.

24-Parganas.—No. 7846L.Dev.—14th July 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Dattapukur, jurisdiction list No. 10, police-station Barasat, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 511, 522, and measuring, more or less, 4.68 acres, is likely to be required within the aforesaid village of Dattapukur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

4-Parganas.—No. 7926L.Dev.—15th July 1950. Whereas it appears to the Governor that land is likely to be needed for public purposes, namely, the settlement of immigrants who have migrated to the State of West Bengal on account of circumstances beyond their control and for the creation of better living conditions in the village of Kasha, jurisdiction list No. 13, police-station Tollymore, district 24-Parganas, it is hereby notified that for the above purposes a piece of land comprising cadastral survey plots Nos. 2941 to 2945, 2947, 2957, 2960, 2962 to 2964, 3002 to 3006, 3014 to 3017, 3035 to 3036, 3038 to 3045, 3047, 3048, 3060, 3062, 3064 to 3072, 3073 to 3076, 3077 to 3081, 3082, 3083 to 3092, 3094, 3101 to 3103, 3105 to 3107, 3109 to 3131, 3133, 3134, 3146 to 3148, 3154, 3180, 3194 to 3200, 3202 to 3205, 3208, 3209, 3212 to 3217, 3249, 3353, 3359 to 3361, 3363 to 3369, 3374, 3375, 3378, 3394 to 3400, 3401, 3402, 3404 to 3406, 3415, 3419, 3428 to 3436, 3438, 3439, 3440 to 3456, 3460 to 3462, 3469 to 3473, 3481 to 3485, 3486 to 3488, 3494, 3496, 3497, 3509, 3512, 3516 to 3519, 3520, 3521, 3522, 3591 to 3594, 3526, 3528, 3529, 3535, 3545 to 3551, 3570, 3583 to 3589, 3621, 3622, 3632, 3635, 3637, 3642, 3643, 3644, 3646, 3655 to 3657, 3661 to 3663, 3666, 3671, 3672, 3677, 3679, 3680 to 3683, 3684, 3688, 3691 and parts of cadastral survey plots Nos. 3037, 32 and 3492, and measuring, more or less, 93.85 acres, is likely to be required within the aforesaid village of Kasha.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Land Records and Settlement Co-operative Society, Ltd., and the Collector, 24-Parganas, for the time being engaged in the undertaking, with their officers, servants and workmen, to enter upon and survey the land and do all other things required or permitted by that section.

A plan of the land may be inspected in the office of the Land Records and Settlement Co-operative Society, Ltd., 35, Gopalnagar Road, Calcutta, and in the office of the Special and Acquisition Officer, Alipore, 24-Parganas.

DECLARATIONS.

24-Parganas.—No. 7614L.Dev.—10th July 1950. Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Araset, jurisdiction list No. 79, police-station Araset, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 434-439, 459-511, 468, 469, 399, 398, 400, 393, 394, 524, 525, 52 and 544, and measuring, more or less, 12.64 acres, is required within the aforesaid village of Araset.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Howrah.—No. 7678L.Dev.—11th July 1950. Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of

Unsani, jurisdiction list No. 10, police-station Jagachha, district Howrah, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 3736-3751, 3810-3814, 3817, 3831-3838, 3840-3852, 3889-3914, 4719-4727 and 4736, and measuring, more or less, 66.15 acres, is required within the aforesaid village of Unsani.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Howrah.

Nadia.—No. 7682L.Dev.—11th July 1950. Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Silinda, jurisdiction list No. 167, police-station Chakdah, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot Nos. 711-767, 817-820, 833-908, 942-945, 2068, 1438-1506, 1537-1541, 1552, 1553, 1556-1559, 1562-1573, 1578, 1580, 1863, 1865-1868, 1870-1874, 1876-1897, 1899-1940, 1942-2054, 2059-2061, 2092-2099 and 2101 and measuring, more or less, 363.73 acres, is required within the aforesaid village of Silinda.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

Nadia.—No. 7686L.Dev.—11th July 1950. Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Khisma, jurisdiction list No. 21, police-station Ranaghat, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 531, 532, 534-564, 579-603, 609 and 617, and measuring more or less, 66.04 acres, is required within the aforesaid village of Khisma.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

Murshidabad.—No. 7690L.Dev.—11th July 1950. Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Ayeshabag, jurisdiction list No. 19, police-station Murshidabad, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot Nos. 92 to 97 and part of cadastral survey plot No. 90 and measuring, more or less, 55.34 acres is required within the aforesaid village of Ayeshabag.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

By order of the Governor,
S. BANERJEE, Secy.

Aboriginals

NOTIFICATION.

Midnapore-Calcutta.—No. 7956Abor.—18th July 1950.—Sri Pyari Mohan Mukherjee, Sub-Deputy Magistrate and Sub-Deputy Collector, at present employed as Special Officer for Aboriginals at Jhargram, district Midnapore, is appointed temporarily as a Special Officer for Aboriginals and Backward Classes in the Land and Land Revenue Department, with effect from the day on which he takes over charge of his duties.

This supersedes notification No. 6445Abor., dated the 14th June 1950.

By order of the Governor,
S. BANERJEE, Secy.

Requisition.

NOTIFICATION.

Calcutta.—No. 7474Reqn.—5th July 1950.—Whereas the premises specified in the schedule below, were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri Jagadish Chandra Majumdar, District and Sessions Judge, 24-Parganas, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 32A, Ramakanto Bose Street, Calcutta. (Three rooms on the 1st floor with bath and privy occupying the westernmost room, a small room on the 2nd floor with adjoining roof with the right to use the tap on the ground floor.)	(1) Sri Umasankar Choudhury,
	(2) Sri Gourisankar Choudhury,
	(3) Sri Nityasankar Choudhury,
	(4) Srimati Nalini Bala Choudhury of 32A, Ramakanto Bose Street, Calcutta, owners.

By order of the Governor,
A. C. SEN, Asst. Secy

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 443/50Reqn.

Calcutta, the 13th July 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance

with the provisions of the said Act and to take possession of the premises so requisitioned:—

The Schedule.

Description of the premises.

22B, Mohan Lal Street, Calcutta (ground floor)

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy

Sri Sarashi Mohan Roy, landlord of the premises referred to in the order above, is hereby directed to place the above property at my disposal and control on and from the 29th July 1950, at 2 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,
First Land Acquisition Collector, Calcutta
Calcutta, the 19th July 1950.

No. 454/50 Reqn.

Calcutta, the 13th July 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned:—

The Schedule.

Description of the premises.

5/1/L, Panditia Road, Calcutta.

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy

The owner or owners of the premises referred to in the order above, is or are directed to place the above property at my disposal and control on and from the 1st August 1950 at 4 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures

S. N. MITRA,
First Land Acquisition Collector, Calcutta
Calcutta, the 21st July 1950.

No. 614/50Reqn.

Calcutta, the 19th July 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such

ther action as is necessary in connection with the requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned:—

The Schedule.

Description of the premises.

7, Harish Mukherjee Road, Calcutta (1st and 2nd floors).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Jitendra Nath Mukherjee, Sri Surendra Nath Mukherjee and Sri Rabindra Nath Mukherjee, trustees to Shibasati Trust Estate, 146, Rashid Avenue, Calcutta, owners of the premises, named in the order above, are directed to place the above property at my disposal and control on or from the 1st August 1950 at 4 p.m. or on any subsequent day, when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA.

First Land Acquisition Collector, Calcutta
Calcutta, the 24th July 1950.

ORDERS.

No. 523/50.

Calcutta, the 14th June 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (2) of section 3 of the said Act, the Governor is pleased to direct that owner of the premises, Atarmani Dasi of 3, Crouch Lane, Calcutta, tenant Janab M. A. Dupley of 16A, Chaman Street, Calcutta, shall not, without the permission of the State Government, in any way use of, or structurally alter, the premises, and no person shall, without such permission, enter into occupation thereof:—

The Schedule.

Description of the premises.

14, Blockman Street, Calcutta (ground and 1st floors).

No. 593/50.

Calcutta, the 10th July 1950

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (2) of section 3 of the said Act, the Governor is pleased to direct that owner of the premises, Jharlal Khan of 118, Benetola Street, Calcutta, tenant Sri Murari Mohan Bose of 49B, Gang Road, Calcutta, shall not, without the permission of the State Government, in any way use of, or structurally alter, the premises and no person shall, without such permission, enter into occupation thereof.

The Schedule.

Description of the premises.

B, Tollygunj Road, Calcutta (3 bed rooms, verandah, 1 bath and 1 latrine on the 1st floor and 1 kitchen and 1 deity room on the 2nd floor).

No. 358/50.

Calcutta, the 30th June 1950.

In exercise of the powers conferred by sub-sections (1) and (2) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 358/50, dated the 24th April 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of the premises.

9, Alipore Road, Calcutta.

No. 416/50

Calcutta, the 30th June 1950

In exercise of the powers conferred by sub-sections (1) and (2) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 416/50, dated the 12th May 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of the premises.

10, Aftab Mosque Lane, Alipore, Calcutta (southern portion of the ground floor consisting of 3 bed rooms, 1 kitchen and 1 latrine)

No. 358/50

Calcutta, the 30th June 1950

In exercise of the powers conferred by sub-section (2) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 358/50, dated the 24th April 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of the premises.

9, Alipore Road, Calcutta.

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Notices under section 4(a) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 20th July 1950

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Gopal Chandra Saha, occupier of the premises, to vacate the said premises on or before 10th August 1950 at 4 p.m., when possession thereof will be taken on behalf of the State Government.

Schedule.

Particulars of the premises.

76F, Balaram De Street, Calcutta (ground floor).

Calcutta, the 20th July 1950

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Mrinal Brahma and Baushi Babu, occupiers of the premises, to vacate the said premises on or before 10th August 1950 at 3 p.m., when possession thereof will be taken on behalf of the State Government.

Schedule.

Particulars of the premises.

5/1, Hyat Khan Lane, Calcutta (entire 1st floor and water tap and reservoir under the staircase on the ground floor).

Calcutta, the 21st July 1950.

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Rabindra Nath Patra, occupier of the premises, to vacate the said premises on or before 11th August 1950 at 3 p.m., when possession thereof will be taken on behalf of the State Government.

Schedule.

Particulars of the premises.

P25, Ganesh Chandra Avenue, Calcutta (3rd floor).

Calcutta, the 24th July 1950.

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri G. C. Sarma, occupier of the premises, to vacate the said premises on or before 10th August 1950 at 4 p.m., when possession thereof will be taken on behalf of the State Government.

Schedule.

Particulars of the premises.

Ground floor of the three-storied building situated at the back of the premises at 26, Ballygunj Gardens and bounded by the premises at 27, Ballygunj Gardens on the west and 25, Ballygunj Gardens on the east.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Notice under section 4(b) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 20th July 1950.

Whereas the premises described in Schedule I below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct (1) Jonab Ahmed Khan, certified guardian of minors (a) Khurshed Ajak Reza, (b) Masud Reza, 22N, Zakaria Street, Calcutta, (2) Mus Jobeda Khatoon, wife of Jonab Serajul Islam, 2 Zakaria Street, Calcutta, (3) Mustt. Zainab, wife of Aktar Khan, 28A, Ripon Street, Calcutta, the landlords of the premises, to execute in respect of the said premises the repairs specified in Schedule II below on or before 2nd August 1950.

Schedule I.

Particulars of the premises.

71, Karaya Road, Calcutta.

Schedule II.

Particulars of the repairs.

(1) Repairs to the roof which is leaking at three places.

(2) Repairs to the pipe carrying unfiltered water to the tank. It is leaking at one place.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

কৃষি, বন ও মৎস্য বিভাগ। DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

কৃষি।

Agriculture

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

কলিকাতা।—নং ৫৭৮২কৃষি।—১০ই জুলাই ১৯৫০।—১৯৫০ সনের ১৬ই জুন হইতে শ্রী কে, কে, ঘোষ, আই, এ, এস (অবসরগ্রস্ত) এক বৎসরের জন্য পশ্চিমবঙ্গের খাদ্য উৎপাদন অধিকর্তা ও পদাধীশ কৃষি অধিকর্তার পদে পুনর্নিযুক্ত হইলেন।

রাজ্যপালের আদেশানুসারে,

মনোরঞ্জন সরকার,

উপ-কমিস্যনর।

Calcutta.—No. 5782Agri.—10th July 1950.—¹ K. K. Ghosh, I.A.S. (retired), has been appointed as Director of Food Production and Director of Agriculture, West Bengal (acting) for one year, with effect from the 16th June 1950.

No. 5855Agri.—12th July 1950.—In pursuance of modification of Government order No. 8215, dated 18th November 1948, Government are pleased to direct that the following posts should be borne by the West Bengal General Service:—

- (1) Animal Breeder.
- (2) Cattle Breeder.
- (3) Poultry Breeder.
- (4) Goat Breeder.
- (5) Physiological Chemist.
- (6) Veterinary Officer.
- (7) Agronomist.
- (8) Farm Manager.
- (9) Agricultural Engineer.
- (10) Agricultural Economist.
- (11) Fodder Botanist.
- (12) Dairy Technologist.
- (13) Administrator.
- (14) Administrative Officer.

² By order of the Govt

M. SARKAR, Dy.

বন শাখা।

Forests

জ্ঞাপন।

NOTIFICATION.

নং ৫৮৭৭৪৫।—১০ই জুলাই ১৯৫০।—উপ-বনপাল শ্রীঅরুণ চন্দ্র আই, এফ., এস., মহাশয়কে ১৯৫০ সালের ১লা জুন তারিখ হইতে মাসের জন্য নিম্নলিখিতভাবে ছুটি দেওয়া হইল :—
Fundamental Rules এর 81(b) (ii) 81(d)
ম অনুযায়ী যথাক্রমে চার মাসের জন্য গড় বেতনে এবং অবশিষ্ট
য় অধিক গড় বেতনে।

রাজ্যপালের আদেশানুসারে,
শ্রী চন্দ্র মন্ডল,
উপ-কমিসারি।

No. 5877For.—13th July 1950.—Sri Arunanda Gupta, I.F.S., Deputy Conservator of Forests, is allowed leave for six months with effect from the 1st June 1950 as follows:—

Leave on average pay for four months and half average pay for the remaining period under rules 81(b)(ii) and 81(d) respectively of the Fundamental Rules.

By order of the Governor,
G. C. MANDAL, Dy. Secy

পশু চিকিৎসা।

Veterinary

জ্ঞাপন।

NOTIFICATION.

নং ৫৮৯০পশুচিকিৎসা।—১৪ই জুলাই ১৯৫০।—অধীন পশু-
কৎসা কৃত্যকের পরিদর্শক (পশুচিকিৎসা), শ্রী বি. এন. মজুমদারকে
এপ্রিল ১৯৫০ হইতে পুনরাদেশ পর্যন্ত পশ্চিমবঙ্গ পশুচিকিৎসা
কর্তৃক পূর্ব মণ্ডলের পশুচিকিৎসা অধ্যক্ষপদে অস্থায়ীভাবে নিয়োগ করা
হইল।

রাজ্যপালের আদেশানুসারে,
শ্রী চন্দ্র মন্ডল,
উপ-কমিসারি।

No. 5890Vety.—14th July 1950.—Sri B. N. Mazumdar, Inspector (Veterinary) in the Subordinate Veterinary Service, has been appointed to act as Superintendent of Veterinary Services, Western Range, in the West Bengal Veterinary Service, with effect from 6th April 1950, until further orders.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

পশু-শালা।

Zoological Garden

জ্ঞাপন।

NOTIFICATION.

২৪-পরগণা।—নং ৫৭০৮পশু।—৭ই জুলাই ১৯৫০।—আলিপুর
শালায় অবৈতনিক সম্পাদক এবং কোষাধ্যক্ষ মেজর এস. সি. দত্ত,
আই, এম, এস. (অবসরপ্রাপ্ত), গত ১৯শে জুন ১৯৫০ হইতে
মাসের জন্য বিদেশে গমন করায় তৎস্থলে উক্ত তারিখ হইতে
শালায় জেনারেল কমিটি অব ম্যানেজমেন্টের সভা ব্যারিষ্টার শ্রীযুক্ত
সি. ঘোষকে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে আলিপুর পশুশালায়
বৈতনিক সম্পাদক এবং কোষাধ্যক্ষ নিযুক্ত করা হইল।

প্রদেশপালের আদেশানুসারে,
শ্রী চন্দ্র মন্ডল,
উপ-কমিসারি।

24-Parganas.—No. 5708Zoo.—7th July 1950.—
R. C. Ghose, Bar-at-Law, a member of the
General Committee of Management of the Zoologi-
cal Garden, Alipore, is appointed temporarily,
until further orders, to act as the Honorary Secre-
tary and Treasurer of the Garden, with effect from

19th June 1950, *vice* Major S. C. Dutta who has
gone out of India for a period of three months
from that date.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

CO-OPERATION, CREDIT, RELIEF AND
REHABILITATION DEPARTMENT

Co-operation

NOTIFICATION

No. 967Co-op.—21st July 1950.—The following
draft of an amendment which, in exercise of the
power conferred by section 140 of the Bengal
Co-operative Societies Act, 1940 (Bengal Act XXI
of 1940), the Governor proposes to make in the
rules published under Notification No. 9680'S,
dated the 29th June, 1942, in the *Calcutta Gazette*
of the 2nd July, 1942, is published for the informa-
tion of persons likely to be affected thereby.

2. The draft amendment will be taken into
consideration on or after 15th August, 1950, and
any objection or suggestion with respect thereto
which may be received by the undersigned before
that date will be duly considered:—

Draft amendment.

1. After sub-rule (2) of rule 142 of the said
rules, add the following sub-rule, namely:—

“(3) When no general meeting of members
can be held, the liquidator shall report
the fact to the Registrar, and the
Registrar may, for reasons to be recorded
in writing, dispense with the provisions
of sub-rules (1) and (2).”

2. In sub-rule (1) of rule 143 of the said rules
after the word “resolution” insert the words “if
any”.

By order of the Governor,
K. C. BASAK, Secy

ত্যাগ ও পুনর্বাসন।

Relief and Rehabilitation

জ্ঞাপনাবলী।

NOTIFICATIONS

কলিকাতা।—নং ২২১৫এফ.আর।—২০শে জুলাই ১৯৫০।—বিদায়-
ভোগী চক্রের শিবির নির্বাহক শ্রীনাথর রঞ্জন গুপ্তের স্থলে চক্রের
শিবিরের সহ নির্বাহক শ্রীকাজীপদ বিশ্বাসকে ১৯৫০ সালের ১৫ই মার্চ
তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত তাহার স্বকীয় কাজের সহিত
চক্রের শিবির নির্বাহকের কাজ করিবার নিমিত্ত নিয়োগ করা হইল।

Calcutta.—No. 2215F.R.—20th July 1950.—Sri
Kalipada Biswas, Assistant Manager, Vagrants
Home, is appointed to act in addition to his own
duties as Manager of Vagrants Home with effect
from the 15th March 1950 and until further orders.
vac Sri Nihar Ranjan Gupta, on leave.

কলিকাতা।—নং ২২১৭এফ.আর।—২০শে জুলাই ১৯৫০।—চক্রের
শিবির নির্বাহক শ্রীনাথর রঞ্জন গুপ্তকে ১৯শে এপ্রিল ১৯৫০ তারিখে
১২৪৬এফ.আব. নং প্রজ্ঞাপনে যে বিদায় মঞ্জুর করা হইয়াছিল তাহার
সহিত নিম্নলিখিত বিদায় মঞ্জুর করা হইল:—

(ক) ১৯৫০ সালের ১০ই জুন তারিখ হইতে ১৯৫০ সালের ১৮ই
জুন তারিখ পর্যন্ত ছয় দিনের পশ্চিমবঙ্গীয় কৃত্যক নিয়মা-
বলীর প্রথম খণ্ডের ১৭০(২) ধারা অনুযায়ী চিকিৎসা
প্রমাণপত্র বলে ছুটি।

(খ) ১৯৫০ সালের ১৯শে জুন তারিখ হইতে পশ্চিমবঙ্গীয় কৃত্যক
নিয়মাবলীর প্রথম খণ্ডের ১৭৪(১)এ ধারা অনুযায়ী
চুয়াম দিনের Extraordinary বিদায়।

রাজ্যপালের আদেশ অনুসারে,
কলিকাতা চন্দ্র বসাক,
পরিচালক।

Calcutta.—No. 2217 F.R.—20th July 1950.—Sri Nihar Ranjan Gupta, Manager, Vagrants' Home, is allowed leave as described below in continuation of the leave sanctioned to him in notification No. 1246 F.R., dated the 21st April 1950:—

- (i) Leave on medical certificate for six days with effect from the 13th June 1950 under rule 173(2) of the West Bengal Service Rules, Part I.
- (ii) Extraordinary leave for fifty-four days from the 19th June 1950 under rule 174(I)(a) of the West Bengal Service Rules, Part I.

By order of the Governor,
K. C. BASAK, Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রজ্ঞাপনাবলী।

NOTIFICATIONS

কলিকাতা।—নং ৩০২৩শিক্ষা।৮ই-১।৫০পিটি।—১৮ই জুলাই ১৯৫০।—কলিকাতা সংস্কৃত কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ইংরাজী অধ্যাপক শ্রীঅমল ভট্টাচার্য্যকে কলিকাতা প্রেসিডেন্সী কলেজের ঐ বিষয়ের অধ্যাপক পদে ৩রা জুলাই ১৯৫০ তারিখ হইতে বদলী করা হইল।

Calcutta.—No. 3323 Edn./SE-1/50Pt.—18th July 1950.—Sri Amal Bhattacharyya, Professor of English, Sanskrit College, Calcutta, in the West Bengal Educational Service, is transferred to the Presidency College, Calcutta, as Professor of the subject with effect from the 3rd July 1950.

নং ৩০২৩শিক্ষা।—১৮ই জুলাই ১৯৫০।—পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের অধ্যাপকী মুখ্য জন-শিক্ষাধিকারিক শ্রীপোপেশ্বর মুখোপাধ্যায়কে ওয়েস্ট বেঙ্গল সার্ভিস রুলসের (৯ম খণ্ড) ১৮৪(বি)(২) ধারানুযায়ী ৮ই মে ১৯৫০ তারিখ হইতে এক মাসের গড় বেতনে ছুটি মঞ্জুর করা হইল।

৭ই মে ১৯৫০ রবিবার বলিয়া উল্লিখিত রুলসের ১৫০-১৫৫ ধারানুযায়ী তাহার ছুটির সহিত যুক্ত করিতে অনুমতি দেওয়া হইল।
রাজ্যপালের আদেশানুসারে,
ডি. এম. সেন,
কম্পসিবি।

No. 3325 Edn.—18th July 1950.—Sri Gopeswar Mukherjee, officiating Chief Adult Education Officer, West Bengal, in the West Bengal Senior Educational Service, was allowed leave on average pay for a period of one month with effect from the 8th May 1950 with permission to prefix Sunday, the 7th May 1950, under rule 184(b)(i) of the West Bengal Service Rules, Part I, read with rules 153-155 of the said Rules.

No. 3346 Edn./10R-3/50.—19th July 1950.—In exercise of the power conferred by clause (i) of sub-section (2) of section 66 of the Bengal (Rural) Primary Education Act, 1930 (Bengal Act VII of 1930), the Governor is pleased to make the following amendment in the rules regarding the manner of election of a member of a District School Board under clause (i) of section 6 of the said Act, published under notification No. 829 Edn., dated the 14th March 1947:—

Amendment.

After rule 6 of the said rules, insert the following rule, namely:—

“6A. Notwithstanding anything contained in the foregoing rules, when the Secretary intends to stand as a candidate for election, he shall give intimation in writing of his intention to do so to the District Magistrate before any of the steps in

connexion with the election mentioned in rules 3 to 6 is taken and in such a case the duties of the Secretary prescribed in rules 3 to 6 shall be performed by another person nominated by the District Magistrate and not by the Secretary.”

By order of the Governor,
D. M. SEN, Secy.

Office of the Accountant-General, West Bengal

NOTIFICATIONS.

Subject:—Payment of Grant-in-aid to thana and village dispensaries.

No. TM/166.—14th July 1950.—Attention of all Treasury and Sub-Treasury Officers in West Bengal is invited to Appendix 8 of the Treasury Rules, Bengal, Volume II, in which the dispensary authorities are shown as drawing officers in respect of bills for the payment of grant-in-aid to the thana and village dispensaries. It has now been decided by the Government of West Bengal that the payment of grants to thana and village dispensaries should, henceforth, be made to the District Board as in the past and not to the authority of the thana and village dispensaries direct, provided District Boards furnish utilisation certificates at the time of application for fresh grants to the effect that the grants drawn during the previous year were distributed to the dispensaries for which they were drawn. The existing provision in Appendix 8 cited above should be treated as modified accordingly.

[Government of West Bengal, Medical and Public Health Department (Medical), memorandum No. Medl 101/1D-11/49, dated 9th January 1950, Finance Department No. 2505 F., dated 13th May 1950. Dy.TM—362.]

Subject:—Amendment to Treasury Rules, Bengal Volume I.

No. TM/167.—19th July 1950.—All Treasury Officers and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby informed that the Government of West Bengal have made the following amendment in the Treasury Rules, Bengal, and the Subsidiary Rules made thereunder, Volume I, viz. —

Pages 66-67.—S. R. 188.—Delete the word “gazetted” occurring in line 3 of the heading in list A and in line 4 of the heading in list B of Annexure A below this rule.

[Government of West Bengal, Finance Department, Audit Branch, memorandum No. 30631, dated 27th June 1950. Dy.TM—760.]

S. K. SARKAR, Dy. Accountant-General

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

NOTIFICATION.

No. 4713G.—24th July 1950.—The following amendment which has been made by the High Court at Calcutta in the “Rules of the High Court Appellate Side, 1936 (Seventh Edition)” is published for general information:—

Amendment.

Page 124, Rule 21, Chapter XI.—Substitute the following for the first paragraph of Rule:—

“In every case in which notice has been given on the appellant that an appeal will be heard the Registrar shall, on receipt of the record from

the Court, have prepared, by the same impression, four typed copies of the record of the proceedings of the Court whose sentence or order is on appeal, the first two copies being retained for the use of the Division Court at the hearing, the third copy for the Legal Remembrancer and the fourth for supply, free of cost, to the Advocate appearing for the accused or for the first person where there are more accused persons than one.

R. P. MUKHERJI, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

a. 1581J.G.—15th July 1950.—Sri Samarendra Das Gupta, Sub-Deputy Collector and District Commissioner, Jhargram, in the district of Midnapore, was allowed earned leave for twelve months with effect from the 6th June 1950, under Section 167(n) of the Bengal Service Rules, Part I. He is permitted to affix Sunday, the 18th June 1950, to his leave.

a. 1610J.G.—19th July 1950.—Sri Sudhindra Nath Sanyal, Sub-Deputy Magistrate and Sub-Deputy Collector of Arambagh, in the district of Hooghly, was appointed temporarily as Circle Officer of Arambagh with effect from 9th March 1950 to 3rd April 1950 in place of Sri Dharendra Nath Sen, Circle Officer, Arambagh, granted leave.

His appointment was made in the public interest.

His cancels the order contained in this office notification No. 1132J.G., dated the 2nd June 1950, granting him leave for thirteen days, with effect from 5th June 1950.

a. 1615J.G.—19th July 1950.—Sri Dilip Nath Mitra, Sub-Deputy Magistrate and Sub-Deputy Collector (on probation), Hooghly, Sadar, posted to the Serampur subdivision of the district of Hooghly for employment as an Additional Circle Officer of Serampur with effect from 1st July 1950.

His posting is made in the public interest.

B. SARKAR, Commissioner.

Burdwan, the 13th July 1950

NOTICE.

Whereas the property described in the schedule below was requisitioned under order No. 118/1D.I., dated 29th November 1942, in connection with the Bhaganj Landing Ground and placed at the disposal and under the control of the Executive Engineer, Bengal Aviation Division No. X, Howrah;

and whereas the said property is to be released from such requisition;

And whereas, in exercise of the powers conferred by section 4 of the Requisitioned Land (Conveyance of Powers) Act, 1947, which have been exercised under section 8 of the said Act to be released by me, necessary enquiry has been made from Tarapada Chatterji and others as detailed below, owners/occupiers, have been held to be entitled to get possession of the property;

And whereas the aforesaid persons cannot be asked and have no agent or other persons empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition:—

The Schedule.

(1) *Mauza Madhavanj, jurisdiction list No. 21, police-station Faridpur, district Burdwan.*

Plot No.	Area. Acres.	Names of owners/occupiers.
258	10	Tarapada Chatterji
259	02	Bhabataran Mukherji
246 (part)	05	Madan Mondol and others.

(2) *Mauza Laudolia, jurisdiction list No. 21, police-station Faridpur, district Burdwan.*

Plot No.	Area. Acres.	Names of owners/occupiers.
117	9 annas share of 3 84 acres.	Umapada Ghatak, Bimalapada Ghatak, Nanigopal Ghatak, Biswambhar Ghatak, Saktipada Ghatak, Sibarani Ghatak
121	05	Bunan Behari Mondol and others.
135 (part)	1 33	
122	76	Kahniam Hazra and others of Kajora
136	25	
846	04	
204 (part)	2 69	Madan Mohan Chatterji

(3) *Mauza Khatgoria, jurisdiction list No. 29, police-station Faridpur, district Burdwan.*

Plot No.	Area. Acres.	Names of owners/occupiers.
412	72	Radhabinodini Das and others
413	10	
415	56	
473	38	Girish Chandra Roy and others.
430	09	Ramtarak Adhikary.
480	97	Govinda Gope
427 (part)	12 98	Rashbehari Brajabasi and others
428 (part)	1 20	Saktipada Mondol and others
539 (part)	14	Sukdevsaran Deb Mahanta

(4) *Mauza Baragaria, jurisdiction list No. 41, police-station Faridpur, district Burdwan.*

Plot No.	Area. Acres.	Names of owners/occupiers.
7	49	Subodh Hara
103	12	Barnabala Das
104	10	Birubala Das
136	54	Subodh Hara
102 (part)	84	Matilal Dasa
137 (part)	34	Gopal Sadhu

K. A. MAJUMDAR,
Collector of Burdwan

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 21479C T /2E/13/50-51.—14th July 1950 — Mr. N. K. Banerjee, Income-tax Officer, Howrah, is transferred and posted as Income-tax Officer, District 1(1), Calcutta, *vice* Mr. P. K. Kundu, transferred.

2. Mr. P. K. Kundu, Income-tax Officer, District 1(1), Calcutta, is transferred and posted as Income-tax Officer, Howrah, *vice* Mr. N. K. Banerjee, transferred.

3. The above orders will take effect from the forenoon of 22nd July 1950.

No. 21806C.T./2E/59/50-51—15th July 1950—
Mr. S. K. Ganguly, Income-tax Officer, Companies
District I, Calcutta, is allowed, under the Revised
Leave Rules, earned leave for fifteen days with
effect from 1st July 1950 to 15th July 1950 with
permission to affix Sunday, the 16th July 1950
and Gazetted holiday the 17th July 1950 to the
leave. It is certified that the officer is likely to
return on the expiry of his leave to the post from
which he proceeded on leave or to a post carrying
similar rates of allowances.

No. 21809C.T./2E/65/50-51—17th July 1950.—
Mr. K. K. Mandal, Fourth Additional Income-tax
Officer, District III(1), Calcutta, is allowed, under
the Revised Leave Rule, earned leave for nineteen
days with effect from 4th July 1950 to 22nd July
1950 with permission to affix Sunday, the 23rd
July 1950, to the leave. It is certified that the
officer is likely to return on the expiry of his leave
to the post from which he proceeded on leave or
to a post carrying similar rates of allowances.

CORRIGENDUM

Calcutta, the 19th July 1950.

For the entry appearing at item 15 of this office
order No. 7287C.T./2E/153/49-50, dated 5th May
1950, confirming some Income-tax Officers in
Class II Service, the following should be
substituted:—

15. Mr. K. S. V. Raman—1st April 1947.

S. NARGOLWALA, Commissioner.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATION.

Calcutta.—No. Medl 3409/3R-24/49.—22nd July
1950.—It is hereby notified for general informa-
tion that under section 2 of the Statutes promul-
gated with Government resolution No. 1568Medl.,
dated the 24th June 1941, as subsequently amend-
ed, the following persons have been elected and
nominated as members of the General Council and
State Faculty of Homeopathic Medicine, West
Bengal:—

Under clause (b).

Presidency Division.

1. Sarat Chandra Chatterjee
2. Arun Chandra Das Gupta, B.Sc.
3. Samiran Banerjee, B.A.
4. Bibhuti Bhushan Halder

Burdwan Division

1. Bankim Behari Choudhuri, D.M.S.
2. Netai Chandra Chakravarty, D.M.S.
3. Triguna Nath Banerjee.
4. Prakash Chandra Adhya.
5. Rajib Lochan Banerjee.
6. Durga Charan Das.
7. Provas Chandra Paul, D.M.S.

Under clause (c).

1. Purnendu Sekhar Basu.

Under clause (d).

1. Jnanendra Nath Majumdar, M.Sc. (Cal.), L.R.C.P. (Lond.), M.R.C.S. (Edin.), F.R.C.S. (Edin.).
2. G. Dhirghangi, H.M.B.
3. A. N. Mukherjee, M.D. (Philadelphia)
4. N. M. Choudhuri, M.D. (Chicago, U.S.)
5. Surendra Nath Ghosh, M.A.
6. Jitendra Nath Sircar, M.B. (Cal.).
7. Romesh Chandra Roy Chaudhury, D.V.

Under clause (e).

1. Sri J. K. Chowdhury, M.A.

Under clause (f).

1. Dr. G. N. Sinha, M.D. (Kansas).
2. Dr. S. N. Sen Gupta.
3. Dr. B. K. Sarkar, M.B.

By order of the Governor,
B. C. DAS GUPTA, Secy

DEPARTMENT OF FOOD

NOTIFICATION.

No. 7641F.D./XVI-524/49.—14th July 1950
Sri Naresh Chandra Choudhuri, W.B.J.
Special Officer (Kerosene), under the Direc-
tor of Rationing and Distribution, is appoin-
ted, until further orders, as Special
(Establishment), in the same Directorate
in addition to his own duties.

By order of the Governor,
S. K. SANYAL, Dy

DEPARTMENT OF SUPPLIES

ORDER.

No. 3394S.D.—19th July 1950.—In exercise
of the powers conferred by clause (b) of para-
graph 30 of the West Bengal Cotton Cloth and
Control Order, 1948, the Governor is pleased
to exempt all persons engaged in the manufacture
of cloth at the institution mentioned below at
persons at the said institution engaged in
purchase of yarn for such manufacture of
from the operation of the provisions of para-
graph 5 (in so far as they relate to the amount
of licence fees payable) and the provisions of
paragraph (2) of paragraph 6 of the said order.

Tant Silpa Sikshasram (Khanpura) Post
office Gobordanga, district 24-Parganas.

By order of the Governor,
S. M. MURSHED, Jt. Secy

LABOUR DEPARTMENT

ORDER

No. 4022Lab.—24th July 1950.—Whereas under the Government of Bengal, Labour Department, order No. 2513Lab., dated the 18th May 1950, the industrial disputes between Messrs. Britannia Building and Iron Co., Ltd., and Messrs. Holmes Wilson and Company, Ltd., Stephen House, 4, Dalhousie Square, East, Calcutta, and their workmen represented by Association of Employees' Unions, Commercial Buildings, Block No. 3, 2nd Floor, 23, Netaji Subhas Road, Calcutta, were referred for adjudication to Sri S. C. Chakravarti, District Judge;

and whereas the said Sri S. C. Chakravarti, District Judge, has submitted to the State Government his award on the said industrial dispute;

now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of industrial disputes between Messrs. Britannia Building and Iron Co., Ltd., and Messrs. Holmes Wilson & Co., Ltd., Stephen House, 4, Dalhousie Square, East, Calcutta, and their workmen represented by Association of Employees' Unions, Commercial Buildings, Block No. 3, 2nd Floor, 23, Netaji Subhas Road, Calcutta.

SENT: SRI SAILESH CHANDRA CHAKRAVARTI,

Chairman of the Tribunal.

For the Companies—Sri K. K. Mitra, Technical Director, assisted by Sri M. M. Kalanee, Secretary.

For the Unions—Sri Jitendra Kumar Banerjee, Secretary.

By their order No. 2513Lab., dated the 18th May 1950, Government of Bengal, Labour Department, under sections 7 and 10 of the Industrial Disputes Act, 1947, referred to me for adjudication the industrial dispute existing between Messrs. Britannia Building and Iron Co., Ltd., and Messrs. Holmes Wilson & Co., Ltd., Stephen House, 4, Dalhousie Square, East, Calcutta and their workmen represented by Association of Employees' Unions, Commercial Buildings, Block No. 3, 2nd Floor, 23, Netaji Subhas Road, Calcutta.

The dispute relates to the following twelve points:—

- (1) Pay scale.
- (2) Bonus.
- (3) Retiral benefits.
- (4) Retiring gratuity.
- (5) Tiffin.

- (6) Medical aid.
- (7) Working hours and overtime.
- (8) Recruitment rules.
- (9) Uniforms and umbrellas.
- (10) Service conditions.
- (11) Recognition of the Union.
- (12) Works Committee.

AWARD.

Point 1—Pay scale.

Bengal Chamber of Commerce is an association of business firms mutual benefits. While the parent organisation is so named—it has other organisations, either departmental or working in collaboration. These are Indian Jute Mill Association, Indian Engineering Association, etc.

In October 1947 a tribunal was set up for the engineering industry; those who were members of the Engineering Association were included in it.

In January 1948 another tribunal was set up known as Mercantile Tribunal including all the firms affiliated to the Bengal Chamber of Commerce.

Some engineering firms had trading business and were members of Bengal Chamber of Commerce and they came under the jurisdiction of both the tribunals.

For the Engineering Tribunal a new set of judges were appointed, and for the Mercantile Tribunal the judges who were engaged with the adjudication of Cotton Textile Industry were appointed. The result was that while the work of the Engineering Tribunal progressed fast and the award was made in June 1948, the work of the Mercantile Tribunal could not be seriously taken up till the award of the Cotton Textile Industry was made in the end of July 1948.

Another point to be noted is that the reference to the Mercantile Tribunal was confined to the head offices in Calcutta mostly round about what is known as the Old Clive Street area.

Some of the engineering firms had their head offices in Clive Street and as some became members of the Bengal Chamber of Commerce as general traders, they came under both the adjudications.

In view of the over-lapping some employees of the head offices got themselves excused from the Engineering Tribunal while there was no planned move on the part of the employees.

The Mercantile Tribunal had to tackle the situation of these head offices where the award of the Engineering Tribunal became binding. As no award could be imposed on another award during its continuance, it had to discontinue those head offices from the adjudication.

The present Company has its workshop at Howrah with the head office at Dalhousie Square area. This was a member of the Engineering Association also of the Bengal Chamber of Commerce. The employees of the office did not excuse themselves off from the Engineering Tribunal. At the expiry of the period of the award of the Engineering Tribunal, the employees of the head office have raised disputes. The demands have been put at a higher pitch, but the real intention is to get an award at par with the generality of the awards of the Mercantile Tribunal.

Recently another tribunal has been set up to consider the question of dearness allowance and leave of the employees of the firms covered by the Engineering Tribunal. These two points are not before me.

The Engineering Tribunal did not propose any uniform scale of pay for employees of all the firms. There were firms of different grades and the Tribunal did was to lay down the minimum scale of pay. The employees here were getting more and in terms of the award these were not affected.

It has been contended that since there has been an award regulating wages, no alteration should be made unless there be a change in circumstances. The preponderance of judicial opinion is that no change should ordinarily be made unless there be a change in circumstance. I agree with the view that unless there be a change in circumstance a pay structure, once established by an adjudicator, ought not to be disturbed.

The subject-matter of an adjudication may be divided into two parts: advances for actions done in past and for prospective advantages. So far as the former classes of grievances are concerned, the award gives a finality—irrevocable finality to the matter. These matters ought not to be reopened under any circumstances. So far as prospective matters are concerned, the position is dynamic in nature and further advances or retrocession may be made with altered conditions. Fixation of pay scales, dearness allowance, etc., will come under the second category, while cases of dismissal or punishment, benefits for past services come under the first category.

I have already said that the Engineering Tribunal had to deal with effectively a large number of firms—big and small, factories and also head offices. The adjudicators therefore fixed a minimum scale of pay and dearness allowance leaving the higher emoluments unaffected.

The pay of the employees of the head offices was not practically touched as the employees were getting higher pay. So, in a way, pay was not affected by an award. The effect of the award was only a prohibition against reduction below a certain level.

Since then a material change has occurred. This is the publication of the award of the Mercantile Tribunal. By the award the salaries of the employees of head offices located round about the Clive Street area and affiliated to the Bengal Chamber of Commerce were enhanced. The wages in vicinity and of the employees of the firms associated with the Bengal Chamber of Commerce were increased. The award related only to the head offices. Therefore, there has been a change in the circumstances to raise the salaries of the employees attached to the head offices only and of no other. The award will therefore affect the employees attached to and usually working at Stephen House, 4, Dalhousie Square, East, Calcutta, where the head office of the Company is located.

The award of the Engineering Tribunal cannot be changed so far as floating employees or the employees of the Shalimar Works are concerned. The wages of the persons who do not work usually in the head office will be affected.

While agreeing on principle that the Bengal Chamber of Commerce scales should be introduced, there are some practical difficulties in carrying out the various scales of pay there. The principal difficulty is that in the Bengal Chamber of Commerce case it was found that the employees were mostly matriculates. At any rate, that was the idea conveyed to us and we proceeded on that assumption. We laid down a lower scale for those who were non-matriculates. Here the position is different. Most of the men are non-matriculates who have by long stay acquired some sort of skill in routine business. It is difficult to relegate all of them to the non-matriculate scale of the Bengal Chamber of Commerce and it would be a precedent to put them all in the Bengal Chamber of Commerce's matriculate scale. What I propose to do is this: I want to put the junior matriculate clerks in the lower grade and all matriculates in the regular grade. The non-matriculates who have put in some years of regular service and have acquired some skill will be put on the regular grade. Men in the lower grade who show promise of ability should be freely promoted to the regular grade. I lay down the following grades:—

Grade A—Rs. 110—7—152—E.B.—7—180.

Grade B—Rs. 70—3—130—E.B.—4—150.

Grade C—Rs. 60—3—90.

I do not provide for a higher grade because I do not want to compel the Company to promote less efficient or less educated people to higher grades. If the Company finds useful hands, higher salaries and increments can be granted at their discretion.

The following persons, if they are non-matriculates, shall be placed in Grade C, i.e., Rs. 60—3—90 grade:

Ardhendu Prakash Maitra.

Dwijendra Lal Ghosh.

Bhupendra Nath Ghosh.

Prodyot Kumar Roy Chowdhury.

Bhiswadev Kundal.

Keshab Chandra Sadhu.

Shib Krishna Saha.

Jagannath Dass.

Nanda Gopal Sen.

Gour Hari Sen.

Tracers and Sarcars who do not get more than Rs. 90 will also be placed in this grade.

Grade A is provided for Stenographers and Comptometer operators. The rest of the employees, whose salaries after adjustment shall not exceed Rs. 150, shall be placed in the second grade, i.e., Grade B. Persons getting

more than Rs. 150 shall be placed in Grade A. The increment of persons not in the time-scale shall be at the discretion of the employers. So far as Grades B and C are concerned, there shall be point to point adjustment of salaries, that is, the pay should be adjusted according to the years of service put in provided that salary of no person shall be reduced. So far as Grade A is concerned, the salaries of the persons shall be fixed at the next higher step. Probationers and apprentices shall get the salary of the lowest grade to which they were appointed.

Subordinate Staff.

The following are the grades for the subordinate staff:

			Salary.
			Rs.
Durwans	30—1—45.
Bearers and Peons	25—1—40.
Car Drivers	55.
Lorry Drivers	60.

I do not disturb the grades and the time-scales except in one case. The grade of bearers shall be Rs. 30—1—40 instead of Rs. 25—1—40. Those of the bearers who are getting less than Rs. 30 shall be put up to the figure, i.e., Rs. 30.

Point 2.—Bonus.

The Company is now giving 15 days' salary as bonus in the year. I have been assured that there is no intention to discontinue it. In view of this assurance I leave the matter outside adjudication with the recommendation that if the profits permit, attempts should be made to raise the amount of bonus to one month's salary as is the usual custom with the mercantile firms affiliated to the Bengal Chamber of Commerce.

Points 3 and 4.—Retiral Benefits and Retiring Gratuity.

I have already said about the effect of an award for the subsequent time. The Engineering Tribunal did not award any benefit for past services unless there was any rule in the Company. This is, as I have already pointed out, an irrevocable decision and it is not possible for me to interfere with it. I can only lay down a rule for future years. The Company has a Contributory Provident Fund at 8½ per cent. This is a little less than 10 per cent. which we have awarded for the other firms affiliated to the Bengal Chamber of Commerce. Not that we strictly stuck to 10 per cent. but substantially gave 10 per cent. In a very early award I discussed the matter and pointed out that 8½ per cent. was the proper percentage if we compared the retiring benefits given to the Government employees. We had, however, adopted 10 per cent. because that was the offer made by the Bengal Chamber of Commerce at an earlier date and accepted by the employees. 8½ per cent. cannot be considered to be anything inadequate and this firm has got many employees in the workshop who are all governed by the same Provident Fund. I therefore consider it inexpedient to alter the rate of contribution for the few employees engaged in the head office.

Points 5 and 6.—Tiffin and Medical Aid.

The demands under these heads are rejected as we have rejected them in generality of awards in the Bengal Chamber of Commerce case.

Point 7.—Working Hours and Overtime.

Working hours shall be for the clerical staff 37 hours in the week and for the subordinate staff 44 hours in the week excluding the tiffin time. The employers shall fix the hours of attendance.

Overtime shall be paid according to the rates prescribed under the Shop and Establishments Act.

Point 9.—Uniforms and Umbrellas.

These will be supplied only for official work.

Points 11 and 12.—Recognition of the Union and Works Committee.

These are not strictly industrial disputes within the meaning of the Industrial Disputes Act. They are left outside adjudication.

Point 8.—Recruitment Rules:—Recruitment, Promotion and Transfer.

Transfer means allocation of different work. The Union wants that there should not be any such transfer. We feel however that transfer of tables is necessary for two purposes: (1) to make a particular clerk know work of the various departments; and (2) for stock-taking of arrears of any one particular clerk working in a department for a sufficiently long period.

We do not approve of the idea that recruitments should be done through the Union or the Federation. The employer will select his own men.

Recruitment.—(i) Preference should be given to retrenched employees if qualified.

(ii) In the matter of appointment to the higher grades of clerk, promotion from lower grade shall be the rule. Only in exceptional cases, recruitment may be made from outside.

Then comes the question of promotion from the clerical grade to the officer's grade. We award that there should be no bar to promotion from clerical grade to the officer's grade or from subordinate staff to clerical grade. As selection must depend on the management, we cannot dictate that a certain percentage or a certain number of clerks must be promoted to the officer's grade. This must depend on suitability according to the standard of the management. We, however, like to remind that such promotions do change the outlook of the clerk and are conducive to more efficient work by the clerical staff.

Point 10.—Service Conditions.

(a) *Probation and confirmation.*—It is awarded that the period of probation shall not exceed 6 months though confirmation may be made earlier if the candidate is found suitable.

(b) *Service record.*—We award that service records be maintained and that adverse remarks shall be incorporated after giving the person an opportunity of explaining his conduct.

(c) *Enquiry before punishment and dismissal, discharge and retrenchment or other punishments.*—In case of retrenchment, the principle of “last come, first go” shall be applied. Exceptions may be made in case of persons with exceptional abilities.

Now comes the question about dismissal and punishment. The employer has no doubt the right of punishing an employee but we frame the following rules which must precede any punishment for a just cause.

The first thing to be done is that a charge shall be framed and the person proceeded against shall be furnished with a copy of the charge and the facts on which this is based. The person proceeded against shall submit his explanation. Then a future date should be fixed for the matter to be enquired into. If the person proceeded against is found innocent, the matter ends. If, however, he is found guilty, the employee concerned shall be supplied with a copy of the findings and the punishment proposed to be imposed. The employee will get an opportunity again to plead about the punishment only at this stage. If the enquiring officer himself is competent to inflict punishment on the person proceeded against, he will hear his pleadings and order what he thinks best. If the enquiring officer is anybody other than the Head of the Concern at Calcutta, an appeal shall lie with him within seven days of the communication of the order punishing the employee. In case the enquiring officer is not competent to inflict punishment he will forward the proceedings to the authority competent to punish and that authority will hear the person again and then pass orders. If that authority be other than the Head of the Concern at Calcutta, an appeal shall lie likewise with the Head of the Concern at Calcutta. In all cases where the proposed punishment is discharge or dismissal the papers must be laid before the Head of the Concern at Calcutta who will hear the person proceeded against and then pass orders. The clerk proceeded against shall have always the right to be defended by any other employee or by any other retired employee. These are domestic matters and bringing outside agencies is not helpful to the person proceeded against. Any outsider may defend a person proceeded against with the permission of the enquiring officer.

We hope that the rules framed by us will remove apprehensions about abrupt termination of services and will give to the employee a sense of security which is essential for efficient working.

(d) *Retiring age.*—We decide that a man shall retire on completing 55 years. We do not favour extension of services, thereby blocking the way for younger people to get employments. In exceptional cases where both the employer and the employee agree, extension of services may be granted.

S. C. CHAKRAVARTI,

Chairman of the Tribunal.

the 27th June 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 4025Lab.—24th July 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 1289Lab., dated the 18th March 1950, as amended by corrigendum No. 1802Lab., dated the 15th April 1950, the industrial dispute between San Equip, Ltd., Serampore Hooghly, and its workmen represented by San Equip, Ltd., Mazdoor Union 2, Netaji Avenue, Serampore, Hooghly, was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in exercise of the power conferred by section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between Messrs. San Equip, Ltd., Serampore, Hooghly, and its workmen represented by San Equip, Ltd., Mazdoor Union, 2, Netaji Avenue, Serampore, Hooghly.

PRESENT:

SRI G. PALIT, *District Judge, Industrial Tribunal.*

Present for the Union: Sri P. K. Sanyal, Advocate.

Present for the Company: Sri S. P. Ghosh, Advocate, instructed by Sri B. K. Ghosh, Pleader.

1. By an order No. 1289Lab., dated the 18th March 1950, the Government of West Bengal constituted a Tribunal of one member under sections 7 and 10 of the Industrial Disputes Act (Act XIV of 1947) and referred the said dispute to me for adjudication.

2. The reference was received on 22nd March 1950. The Union filed its written statement on 3rd April 1950. The Company filed its written objection on 25th April 1950. The case was taken up for final hearing on 15th June 1950 after two adjournments. When the case was opened there was a talk of compromise between the parties. A petition of compromise was eventually filed, containing the terms of the settlement.

3. The issues after amendment stand as follows:—

- (1) Whether the sudden lock-out of the foundry shop was justified. If so, what compensation should be paid to the retrenched workers?
- (2) If the lock-out was not justified, whether the workers would be entitled to re-instatement and/or any other compensation?

AWARD.

It is not necessary for me to go into details about the written statement filed by the parties, inasmuch as the matter was disposed of amicably by petition of compromise filed before me. It is a case of the Union that the

Company refused to start the Provident Fund Scheme on the terms of the Engineering Tribunal's award, though directed by the Labour Commissioner. On 2nd February 1950 the Company suddenly, without notice, locked out 27 employees of the foundry shop. At the intervention of the Labour Directorate, the lock-out was lifted on the 3rd February 1950 and the workmen were allowed to work on two succeeding days. Again on the 6th February 1950 the Company closed down the foundry department for an indefinite period. The Union contends that this lock-out was unjustified and uncalled for; as such the employees are entitled to compensation during the period of voluntary unemployment. The Company, on the other hand, contends that this lock-out was a forced measure necessitated by the fact that the stock of pig-iron was reduced to nil. There was a scarcity of the supply of pig-iron for some time past. The Company managed somehow to carry on with scrap-iron. But the products, made of scrap-iron, did not find good market. The Company's finances also were tottering. The Company divided the employees into two groups just as a makeshift measure to avoid the total breakdown. But the employees forced their entrance into the factory on the 3rd and 4th February 1950 with the result that the Company had no other alternative than to close down the foundry department for an indefinite period. The Company, however, is willing to take in as many as possible of the employees when it finds its way to re-open the foundry department consequent on the supply of the quota of pig-iron.

When the case was opened by the Advocates of the parties, the talk of compromise arose. The talks resulted in a petition of compromise being filed justifying the differences and disposing of the issues before the Tribunal. The petition of compromise is embodied in Annexure A. This will form part of the award. I, accordingly, pass an order of "no dispute" disposing of the issues in terms of the petition of compromise as per Annexure A.

G. PALIT,

District Judge, Industrial Tribunal.

28th June 1950.

Annexure A.

BEFORE :

G. PALIT, *Tribunal appointed under the Industrial Disputes Act, 1947.*

In the matter of Messrs. San Equip, Ltd.

And

**Its workmen represented by San Equip,
Ltd., Mazdoor Union.**

The humble petition of the Employers and Workmen named above

MOST RESPECTFULLY SHEWETH :

"That the parties have settled their dispute on the following terms, viz. :—

- (a) that the 44 workmen of the Foundry Department retrenched shall be paid one month's wages including dearness allowance as compensation with effect from the 7th of February 1950;

-
- (b) that the employers shall re-employ at least 75 per cent. of these workmen according to their seniority and skilfulness as soon as they get 70 tons of pig-iron as covered by their permits Nos. SC/3699013/Pig, dated the 10th January 1950, and SC/369369/Pig, dated the 27th February 1950;
- (c) that as soon as sufficient supply of pig-iron is received the remaining workmen shall be re-employed;
- (d) that when re-employed the period of service put in by the workmen up to the 6th day of March 1950 shall be taken into account;
- (e) that in re-employing the workmen as stated above the employers shall take into account the recommendation of the Union.

Your petitioners, therefore, pray that the Tribunal may be pleased to pass an award in terms of the above settlement.

And your petitioners, as in duty bound, shall ever pray.

(Sd.) B. K. GHOSH, *Pleader*,
for San Equip, Ltd.
15-6-50.

(Sd.) P. K. SANYAL, *Advocate*,
for workmen.
15-6-50.

By order of the Governor,
D. S. P. MUKHERJEE, *Jt. Secy*



Gazette

Published by Authority

THURSDAY, AUGUST 3, 1950

CONTENTS:

	Page.		Page.
PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.	1521—1589	PART IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly	Nil
RT IA.—Orders and notifications by the Government of India republished for general information	231—256	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President	Nil
RT IB.—Educational Notices	205—210	PART VI.—Bills introduced in Parliament of India, Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament	Nil
RT II.—Advertisements, Notices	283—289	SUPPLEMENT No. 31—	
RT III.—Acts of the West Bengal Legislature	Nil	Weekly Weather and Crop Report of West Bengal for the week ending 19th July 1950	335—336
RT IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India	Nil	Final Forecast of the Tobacco Crop of West Bengal for 1949-50	337—339
		Third and Final Forecast of Barley Crop of West Bengal for the year 1949-50	340

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 2155G.A.

Appointments and Transfers.

General.

Dooch Behar.—No. 2072G.A./50-75/50—26th July 1950.—The services of Sri K. K. Hajari, C.S., Administrator and Deputy Commissioner, Dooch Behar, are placed at the disposal of the Government of India, Ministry of States, for appointment as Chief Commissioner, Tripura.

Bankura-Hooghly.—No. 2097G.A./3C-41/50.—26th July 1950.—Sri Nilratan Banarji, Sub-Deputy Magistrate and Sub-Deputy Collector, Bankura, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the Hooghly district and is posted to the headquarters station of that district.

Bankura.—No. 2098G.A./3C-41/50.—27th July 1950.—Sri Jatindra Kumar Biswas, Sub-Deputy Magistrate and Sub-Deputy Collector, employed as Special Officer, Paper Control, West Bengal, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the Bankura district and is posted to the headquarters station of that district.

Police.

Howrah.—No. 2090G.A.—27th July 1950.—Sri Dulal Krishna Mazumdar, Deputy Superintendent of Police, Howrah Town, on probation, is posted to the headquarters station of the Howrah Government Railway Police with effect from the date on which he assumes charge.

Midnapore-24-Parganas.—No. 2091G.A.—27th July 1950.—Sri Hem Lal Lahiri, Deputy Superintendent of Police, Subdivisional Police Officer, Contai, is posted to the Industrial Area Reserve Force, West Bengal, at Barrackpore, 24-Parganas, with effect from the date on which he assumes charge.

Nadia.—No. 2092G.A.—27th July 1950.—Sri Suresh Chandra Chakrabarti, officiating Deputy Superintendent of Police, Subdivisional Police Officer, Ranaghat, is appointed to act, until further orders, as Deputy Superintendent of Police and is posted to the headquarters station of the Nadia district with effect from the date on which he assumes charge.

Nadia-24-Parganas.—No. 2093G.A.—27th July 1950.—Sri Rash Behari Mukharji, officiating Deputy Superintendent of Police, Nadia, is appointed to act, until further orders, as Deputy Superintendent of Police and is posted to the headquarters station of the 24-Parganas district with effect from the date on which he assumes charge.

24-Parganas.—No. 2094G.A.—27th July 1950.—Sri Murali Krishna Banarji, Deputy Superintendent of Police, Sub-Divisional Police Officer, Bongaon, on probation, is posted as Assistant Commandant, Armed Police Battalion (I), Barrackpore, with effect from the date on which he assumes charge.

Leave.

General.

Burdwan.—No. 2053G.A./21-9/50.—24th July 1950.—The orders contained in notification No. 1759G.A., dated the 20th June 1950, granting Sri Anubhuti Bhattacharya, Deputy Magistrate and Deputy Collector, Katwa, Burdwan, leave for three months and twenty-six days with effect from the 19th June 1950, are cancelled.

Nadia.—No. 2055G.A./31-16/50.—25th July 1950.—Sri Bhabatosh Chakrabarti, Sub-Deputy Magistrate and Sub-Deputy Collector, Nadia, was allowed earned leave for thirty-four days under rule 167(m) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him under the orders contained in this department notification No. 1492G.A., dated the 27th May 1950.

Police.

Howrah.—No. 2054G.A./51-11/50.—24th July 1950.—Mr. W. A. B. Price, I.P., Superintendent, Government Railway Police, Howrah, is allowed leave for eight months with effect from the 28th August 1950, viz., leave on average pay for five months and twenty-five days and on half average pay for the remaining period under rules 81(b)(2) and 81(d) respectively of the Fundamental Rules.

By order of the Governor,
S. N. RAY, Chief Secy.

PRISONS DIRECTORATE

Orders by the Inspector-General of Prisons West Bengal

No. 7865.—26th July 1950.—Sri Jamini Mohan Mukherjee took over executive charge of the Presidency Jail from Sri Subodh Chandra Bose on the forenoon of the 1st July 1950.

No. 7877.—25th July 1950.—Sri S. B. Roy, I.A.S., took over charge of the office of the Superintendent, Buxa Special Jail, from Sri Phanendra Bhushan Sen Gupta on the forenoon of the 14th July 1950.

P. K. BISWAS, Insp.-Genl.

Jails

Orders by the Commissioner of Police, Calcutta

Calcutta, the 28th July 1950.

In exercise of the power conferred on me in rule 56(2) of the Bengal Jail Code, 1937, Volume I, as amended, I appoint Janab Tayeb Bhai Md. Ali Zarif of 26, Pollock Street, Calcutta, as a non-official visitor of the Presidency Jail for a period of two years with effect from 27th July 1950, *vice* Hon'ble Dr. R. Ahmed, resigned.

In exercise of the power conferred on me in rule 56(2) of the Bengal Jail Code, 1937, Volume I, as amended, I re-appoint Raja B. N. Roy Choudhury, M.A., B.L., Bar-at-Law, of "Santosh House", Alipore, to be a non-official visitor of the Presidency Jail for a further period of two years with effect from 11th August 1950.

S. N. CHATTERJEE,
Commissioner.

Police

PROCLAMATION.

Midnapore.—No. 2820PL/P128/50.—24th August 1950.—In exercise of the powers conferred by section 15 of the Police Act, 1861 (Act V of 1861), the Governor is pleased to declare that the area within the local limits of the villages, as described below, in the jurisdiction of Nandigram and Tamluk police-stations in the Tamluk subdivision of the district of Midnapore has been found to be in a disturbed and dangerous state, and that the conduct of the inhabitants of the aforesaid area has rendered it expedient to increase the number of police by the appointment of an additional police force to be quartered in the said area at the cost of the inhabitants thereof, subject to any orders which may be passed exempting any person or class or some of the inhabitants.

2. The Proclamation shall remain in force for a period of one year.

Villages.	Jurisdiction list Nos
<i>Nandigram police-station.</i>	
Babukhanbar (1) ...	161
Babukhanbar (2) ...	171
Taluk-Brindabanpur ...	172
<i>Tamluk police-station.</i>	
Sheora ...	21
Burari ...	20
Gotra (Gadim, Pasora and Punan-hamlets of Gotra) ...	25
Pitulsaha ...	26
Banpur ...	23
Hurman ...	35
Parkpari ...	19
Putputia ...	163
Purbacharandaschak ...	164
Ranchak ...	165

By order of the Governor
R. GUPTA, Secy.

POLICE DIRECTORATE

Orders by the Inspector-General of Police, West Bengal

Calcutta.—No. 3721A.—8th June 1950.—**West Bengal-Calcutta.**—The services of Sri Pratul Kumar Ganguli, officiating Inspector, West Bengal Police, now temporarily attached to the Calcutta Police, is, in the interests of the public service, temporarily placed at the disposal of the Director of Intelligence Bureau, Ministry of Home Affairs, Government of India, for employment as Assistant Central Intelligence Officer in Calcutta.

Calcutta.—No. 5126A.—26th July 1950.—**Howrah-G. R. P., Howrah.**—Sri Girija Saha Singh, officiating Traffic Inspector, Howrah, is appointed a probationary Platform Inspector with effect from 1st May 1950 and confirmed in his appointment from the same date to fill the permanent post of Platform Inspector at Government Railway Police, Howrah, sanctioned in Government order No. 647PL, dated 2nd/7th March 1950. He will remain attached on paper to Government Railway Police, Howrah, while employed in the district of Howrah temporarily.

S. GUPTA, Insp.-Genl.

West Bengal Board of Censors

NOTIFICATION.

No. 734C.B.—26th July 1950.—It is notified for general information that the West Bengal Board of Censors have refused to certify the film "Devil's Shaitan" in Hindi, produced by Narendra Pictures, Bombay, length 10,350 feet, as suitable for public exhibition in the State of West Bengal, on account of its vulgarities and low moral tone.

P. K. SEN, Secretary.

JUDICIAL DEPARTMENT

No. 2156G.A.

Powers.

Murshidabad-Burdwan.—No. 2085G.A./2P-31—27th July 1950.—The Assistant Magistrates, mentioned below, are vested with the powers of a Magistrate of the first class:—

- (1) Sri J. C. Talukdar, I.A.S., Additional District Magistrate, Murshidabad
- (2) Mr. I.B. S. R. Surita, I.A.S., Additional District Magistrate, Burdwan.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

NOTIFICATIONS.

Howrah - Hooghly - 24-Parganas - Calcutta.—

4677J.—18th July 1950.—In exercise of the power conferred by section 3 of the West Bengal Local Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased hereby to constitute a Special Court of Criminal Jurisdiction for the area specified in column 1 of the table below situated at the place specified in column 2 of that table.

Table.

Area.	Place of sitting.
1	2
Area of Howrah, Hooghly, 24 Parganas and the town of Calcutta as defined in section 3 of the Calcutta Police Act, 1866 (Bengal Act IV of 1866) and the suburbs of the town of Calcutta as defined by notification under section 1 of the Calcutta Suburban Police Act, 1906 (Bengal Act II of 1866).	Howrah.

4811J.—24th July 1950.—In exercise of the power conferred by sub-section (1) of section 35 of the Court Fees Act, 1870 (VII of 1870), the Governor is pleased to direct that the following amendment shall be made in the notification No. 2332J., dated the 4th March 1948, as subsequently amended, relating to the reduction or remission of the fees mentioned in the schedules I and II to the said Act, namely:—

In clause (23) of the said notification the word "and" shall be *added*, namely:—

(23) to remit the fees chargeable on petitions of objection filed under rule 20 of the Bengal Tanks Improvement Rules, 1940, relating to any entry made in or any omission from the record-of-rights prepared under section 22 of the Bengal Tanks Improvement Act, 1939 (Bengal Act XV of 1939).

24-Parganas.—No. 4850J.—25th July 1950.—In exercise of the power conferred by rule 1, read with clause (c) of rule 8B of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (Act V of 1908), the Governor is pleased to appoint Sri Monmatha Nath Mitra, Inspector, District Enforcement Branch, Sealdah, for the purposes of signing and verifying the written statement in the following civil suit:—

Rameshwar Sharma of Lachmi Company at No. 81, Cross Street, Calcutta, *versus* The State of West Bengal.

Howrah.—No. 4892J.—27th July 1950.—In exercise of the powers conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union mentioned below, to be, during their term

of office as such members, a union bench within the jurisdiction of the said union board of which they are members for the purposes of that section:—

Names of members of the union board to constitute union bench in the Sadar subdivision, district Howrah

Makardah union board

Domjur police-station

- (1) Sri Jiban Krishna Banerjee
- (2) Sri Bhola Nath Chatterjee
- (3) Sri Benoy Kumar Bhattacharjee
- (4) Janab Habibar Rahman.

Howrah.—No. 4893J.—27th July 1950.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union board mentioned below, to be, during their term of office as such members, a union board of which they are members for the purposes of that section:—

Names of members of the union board to constitute union board in the Sadar subdivision, district Howrah

Makardah union board

Domjur police-station

- (1) Sri Jiban Krishna Banerjee
- (2) Sri Bhola Nath Chatterjee
- (3) Sri Benoy Kumar Bhattacharjee
- (4) Janab Habibar Rahman.

No. 4882J.—28th July 1950.—In exercise of the power conferred by section 196A(2) of the Code of Criminal Procedure, 1898 (V of 1898), the Governor is pleased to empower all District Magistrates within the State of West Bengal and, for the town of Calcutta, the Chief Presidency Magistrate, to consent, by order in writing, to the initiation of proceedings under section 120B of the Indian Penal Code, 1860 (XLV of 1860) in cases where the object of the conspiracy is to commit any non-cognizable offence, or a cognizable offence not punishable with death, transportation, or rigorous imprisonment for a term of two years or upwards.

This cancels order No. 1211P.D., dated the 24th May 1943, issued by the Political Department of Government.

By order of the Governor,
S. K. SEN, Secy.

নিবন্ধন অধিকার।

[REGISTRATION DIRECTORATE]

পশ্চিম বঙ্গের মহানিবন্ধন পরিদর্শকের আদেশাবলী।

[Orders by the Inspector-General of Registration,
West Bengal]

প্রজ্ঞাপনাবলী।

NOTIFICATIONS

বাংকুড়া।—নং ১৬৭।—১৩ই জুন ১৯৫০।—বাংকুড়া জেলার অন্তর্গত অরর নিবন্ধক উপসীতারাম সাহাকে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) নং নিয়মানুসারে ৩রা জুন ১৯৫০ তারিখ হইতে পনের দিনের অস্থিত ছুটি প্রদত্ত হইল।

[Bankura.—No. 167.—13th June 1950.—Sri Sitarum Saha, Sub-Registrar of Onda, in the district of Bankura, is allowed earned leave for fifteen days, under rule 167(a) of the West Bengal Service Rules, Part I, with effect from the 3rd June 1950.]

বাঁকুড়া।—নং ১৬৮।—১০ই জুন ১৯৫০।—বাঁকুড়া জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অস্থায়ী অধিব নিবন্ধক প্রীসুধাংশু কান্তি দাস উক্ত জেলার কোটালপুরস্থিত বিষ্ণুপুরের যুক্ত অধিব নিবন্ধক পদে হইতে ভারমুক্ত হইবার পর ঐ একই জেলার অন্তর্গত ওন্ডার অধিব নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার অধিব নিবন্ধক পদে অস্থায়ীভাবে নিযুক্ত হইলেন।

[Bankura.—No. 168.—13th June 1950.]—Sri Sudhansu Kanti Das, temporary Sub-Registrar attached to the Sadar Registration Office at Bankura, on the termination of his officiating appointment as Joint Sub-Registrar of Vishnupur at Kotampur, in the same district, is appointed to act as Sub-Registrar of Ondar, also in the same district, during the absence on leave of the permanent incumbent or until further orders.]

হুগলী-মুর্শিদাবাদ।—নং ১৬৯।—১০ই জুন ১৯৫০।—হুগলী জেলার গোঘাটের অধিব নিবন্ধক শ্রীবাসন্ত রঞ্জন মুখার্জিকে তথাকার ছুটির পর মুর্শিদাবাদ জেলার বহরমপুরের সদর নিবন্ধকরণের সংশ্লিষ্ট অধিব নিবন্ধকরূপে নিয়োগ করা হইল।

[Hooghly-Murshidabad.—No. 169.—13th June 1950.]—Sri Basanta Rangan Mukherji, Sub-Registrar of Goghat, in the district of Hooghly, on leave, is posted to the Sadar Registration office of Murshidabad at Berhampore, as an attached Sub-Registrar.]

কলিকাতা-হুগলী।—নং ১৭০।—১০ই জুন ১৯৫০।—কলিকাতার লেখ্য নিবন্ধকরণের সংশ্লিষ্ট অধিব নিবন্ধক শ্রীঅনন্ত কুমার মন্ডলকে হুগলী জেলার গোঘাটের অধিব নিবন্ধক পদে নিয়োগ করা হইল।

[Calcutta-Hooghly.—No. 170.—13th June 1950.]—Sri Ananta Kumar Mandal, Sub-Registrar attached to the office of the Registrar of Assurances, Calcutta, is appointed to be the Sub-Registrar of Goghat, in the district of Hooghly.]

মেদিনীপুর।—নং ১৭১।—১০ই জুন ১৯৫০।—বাড়াত তালিকাভুক্ত অধিব নিবন্ধক সম্প্রতি মেদিনীপুর জেলার সূতাছাটার অধিব নিবন্ধক পদে নিযুক্ত শ্রীঅমরেশ চন্দ্র ঘোষকে এই বিভাগের ১৮ই মে ১৯৫০ তারিখের ১০৯নং প্রজ্ঞাপন মারফৎ প্রদত্ত ছুটিব সম্প্রসারণে, পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে এক দিনের অধিকৃত ছুটি প্রদত্ত হইল।

[Midnapore.—No. 171.—13th June 1950.]—Sri Amarendra Chandra Ghosh, surplus Sub-Registrar since appointed as Sub-Registrar of Sutanuhata, in the district of Midnapore, is allowed earned leave for one day, under rule 167(2) of the West Bengal Service Rules, Part I, in extension of the leave granted to him in this department notification No. 139, dated the 18th May 1950.]

মেদিনীপুর।—নং ১৭২।—১৪ই জুন ১৯৫০।—মেদিনীপুর জেলার ঝাড়গ্রামের অধিব নিবন্ধক শ্রীরমাপ্রসাদ মুখার্জিকে উক্ত জেলার পাঁশকুড়ার অধিব নিবন্ধক পদে নিয়োগ করা হইল।

[Midnapore.—No. 172.—14th June 1950.]—Sri Rama Prasad Mukherji, Sub-Registrar of Jhargram, in the district of Midnapore, is appointed to be the Sub-Registrar of Panskura, in the same district.]

মেদিনীপুর।—নং ১৭৩।—১৪ই জুন ১৯৫০।—মেদিনীপুর জেলার পাঁশকুড়ার অধিব নিবন্ধক শ্রীগৌরী শঙ্কর মুখার্জিকে উক্ত জেলার ঝাড়গ্রামের অধিব নিবন্ধক পদে নিয়োগ করা হইল।

[Midnapore.—No. 173.—14th June 1950.]—Sri Gouri Sankar Mukherji, Sub-Registrar of Panskura, in the district of Midnapore, is appointed to be the Sub-Registrar of Jhargram, in the same district.]

বাঁকুড়া।—নং ১৭৪।—১৪ই জুন ১৯৫০।—বাঁকুড়া জেলার কোটালপুরস্থিত বিষ্ণুপুরের যুক্ত অধিব নিবন্ধক প্রীসুনীল কিশোর স্ক্রবন্তীকে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ২৪শে মে হইতে ৩০শে মে পর্যন্ত সাত দিনের অধিকৃত ছুটি প্রদত্ত হইল।

[Bankura.—No. 174.—14th June 1950.]—Sri Sunil Kishore Chakrabarty, Joint Sub-Registrar of Vishnupur, at Kotampur, in the district of Bankura, is allowed earned leave for seven days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 24th May 1950 to 30th May 1950 (both days inclusive.)

বাঁকুড়া।—নং ১৭৫।—১৪ই জুন ১৯৫০।—বাঁকুড়া সদর নিবন্ধকরণের সংশ্লিষ্ট অস্থায়ী অধিব নিবন্ধক প্রীসুধাংশু কান্তি দাস ঐ জেলার কোটালপুরস্থিত বিষ্ণুপুরের যুক্ত অধিব নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে ১৯৫০ সালের ২৮শে মে হইতে ৩০শে মে পর্যন্ত তথাকার অস্থায়ী অধিব নিবন্ধকরূপে কার্য করিয়াছিলেন।

[Bankura.—No. 175.—14th June 1950.]—Sudhansu Kanti Das, temporary Sub-Registrar attached to the Sadar Registration office, Bankura, acted as Joint Sub-Registrar of Vishnupur, Kotampur, in the same district from 28th May 1950 to 30th May 1950 (both days inclusive) during the absence on leave of the permanent incumbent.]

বাঁকুড়া-হুগলী।—নং ১৭৬।—১৪ই জুন ১৯৫০।—বাঁকুড়া জেলার কোটালপুরের অধিব নিবন্ধক প্রীসুনীল কিশোর স্ক্রবন্তীকে ২৪ : ১৯৫০ তারিখ হইতে যে ত্রিশ দিনের অধিকৃত ছুটি এই বিভাগের ১১ সালের ২রা মাচ্ তারিখের ৯৫নং প্রজ্ঞাপন মারফৎ মঞ্জুর করা হইয়া তাহা এতদ্বারা বাতিল করা হইল।

হুগলী জেলার চটুড়াস্থিত সদর নিবন্ধকরণের সংশ্লিষ্ট অধিব নিবন্ধক শ্রীজীতেন্দ্র লাল রায় বাঁকুড়া জেলার কোটালপুরের অস্থায়ী অধিব নিবন্ধক ছুটিতে থাকাকালীন অনুপস্থিতিতে, তথাকার অস্থায়ী অধিব নিবন্ধক নিযুক্ত হইবার যে আদেশ এই বিভাগের ১৯৫০ সালের ২রা মাচ্ তাহা ১৬নং প্রজ্ঞাপন মারফৎ প্রকাশ করা হইয়াছিল তাহাও এতদ্বারা বাতিল হইল।

[Bankura-Hooghly.—No. 176.—14th June 1950.]—This department notification No. 95, dated 2nd March 1950, granting earned leave for ten days to Sri Sunil Kishore Chakrabarty, Joint Sub-Registrar of Vishnupur, at Kotampur, in the district of Bankura, is hereby cancelled.

This also cancels this department notification No. 96, dated the 2nd March 1950, appointing Sri Jitendra Lal Roy, Sub-Registrar attached to the Sadar Registration office at Chinsurah, Hooghly to act as Joint Sub-Registrar of Vishnupur, at Kotampur, in the district of Bankura.]

নদীয়া।—নং ১৭৭।—২৭শে জুন ১৯৫০।—নদীয়া জেলার সদরের যুক্ত অধিব নিবন্ধক শ্রীরমেশ চন্দ্র সেনগুপ্তকে পশ্চিমবঙ্গীয় নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ১৮ই জুলাই অথবা পরবর্তী কোন ভারমুক্ত হইবার তারিখ হইতে বৈতনে এক মাসের ছুটি প্রদত্ত হইল।

[Nadia.—No. 177.—27th June 1950.]—Ramesh Chandra Sen Gupta, Sadar Joint Sub-Registrar of Krishnagar, in the district of Nadia, is allowed leave on average pay for one month under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 3rd July 1950 or from any subsequent date on which he may be relieved.]

নদীয়া।—নং ১৭৮।—২৭শে জুন ১৯৫০।—নদীয়া জেলার নিবন্ধকরণের সংশ্লিষ্ট অস্থায়ী অধিব নিবন্ধক প্রীসন্তোষ কুমার (১নং) উক্ত জেলার কৃষ্ণাঙ্গ সদরের যুক্ত অধিব নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার অধিব নিবন্ধক পদে নিযুক্ত হইলেন।

[Nadia.—No. 178.—27th June 1950.]—Santosh Kumar Basu, No. I, temporary Registrar attached to the Sadar Registration office at Krishnagar, in the district of Nadia, is appointed to act as Sadar Joint Sub-Registrar of Krishnagar, in the same district, during absence on leave of the permanent incumbent until further orders.]

কলিকাতা-২৪-পারগণা।—নং ১৭৯।—৩০শে জুন ১৯৫০।—২৪-পারগণা জেলার বিষ্ণুপুরের বদলীর আদেশপ্রাপ্ত কলিকাতার জেলা সরকারের সংশ্লিষ্ট অফিসের নিবন্ধক শ্রীহরেন্দ্র নাথ গুহাকে লেখা বার্ষিক হইতে ভারসূত হওয়ার পর পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১০ই জুন ১৯৫০ তারিখ ৩ টি দিনের অজিত ছুটি প্রদত্ত হইল।

Calcutta-24-Parganas.—No. 179.—30th June 1950.—Sri Harendra Nath Guha, Sub-Registrar attached to the office of the Registrar of Assurances, Calcutta, under orders of transfer to Bishnupur, in the district of the 24-Parganas, is allowed on the termination of his appointment in the office of the Registrar of Assurances, Calcutta, earned leave thirty-three days, under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 13th June 1950.]

২৪-পারগণা।—নং ১৮০।—৩০শে জুন ১৯৫০।—২৪-পারগণা জেলার বিষ্ণুপুরের ভূতপূর্ব অফিসের নিবন্ধক জনাব মহম্মদ মনির পাশা-জী কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ১৯৫০ তারিখ হইতে ২৬শে মে ১৯৫০ তারিখ পর্যন্ত গড় ৭ দিনের ছুটিতে ছিলেন।

[24-Parganas.—No. 180.—30th June 1950.—Janab Md. Manir, deceased Sub-Registrar of Bishnupur, in the district of the 24-Parganas, was allowed leave, on average pay for six days, under rule 167(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 21st May 1950 to the 1st May 1950 (both days inclusive).]

কলিকাতা-বর্ধমান।—নং ১৮১।—৪ঠা জুলাই ১৯৫০।—বর্ধমান জেলার মঙ্গলকোটের বদলীর আদেশপ্রাপ্ত পশ্চিমবঙ্গের বাণিজ্যশুল্ক সচিবের অধীনস্থ বাড়তি তালিকাভুক্ত অফিসের নিবন্ধক শ্রীহরেন্দ্র নাথ গুহাকে লেখা বার্ষিক হইতে ভারসূত হওয়ার পর পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ২৭শে মে ১৯৫০ তারিখ হইতে ২৬শে জুন ১৯৫০ তারিখ ৩ একত্রিশ দিনের অজিত ছুটি এবং উক্ত নিয়মাবলীর ১৭০(১) ব সংখ্যক নিয়মানুসারে চিকিৎসকের সুপারিশক্রমে ২৭শে জুন ১৯৫০ খ হইতে উনত্রিশ দিনের ছুটি প্রদত্ত হইল।

Calcutta-Burdwan.—No. 181.—4th July 1950.—Janab Humansu Bhushan Chakladar, surplus Sub-Registrar, under orders of transfer to Mangalkote in the district of Burdwan, on the termination of his officiating appointment as Inspector of Commercial Taxes, under the Commissioner, Commercial Taxes, West Bengal, is allowed earned leave thirty-one days, under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 27th May 1950 to the 26th June 1950, and on medical certificate, under rule 173(I) of the said rules for twenty-nine days, with effect from the 27th June 1950 to the 25th July 1950 (both days inclusive).]

বর্ধমান।—নং ১৮২।—১০ই জুলাই ১৯৫০।—বর্ধমান জেলার বদলীর আদেশপ্রাপ্ত বাড়তি তালিকাভুক্ত অফিসের নিবন্ধক শ্রীশৈলেন্দ্র চট্টোপাধ্যাকে লেখা বার্ষিক হইতে ভারসূত হওয়ার পর পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ২৯শে মে ১৯৫০ তারিখ হইতে ১৯শে মে ১৯৫০ তারিখ পর্যন্ত তিন দিনের ছুটি প্রদত্ত হইল।

Burdwan.—No. 182.—13th July 1950.—Sri Harendra Nath Bhattacharjee, surplus Sub-Registrar, under orders of transfer to Rana, in the district of Burdwan, is allowed leave, on average pay for six days, under rule 167(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 21st May 1950 to the 1st May 1950 (both days inclusive).]

of his officiating appointment as Inspector of Commercial Taxes, under the Commissioner of Commercial Taxes, West Bengal, earned leave for three days, under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 29th April 1950 to 1st May 1950 (both days inclusive).]

বীরভূম-বাকুড়া।—নং ১৮৩।—১০ই জুলাই ১৯৫০।—বীরভূম জেলার লাহপুরের অফিসের নিবন্ধক শ্রীচন্দ্রচরণ বসুকে লেখা বাকুড়া জেলার কোটালপুরস্থিত বিষ্ণুপুরের বৃত্ত অফিসের নিবন্ধক গণ্য নিযুক্ত করা হইল।

[Birbhum-Bankura.—No. 183.—13th July 1950.—Sri Chandi Charan Bose, Sub-Registrar of Lohpur, in the district of Birbhum, on leave, is appointed, on the termination of his leave, to be the Joint Sub-Registrar of Vishnupur, at Kotalpur, in the district of Bankura.]

বীরভূম।—নং ১৮৪।—১৪ই জুলাই ১৯৫০।—বীরভূম জেলার দুবরাজপুরের অফিসের অফিসের নিবন্ধক শ্রীশৈলেন্দ্র চন্দ্র বন্দ্যোপাধ্যাকে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ২৬শে জুন হইতে পাঁচ দিনের অজিত ছুটি প্রদত্ত হইল।

[Birbhum.—No. 184.—14th July 1950.—Sri Sailesh Chandra Banerjee, officiating Sub-Registrar of Dubrajpur, in the district of Birbhum, is allowed earned leave for five days, under rule 167(2) of the West Bengal Service Rules, Part I, with effect from the 26th June 1950.]

২৪-পারগণা।—নং ১৮৫।—১৪ই জুলাই ১৯৫০।—২৪-পারগণা জেলার বারুইপুরের অফিসের নিবন্ধক জনাব আব্দুল ওয়াজেদকে এই বিভাগের ২০শে এপ্রিল ১৯৫০ তারিখের ১০২নং প্রজ্ঞাপন মারফৎ প্রদত্ত ছুটির সম্প্রসারণে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)-(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ২০শে মে হইতে গড় বেতনে দুই মাসের ছুটি প্রদত্ত হইল।

[24-Parganas.—No. 185.—14th July 1950.—Janab Abdul Wajed, Sub-Registrar of Baruipur, in the district of the 24-Parganas, is allowed leave on average pay for two months, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 20th May 1950, in extension of the leave granted to him in this directorate notification No. 132, dated the 20th April 1950.]

মেদিনীপুর।—নং ১৮৬।—১০ই জুলাই ১৯৫০।—মেদিনীপুর জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অফিসের অফিসের নিবন্ধক জনাব মাকজুর রহমানকে এই বিভাগের ৭ই জুন ১৯৫০ তারিখের ১৬২নং প্রজ্ঞাপন মারফৎ প্রদত্ত ছুটির সম্প্রসারণে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৭৪(১) সংখ্যক নিয়মানুসারে ৩০শে জুন ১৯৫০ তারিখ হইতে বিনা বেতনে এক মাসের ছুটি প্রদত্ত হইল।

নিম্নের চন্দ্র চট্টোপাধ্যায়,

মহানিবন্ধ-পরিদর্শক।

[Midnapore.—No. 186.—15th July 1950.—Janab Mahfuzur Rahman, temporary Sub-Registrar attached to the Sadar Registration office at Midnapore, is allowed extraordinary leave without any allowances for one month, under rule 174(I) of the West Bengal Service Rules, Part I, with effect from the 30th June 1950, in extension of the leave granted to him in this directorate notification No. 162, dated the 7th June 1950.]

W. C. CHATTERJI, Secy. Genl.

FINANCE DEPARTMENT

Audit

NOTIFICATIONS.

No. 3250F/F/1R/16/50.—19th July 1950.—
In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor is pleased to direct that the following further amendment shall be made in the Civil Service Regulations, namely:—

To Chapter XXI of the said Regulations, the following shall be added, namely:—

“Section VI—Employment under a Government outside India after retirement.

531D. (a) If a pensioner to whom this Article applies wishes to accept any employment under a Government outside India, before the expiry of two years from the date of his retirement, he shall obtain the previous sanction of the State Government to such acceptance. No pension shall be payable to a pensioner who accepts any such employment without sanction, in respect of any period for which he is so employed or such longer period as the State Government may direct.

Provided that a Government servant permitted by the appropriate authority to take up a particular form of employment under a Government outside India during his leave preparatory to retirement shall not be required to obtain subsequent permission for his continuance in such employment after retirement.

(b) This Article shall apply to every pensioner who immediately before retirement was a member of any service under the rule making control of the State Government, but it shall not apply to any such pensioner who has retired before the publication of this notification in the *Calcutta Gazette*.

(c) For the purpose of this Article ‘Employment under a Government outside India’ shall include employment under a local authority or corporation or any other institution or organisation which functions under the supervision or control of a Government outside India.”

No. 3316F/F/4A/20/50.—26th July 1950.—
Sri M. M. Sen, I.C.S., Additional Deputy Secretary, Finance Department, is appointed to hold the post of Deputy Secretary, Finance Department, with effect from the afternoon of 22nd July 1950, until further orders.

No. 3317F/F/4A/21/50.—26th July 1950.—
Sri K. K. Ray, I.A.S., Special Officer, Finance Department, is appointed to hold the post of Additional Deputy Secretary, Finance Department, with effect from the afternoon of 22nd July 1950, until further orders.

No. 3360F/F/3L/2(5)/50.—29th July 1950.—
Government are pleased to direct that with effect from 1st April 1950 all privilege leave or earned leave taken shall be debited to the supplementary leave earned under Government of Bengal, Finance Department notification No. 2658F., dated 10th October 1948, to the extent possible till the latter is exhausted and any excess against the normal leave at credit.

2. Past cases in which privilege leave or earned leave have been debited against the normal leave or supplementary leave at credit need not be

reviewed for recalculation and readjustment leave account.

By order of the Governor
B. DAS GUPTA, Secy

LOCAL SELF-GOVERNMENT
DEPARTMENT

Local Self-Government.

NOTIFICATIONS.

24-Parganas.—No. M.2B-2/50.—24th July 1950.—
In exercise of the power conferred by section 506 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to confirm the by-law framed by the Commissioners of the Bhatpara Municipality, under section 245(a) and (b) of the said Act, and published for information under notification No. M.2B-2/50 dated the 27th March 1950.

Midnapore.—No. L.S.-G.1M-132/49.—25th July 1950.—
In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of Commissioners of the Ramjibanpur Municipality in the district of Midnapore from seven to nine.

2. This notification shall have effect for the purpose of and from the next reconstitution of the Commissioners of the said municipality.

Midnapore.—No. L.S.-G.1M-133/49.—25th July 1950.—
In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of Commissioners of the Khirpai Municipality in the district of Midnapore from seven to nine.

2. The notification shall have effect for the purpose of and from the next reconstitution of the Commissioners of the said municipality.

24-Parganas.—No. M.4A-23/50.—25th July 1950.—
In exercise of the power conferred by sub-section (7) of section 46 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to appoint Sri Sushil Kumar Banerjee to be Chairman of the Khardah Municipality, in the district of the 24-Parganas.

No. M.4B-5/50.—25th July 1950.—
The following amendment made by the Burial Board for the Town and suburbs of Calcutta under section 8 of the Calcutta Burial Boards Act, 1881 (Bengal Act V of 1881), in the rules published under notification No. 10734A., dated the 9th August 1930, as subsequently amended, has been sanctioned by the Governor and is published as required by the said section:—

Amendment.

In sub-rule (2) of rule 1 of Part VII of the said rules—

For the letters and figures “Rs. 10” substitute the letters and figures “Rs. 25”.

2. This notification shall be deemed to have effect and to have always had effect as if it had been issued on the 1st April 1949.

24-Parganas.—No. M. 1M-63/50.—25th July 1950.—In exercise of the power conferred by sub-section (5) of section 56 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to extend the term of office of the Commissioners of the Gobardanga Municipality in the district of the 24-Parganas till the 3rd February 1952, the special circumstances in which it has been thought fit to extend the said term of office being that the last general election of the Commissioners of the said municipality having been held in the year 1946-47, the next general election is, under sub-section (3) of section 24 of the said Act, required to be held in the year 1950-51, but such general election cannot be held at that time as it would be of no use to do so in view of the fact that the four-year term of office of the present Commissioners of the said municipality prescribed by clause (a) of sub-section (1) of section 56 of the said Act, which commenced on the 2nd February 1948, will not be completed until the 1st February 1952. According to the proviso to the said sub-section (3) of section 24, the next general election cannot however be held after the year 1950-51 unless the term of office of the present Commissioners of the said municipality is extended beyond the 1st February 1952.

24-Parganas.—No. M. 1M-64/50.—25th July 1950.—In exercise of the power conferred by sub-section (5) of section 56 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to extend the term of office of the Commissioners of the South Dum Dum Municipality in the district of the 24-Parganas till the 1st February 1952, the special circumstances in which it has been thought fit to extend the said term of office being that the last general election of the Commissioners of the said municipality having been held in the year 1946-47, the next general election is, under sub-section (3) of section 24 of the said Act, required to be held in the year 1950-51, but such general election cannot be held at that time as it would be of no use to do so in view of the fact that the four-year term of office of the present Commissioners of the said municipality, prescribed by clause (a) of sub-section (1) of section 56 of the said Act, which commenced on the 30th January 1948, will not be completed until the 29th January 1952. According to the proviso to the said sub-section (3) of section 24, the next general election cannot however be held after the year 1950-51 unless the term of office of the present Commissioners of the said municipality is extended beyond the 29th January 1952.

Calcutta.—No. M. 2C-26/50.—28th July 1950.—In exercise of the power conferred by section 5 of the Calcutta Improvement Act, 1911 (Bengal Act VI of 1911), the Governor is pleased to appoint Mr. K. G. M. Farouqi to be a member of the Board of Trustees for the Improvement of Calcutta, in place of Hon'ble Dr. R. Ahmed, resigned.

Nadia.—No. M. 2B-3/50.—26th July 1950.—In exercise of the power conferred by section 506 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to confirm the bye-law framed by the Commissioners of the Shuagar Municipality in the district of Nadia, under section 414(c) of the said Act and published in the *Calcutta Gazette* under notification No. M. 2B-3/50, dated the 17th May 1950, at page 985 of Part I of the *Calcutta Gazette* of the 25th May 1950.

By order of the Governor,
S. K. GUPTA, Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS

Calcutta.—No. Medl 3416/1C-3/50(1).—22nd July 1950.—Assistant Surgeon Dr. Ajit Kumar Basu, M.S.(Cal.), F.R.C.S (Eng.), Additional Surgeon, Medical College Hospitals, Calcutta, is appointed to act temporarily until further orders as Professor of Surgery, Campbell Medical College, Calcutta, with effect from the date on which he takes over charge.

Calcutta.—No. Medl 3417/1C-3/50(1).—22nd July 1950.—Dr. Umesh Chandra Chakraborty, M.B., F.R.C.S. (Eng.), Honorary Senior Visiting Surgeon, Sisur Nibas, Medical College Hospitals, Calcutta, is appointed to act provisionally, until further orders, as Associate Professor of Surgery, Campbell Medical College, Calcutta, with effect from the date on which he takes over charge.

Calcutta.—No. Medl.3418/1C-3/50(1).—22nd July 1950.—Assistant Surgeon Dr. Amalananda Das, M.B.(Cal.), M.R.C.P.(Lond), Professor of Clinical Medicine, Medical College, Calcutta, is appointed to act temporarily as Professor of Medicine, Campbell Medical College, Calcutta, with effect from the date on which he takes over charge.

Calcutta.—No. Medl.3419/1C-3/50(1).—22nd July 1950.—Assistant Surgeon Dr. Nalini Ranjan Konar, M.D.(Cal.), M.R.C.P.(Lond), Teacher of Medicine, Campbell Medical School, Calcutta, is appointed temporarily to act, until further orders, as Associate Professor of Medicine, Campbell Medical College, Calcutta, with effect from the date on which he takes over charge.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Calcutta.—No. Medl.3407/D.H.S./1D-22/50.—22nd July 1950.—Temporary Assistant Surgeon Dr. Dhirendra Nath Nandi, M.B., Demonstrator of Physiology, Lake Medical College, Calcutta, was granted leave for the period from the 14th March 1950 to the 27th March 1950, viz—

- (a) earned leave for eleven days, under rule 168(I) of the West Bengal Service Rules (Part I),
- (ii) leave on medical certificate for the remaining period, under rules 173(2) and 173(3) of the West Bengal Service Rules (Part I).

By order of the Governor,
P. M. DATTA, Asst Secy.

RESOLUTION No. Medl 3317/1H-48/49.

Calcutta, the 19th July 1950.

Government of West Bengal are pleased to appoint the following ladies and gentlemen as members of the Visiting Committee of the Lake Medical College Hospital, Calcutta, for the year 1950-51:—

President.

The Commissioner, Presidency Division (*ex-officio*).

Secretary.

The Superintendent, Lake Medical College Hospital, Calcutta (*ex-officio*).

Members.

- (1) The District Magistrate, 24 Parganas (*ex-officio*).
- (2) The General Manager, East Indian Railway (*ex-officio*).
- (3) The Sheriff of Calcutta.
- (4) Sri Nepal Chandra Sen (retired Director of Land Records and Surveys).
- (5) Sri S. R. Sen Gupta, representative of the Indian Red Cross Society.
- (6) Sri R. L. Periwai, representative of the Bharat Chamber of Commerce.
- (7) Sri B. N. Banerjee, representative of the Bengal National Chamber of Commerce.
- (8) Mrs. Bina Basu, representative of the All-India Women's Conference.
- (9) Mrs. Bani Gupta, representative of the All-India Women's Conference.
- (10) Dr. A. N. Ray, B.A., L.M.F., representative of the Indian Medical Association.
- (11) Sri Nirmal Chandra Ghosh.
- (12) Sardar Niranjan Singh Talib.
- (13) Raja of Santosh.
- (14) Miss Mira Dutta Gupta.
- (15) Dr. Paresh Chandra Dutta, Special Officer, Supervision, Directorate of Health Services.

The manner in which the Committee will discharge its duties is as follows:—

The members will not visit the hospital individually; the Committee will form itself into groups of not less than three members, each group in turn will, according to a roster to be kept for the purpose, visit the hospital on a fixed day and at a fixed time in each month. In addition to these visits at fixed times the members will pay unexpected visits to the hospital. Members while paying surprise visit should on arrival at the hospital immediately contact the Superintendent before entering the wards. If all the three members of the group are not present, the remaining members can go round without the absentee or absentees, as the case may be. The members constituting the group should inspect the internal arrangements and offer such suggestions regarding the administration of the institution as they think proper.

A visitors' book will be kept in the hospital in which the recommendations of the Committee will be recorded. The Superintendent will note on the margin the action taken on each recommendation with any other remarks or explanations that he may wish to offer. He will transmit a copy of the entries without delay to the Director of Health Services, West Bengal, for consideration. The Director of Health Services will take such further action as may seem necessary and will bring to the notice of Government any matter which he thinks sufficiently important. A copy of the entries should also be sent to the Secretary to the Government of West Bengal, Medical and Public Health Department, for information.

The Committee as a whole will meet at least once a quarter, review the reports of the visiting groups and discuss the remedial measures adopted. The Superintendent should attend the meetings of the Visiting Committee.

The Committee will send copies of the resolutions passed at their quarter meetings to the Secretary to the Government of West Bengal, Medical and Public Health Department, and also to the Director of Health Services, West Bengal, who will submit to Government a report of the action taken or proposed to be taken on the points raised in those resolutions.

The members will hold office till the close of the financial year 1950-51 or until the next reconstitution of the Committee, whichever is later. Any

member who fails to visit the hospital during three successive months without sufficient reason will automatically cease to be a member, and Government will appoint a new member in his place. Visitors' book should be submitted by the Superintendent to Government once every quarter for noting the names of habitual absentees.

By order of the Governor
B. C. DAS GUPTA, Secy.

WORKS AND BUILDINGS DEPARTMENT**Establishment****NOTIFICATIONS.**

No. 65E.—26th July 1950.—Sri Sudhind Kumar Laha, officiating Executive Engineer, on the expiry of his leave, transferred, in the interest of public service, from the Road Construction Circle No. I and posted to the charge of the North Bengal Construction Division under the Road Construction Circle No. II, until further orders.

No. 66E.—26th July 1950.—Sri Anil Kumar Ghosh, Executive Engineer, is transferred, in the interest of public service, from the North Bengal Construction Division under the Road Construction Circle No. II and posted to the charge of the Jalpaiguri Division under the Northern Circle, until further orders.

No. 67E.—29th July 1950.—Sri B. L. Gant, temporary Executive Engineer, in charge of the Survey Division No. II, is allowed, under rule 168(I) of the West Bengal Service Rules, Part I, earned leave for sixteen days, with effect from the 14th July 1950.

By order of the Governor,

S. K. MAJUMDAR, Jt. Secy.

Communications**NOTIFICATION.**

No. 1C.—28th July 1950.—In exercise of the power conferred by section 8 of the Bengal Ferry Act, 1885 (Ben. Act I of 1885), the Governor, pleased to appoint the Executive Engineer, Mal Construction Division, Works and Buildings Directorate, as the officer in whom the immediate superintendence of the public ferry between Dhulian in the district of Murshidabad and Khejuriaghat (locally known as Birnagar Ghat), the district of Malda, which was established under clause (c) of section 6 of the said Act by the Commissioner of Presidency Division by notification No. 375L.S.-G., dated the 22nd March 1950, shall be vested.

By order of the Governor

S. K. MAJUMDAR, Jt. Secy.

IRRIGATION AND WATERWAYS DEPARTMENT**Establishment****NOTIFICATIONS.**

No. 38.—24th July 1950.—Sri Abani Mo Kusari, Deputy Magistrate and Deputy Collector is appointed to act as Deputy Secretary to Government of West Bengal, Department Irrigation and Waterways, with effect from 8th July 1950 (hereinafter) until further orders.

o. 39.—24th July 1950.—The Governor is pleased to sanction the following:—

(1) The creation of a temporary subdivision designated as the North Bank Subdivision IV under the Mayurakshi Construction Division No. I, with headquarters at Deocha with effect from 1st September 1950 until further orders.

(2) The creation of a temporary subdivision designated as Kadisala Subdivision under Mayurakshi Construction Division No. II with headquarters at Kadisala with effect from 1st August 1950 until further orders.

(3) The creation of a temporary subdivision designated as Mechanical and Electrical Subdivision No. IV under the Mechanical and Electrical Division, with effect from 1st October 1950 until further orders, with headquarters for present at Suri and to be shifted to Messan in Bihar.

(4) The transfer of Stores Subdivision No. II under Mayurakshi Construction Division No. III to the jurisdiction of Mayurakshi Construction Division No. II, with effect from 1st August 1950 until further orders. The headquarters of this division is transferred from Suri to Kadisala.

(5) The renaming of the South Bank Subdivision No. III under Mayurakshi Construction Division No. II as Kirnahar Subdivision.

(6) The renaming of the South Bank Subdivision No. II under the Mayurakshi Construction Division No. II as Bolpur Subdivision.

(7) The renaming of the South Bank Subdivision No. I under Mayurakshi Construction Division No. II as Kopai Barrage Subdivision and the transfer of its headquarters from Suri to a

By order of the Governor,
A. B. GANGULI, Addl. Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Commerce

NOTIFICATION.

4846Com—25th July 1950.—The following regulations relating to the grant of Government of West Bengal scholarships to Engineer apprentices in the Engineering Training Scheme are published for general information in supersession of all previous notifications on the subject:—

(1) Five scholarships of the value of Rs. 50 per month each will be awarded annually by the Government of West Bengal to trainees, with a view to assist their parents or guardians who are in a position to bear the entire cost of the training. They are tenable for four years provided the conduct and the progress of the holders reported to be satisfactory.

(2) No candidate shall be eligible for a scholarship whose father is not a native of West Bengal or who is not permanently domiciled in West Bengal or who has not obtained a certificate of eligibility from the State Government.

(3) A trainee holding a scholarship awarded by the Government of West Bengal will be eligible to apply for another scholarship awarded by the Government of India on merit.

(4) Applications for scholarships should be made in the prescribed form obtainable from the Director of Marine Engineering Training, Azad Maidan, Bombay—1, together with the certificates required therein, to the Secretary to the Government of West Bengal, Department of Commerce and Industries, Calcutta, after the applicants have been selected and admitted to the course, and must be submitted to him not later than the 31st August.

(5) The selection of candidates for the award of scholarships shall be made by the Government of West Bengal on the recommendations of the authorities concerned. Government reserve the right of rejecting any application without assigning any reason.

(6) The scholarships will normally be payable only during the period for which a trainee is actually engaged in his training and studies but will not be withheld for any short period of absence on earned leave obtained from the Workshop Authorities or on sick leave or other urgent and adequate grounds provided the total period of such leave does not exceed thirty days during a year, which is the limit of leave normally admissible.

(7) Every trainee must give a written undertaking that he will at once and without discussion or pursuit of possible alternatives to this course of training devote himself exclusively to the course of training laid down for him, comply with whatever instructions as are given and do whatever work they may involve. Any trainee who neglects his studies or whose work, conduct and progress are not reported to be satisfactory at any time during the course of training or who tries to work for any other profession concurrently or look for other jobs will render himself liable to forfeiture of his scholarship in whole or part.

(8) The grant of the scholarship does not entitle the trainee on completion of his training to an appointment in Government service.

(9) Any scholarship holder who leaves the course without completing it must refund the amount of scholarship already received.

(10) Parents/guardians of trainees who are granted scholarships are in no way relieved of their financial liabilities such as hostel and all other dues, and must be in a position to pay all dues as set out in the prospectus, quarterly in advance.

(11) In the event of any doubt arising out of the interpretation of these rules, the decision of the Government of West Bengal shall be final and Government reserve to themselves the right of amending these rules as may be considered necessary.

(12) Payments of scholarships will be made on receipt of a bill duly signed by the trainees and supported by a certificate of regular attendance, satisfactory progress and good conduct from the Workshop Authorities and countersigned by the Director of Marine Engineering Training.

(13) For the purpose of payment of scholarships the official year begins on 1st August and ends on the 31st July.

By order of the Governor,
S. K. CHATTERJEE, Secy

Mines and Power

ORDER.

No. 1729M.P.—24th July 1950.—Whereas Messrs. Luxminarayan Cotton Mill have entered into an agreement with the Calcutta Electric Supply Corporation, Limited, Licensees of the Calcutta and District Consolidated Electric License, 1946, for taking from the said licensees, the supply of electrical energy at the premises of Messrs. Luxminarayan Cotton Mill at Rishra in the district of Hooghly situated outside the area of supply of the said licensees;

And whereas the said premises are not situated within the area of supply of any other licensee;

Now, therefore, in exercise of the power conferred by section 27 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to authorise the said licensees, namely, the Calcutta Electric Supply Corporation, Limited, to supply

energy to Messrs. Luxminarayan Cotton Mill at Rishra in the district of Hooghly for industrial purposes and to lay down and place electric supply lines for that purpose subject to the following conditions and restrictions, namely:—

The authority hereby conferred shall—

- (a) remain in force until—
 - (i) the area of supply of the said licensees is extended so as to include within its limits, the said premises of Messrs. Luxminarayan Cotton Mill at Rishra in the district of Hooghly, or
 - (ii) a license is granted to any other person whose area of supply includes the said premises within its boundaries and such person is in a position to supply energy to the said premises or,
 - (iii) any transmission and distribution system for supplying energy outside such area of supply is established by or on behalf of the State Government,

enabling energy to be supplied at the said premises without such authority;

(b) be subject to the restrictions referred to in the third proviso to section 27, hereinbefore mentioned.

This sanction is not in lieu of the sanction required under the West Bengal Electricity (Emergency Powers) Act, 1948.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

NOTIFICATIONS.

No. 1759M.P.—28th July 1950.—Sri Bani Kumar Banerjee, B.E., will continue to act temporarily as Assistant Engineer, Grade II, in the Electricity Development Directorate, West Bengal, with effect from the 8th August 1950, until further orders.

No. 1760M.P.—28th July 1950. — Sri Partha Kumar Ghosh, B.E., will continue to act temporarily as Assistant Engineer, Grade II, in the Electricity Development Directorate, West Bengal, with effect from the 4th July 1950, until further orders.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

LABOUR DEPARTMENT

NOTIFICATION.

No. 4045Lab.—25th July 1950.—The following corrections which the Tribunal referred to in notification No. 3190Lab., dated the 13th June 1950, has made in his award as shown in the annexure to the said notification, are hereby published with reference to section 17 of the Industrial Disputes Act, 1947 (XIV of 1947):—

Corrections.

I. In the said award published on pages 1259-1262 of the *Calcutta Gazette*, Part I, dated the 22nd June 1950, under issue Nos. 1, 2, 3 and 4—Basic Wages, Dearness Allowance, Annual Increment of Rs. 3, if can be allowed and Bonus, the portion beginning from “on hearing both the parties”.....and ending with the words “full consent of the institution” be wholly deleted and the following be substituted:—

“On hearing both the parties and after considering the financial position of the school, I am inclined to make an award to the effect that there should be following increments:—

- (1) Those employees getting a total emolument of Rs. 57 or less will get an increment of Rs. 3 per mensem.

- (2) Those getting Rs. 58 will get an increment of Rs. 2 and those getting Rs. 59 will get an increment of Re. 1.”

II. Under the said issues the lines begin with “It is to be seen” and ending “get the existing Dearness Allowance” should be deleted.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 50W.C.—12th July 1950.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in the Iron and Steel Co., Ltd. (Hirapur Works), Birpur, Burdwan, are hereby published for general information:—

Names of the members elected by the workers

1. Sri Sitaram.
2. Sri B. B. Mitter.
3. Sri Hardeo.
4. Janab Momtaz Ahmed.
5. Sri Nripendra Nath Das Gupta.
6. Sri Jogendra Prasad.

Names of the members nominated by the employers.

1. Sri D. N. Chatterjee.
2. Dr. A. N. Mukherjee.
3. Mr. E. W. Govia.
4. Sri N. S. P. Aiyer.
5. Sri G. N. Roy.
6. Sri K. M. Dutt.

No. 39(4)49W.C.—14th July 1950.—In part modification of this Labour Directorate notification No. 39L.C., dated 21st April 1949, published on page 702, Part I of the *Calcutta Gazette*, dated 28th April 1949, the names of Messrs. “A. Sturrock”, “J. Young”, “G. Lonic” and “J. Simmet”, members nominated by the employers to the Works Committee of Delta Mills Co., Ltd., Sankrail, Howrah, are hereby cancelled and the names of Messrs. “R. T. Moffat”, “J. Stewart”, “D. T. Gamble” and “MacDonald” are hereby published in their place for general information.

No. 102(2)48W.C.—15th July 1950.—In part modification of this Labour Directorate notification No. 102L.C., dated 29th December 1948, published on page 61, Part I of the *Calcutta Gazette*, dated 13th January 1949, the name of “Mr. H. C. Shepherd”, a member nominated by the employers to the Works Committee of the Avery Comp Ltd., 11, Crooked Lane, Calcutta, is hereby cancelled and the name of “Mr. F. H. East” is published in his place for general information.

No. 66(3)48W.C.—21st July 1950.—In part modification of this Labour Directorate notification No. 66L.C., dated 23rd September 1948, published on page 1361, Part I of the *Calcutta Gazette*, dated 7th October 1948, the name of “Sri Bibh Ghosal”, a member elected by the workers of constituency No. 1 of the Works Committee Saxby & Farmer (India), Ltd., 17, Convent Road, Entally, Calcutta, is hereby cancelled and the name of “Sri Nishi Kanta Banerjee” is published in his place for general information as a result of by-election held in constituency No. 1.

No. 87(2)48W.C.—19th July 1950.—In part modification of this Labour Directorate notification No. 87L.C., dated 8th December 1948, published on page 1662, Part I of the *Calcutta Gazette*, dated 16th December 1948, as amended by notification No. 87(1)48L.C., dated 22nd March 1949, published on page 564, Part I of the *Calcutta Gazette*, dated 8th March 1949, the names of “Sri Venkatasubbaya” and “Mr. W. Richardson” are hereby cancelled and the names of “Sri B. B. Mitter” and “Sri Hardeo” are published in their place for general information.

members nominated by the employers to the Works Committee in the Reform Flour Mills, Ltd., 9/1, Foreshore Road, Shibpur, Howrah, are hereby cancelled and the names of "Sri R. K. Adlar" and "Sri S. R. Vyas" are published in their places for general information.

No. 79(2)49W.C.—10th July 1950.—In partial modification of this Labour Directorate notification No. 79W.C., dated 8th November 1949, published at page 1958, Part I of the *Calcutta Gazette*, dated 14th November 1949, the name of "Mr. G. S. Jones", an employers' nominee to the Works Committee in Messrs. Guest, Keen, Williams, Limited, 97, Andal Road, Botanic Garden, post office Howrah, is hereby cancelled and the name of "Mr. B. E. Nolan" is published in his place for general information.

No. 52W.C.—12th July 1950.—In pursuance of sub-rule (72) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in the Steel Corporation of Bengal, Burnpur, Burdwan, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Harihar Prasad.
2. Sri Dhiren Sanyal.
3. Sri Bejoy Kumar Das Gupta.
4. Sri Siya Saran Singh.
5. Sri K. L. Guha.
6. Sri Chandra Sekhar Mukherjee.

Names of the members nominated by the employers.

1. Mr. V. D. Talwar.
2. Mr. R. Dutta.
3. Mr. M. Das.
4. Mr. J. B. Dastoor.
5. Mr. A. P. Roy.
6. Mr. S. K. Kanwar.

No. 56(3)48W.C.—14th July 1950.—In partial modification of this Labour Directorate notification No. 56L.C., dated 18th September 1948, published at page 1341, Part I of the *Calcutta Gazette*, dated 30th September 1948, the name of "Dr. Choro Nath Ghose", an employers' nominee to the Works Committee in the Bengal Chemical and Pharmaceutical Works, Limited, 164, Manik-ganga Main Road, Calcutta, is hereby cancelled and the name of "Dr. Tarak Nath Ghose" is published in his place for general information.

No. 39(1)50W.C.—18th July 1950.—In partial modification of this Labour Directorate notification No. 39W.C., dated 25th April 1950, published at page 844, Part I of the *Calcutta Gazette*, dated 11th May 1950, the name of "Sri Charan Das", a member nominated by the employers to the Works Committee in Sodapore Potteries, Depore, 24-Parganas, is hereby cancelled and the name of "Sri Narain Singh" is published in his place for general information.

No. 21(4)48W.C.—20th July 1950.—In partial modification of this Labour Directorate notification No. 21L.C., dated 17th May 1948, published at page 762, Part I of the *Calcutta Gazette*, dated 16th June 1948, the name of "Eslam Shek", a member elected by the workers from constituency No. 5 to the Works Committee in the Lansdowne Tea Co., Ltd., Dakhindari, post office Belgachia, Calcutta, is hereby cancelled and the name of "Sheodas Rajbhor" is published in his place for general information as a result of by-election in constituency No. 5.

No. 79(3)49W.C.—20th July 1950.—In partial modification of this Labour Directorate notification No. 79W.C., dated 8th November 1949, published at page 1958, Part I of the *Calcutta Gazette*, dated 17th November 1949, the names of "Phanindra Nath Ghose" and "Sri Ramlall", members elected by the workers from constituencies Nos. 1 and 4 respectively to the Works

Committee in Messrs. Guest, Keen, Williams, Limited, 97, Andal Road, post office Botanic Garden, Howrah, are hereby cancelled and the names of "Sri Anil Banerjee" and "Sri Chandra Deo" are published in their places for general information as a result of by-elections held in constituencies Nos. 1 and 4.

No. 59(3)48W.C.—24th July 1950.—In partial modification of this Labour Directorate notification No. 59L.C., dated 18th September 1948, published at page 1361, Part I of the *Calcutta Gazette*, dated 7th October 1948, as amended by notification No. 59(2)48W.C., dated 10th January 1950, published at page 108, Part I of the *Calcutta Gazette*, dated 19th January 1950, the name of "Mr. F. W. Bristow", a member nominated by the employers to the Works Committee in the Gramophone Company, Limited, 23, Jessore Road, Dum Dum, 24-Parganas, is hereby cancelled and the name of "Mr. G. D. Clark" is published in his place for general information.

CORRIGENDUM

No. 1/50W.C.—19th July 1950.—In this Labour Directorate notification No. 85(4)48W.C., dated 7th July 1950, published at page 1437, Part I of the *Calcutta Gazette*, dated 13th July 1950, in place of "Sri Kusherswar Jha" please read "Sri Kuseswar Jha".

S. K. HALDAR,
Labour Commissioner.

Orders by the Registrar of Joint Stock Companies, West Bengal

Calcutta, the 20th July 1950.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of the International Plastics & Synthetics, Ltd.

Notice is hereby given in pursuance of section 172(2) of the Indian Companies Act, 1913 (VII of 1913), that the abovenamed International Plastics & Synthetics, Ltd., has been ordered on the fourth day of April one thousand nine hundred and fifty by the Hon'ble High Court at Calcutta in its ordinary original civil jurisdiction to be wound up compulsorily and the Official Receiver of the High Court has been appointed the Official Liquidator.

The 27th July 1950.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of United Bank of India, Ltd.

[Section 247(3)]

Notice is hereby given that, on the expiration of three months from date, the name of United Bank of India, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Hayward's Distillery, Ltd.

[Section 247(3)]

Notice is hereby given that, on the expiration of three months from date, the name of Hayward's Distillery, Ltd., will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved.

B. P. ROY,
Registrar of Companies under Act
VII of 1913.

DEPARTMENT OF FOOD NOTIFICATIONS.

No. 7080F.D.—28th June 1950.—In exercise of the powers conferred by paragraph 16 of the Bengal Rationing Order, 1943, published under notification No. 1616D.C.S., dated the 2nd November 1943, in the *Calcutta Gazette* of the 4th November 1943, the Governor is pleased to make

the following amendments in the Calcutta Industrial Area Rationing Regulations, 1943, published under notification No. 567D.C.S., dated the 24th January 1944, in the *Calcutta Gazette, Extraordinary*, of the 24th January 1944, as subsequently amended, namely:—

Amendments.

(1) In sub-clause (1) of clause 10 of the said Regulations, for the words "for the time being not resident within the rationed area" substitute the words "not resident within the rationed area for a period exceeding seven days".

(2) In sub-clauses (1) and (1A) of clause 39 and in clauses 44, 49 and 71 of the said Regulations, for the words "regular and accurate accounts", substitute the words "regular, accurate and daily accounts".

No. 7081F.D.—28th June 1950.—In exercise of the powers conferred by paragraph 16 of the Bengal Rationing Order, 1943, published under notification No. 1616D.C.S., dated the 2nd November 1943, in the *Calcutta Gazette* of the 4th November 1943, the Governor is pleased to make the following amendments in the Calcutta Industrial (Extended) Area Rationing Regulations, 1944, published under notification No. 3720D.C.S., dated the 29th April 1944, in the *Calcutta Gazette, Extraordinary*, of the 1st May 1944, as subsequently amended, namely:—

Amendments.

(1) In sub-clause (1) of clause 10 of the said Regulations, for the words "for the time being not resident within the rationed area" substitute the words "not resident within the rationed area for a period exceeding seven days".

(2) In sub-clause (1) of clause 41 and in clauses 46, 51 and 78 of the said Regulations, for the words "regular and accurate accounts", substitute the words "regular, accurate and daily accounts".

No. 7082F.D.—28th June 1950.—In exercise of the powers conferred by paragraph 16 of the Bengal Rationing Order, 1943, published under notification No. 1616D.C.S., dated the 2nd November 1943, in the *Calcutta Gazette* of the 4th November 1943, the Governor is pleased to make the following amendments in the West Bengal Urban Area Rationing Regulations, 1949, published under notification No. 23868D.C.S., dated the 23rd December 1948, in the *Calcutta Gazette* of the 6th January 1949, as subsequently amended, namely:—

Amendments.

(1) In sub-clause (1) of clause 9 of the said Regulations, for the words "for the time being not resident within the rationed area" substitute the words "not resident within the rationed area for a period exceeding seven days".

(2) In clauses 37, 42, 47 and 54 of the said Regulations, for the words "regular and accurate accounts" substitute the words "regular, accurate and daily accounts".

No. 7083F.D.—28th June 1950.—In exercise of the powers conferred by paragraph 16 of the Bengal Rationing Order, 1943, published under notification No. 1616D.C.S., dated the 2nd November 1943, in the *Calcutta Gazette* of the 4th November 1943, the Governor is pleased to make the following amendments in the Darjeeling-Kalimpong-Kurseong Urban Area Rationing Regulations, 1946, published under notification No. 2819D.C.S., dated the 27th February 1946, in the *Calcutta Gazette, Extraordinary*, of the 9th March 1946, as subsequently amended, namely:—

Amendments.

(1) In sub-clause (1) of clause 10 of the said Regulations, for the words "for the time being not resident within the rationed area", substitute the words

"not resident within the rationed area for a period exceeding seven days".

(2) In clauses 42, 47, 52, 61 and 66 of the said Regulations, for the words "regular and accurate accounts", substitute the words "regular, accurate and daily accounts".

By order of the Governor.
K. C. BASAK, Secy

No. 7871F.D./4S-38/50.—24th July 1950.—Jagadish Chandra Ganguly, Chief Inspector Bongaon, in the Directorate of Rationing and Distribution, is appointed to act, until further orders, as Subdivisional Controller, Bongaon under the same Directorate, Department of Food, vice Sri Santi Lal Mitra.

No. 8036F.D./DCS/8A/2/49.—28th July 1950.—Sri Amiya Kumar Mitra, W.B.C.S., is appointed as Regional Controller of Procurement, Region III, Calcutta, under the Directorate of Procurement and Supply, Department of Food, with headquarters at Calcutta.

By order of the Governor.
S. K. SANYAL, Dy Secy

No. 7875F.D./FD/11/9/50.—24th July 1950.—Sri Ram Krishna Gopal Mukherjee, District Controller, Hooghly, was granted leave for the period from 10th April 1950 to 27th June 1950 as follows:—

- (1) earned leave for one day under rule 168 of the West Bengal Service Rules, Part I,
- (2) leave on medical certificate for seventy-six days under rule 173(2)(3) *ibid*, and
- (3) extraordinary leave for the rest of the period under rule 174 *ibid*.

ERRATUM.

No. 7827FD/DCS/FD/8A/101/48. — 1 July 1950.—In corrigendum No. 7055FD/D/8A/101/48, dated the 27th June 1950, published on page 1367, Part, I of *Calcutta Gazette* dated the 6th July 1950, please read the nomenclature "Department of Food" for "Department Supplies".

By order of the Governor.
A BOSE, Asst Secy

DEPARTMENT OF SUPPLIES ORDER.

No. 3493S.D.—28th July 1950.—In exercise of the powers conferred by clause (b) of paragraph of the West Bengal Cotton Cloth and Yarn Control Order, 1948, the Governor is pleased to exempt persons engaged in the manufacture of cloth at the institution mentioned below and all persons at the said institution engaged in the purchase of yarn for such manufacture of cloth from the operation of the provisions of paragraph 5 (in so far as they relate to the amount of licence fees payable) and the provisions of sub-paragraph (2) of paragraph of the said order:—

- (1) Vocational Training Centre for Women, 133 Dum Dum Road, post office Ghughudanga, 24-Parganas.

By order of the Governor.
S. M. MURSHED, Jt. S

NOTIFICATION.

No. 3500S.D.—28th July 1950.—Sri M. Mukhopadhyay, Assistant Director (Tech.) of Directorate of Textiles, Department of Supplies was granted earned leave for thirteen days from the 3rd July 1950 to the 15th July 1950, under rule 168(1) of the West Bengal Service Rules, Part

By order of the Governor.
K. C. BANERJEE, Asst. Secy

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

Parganas.—No. 7739L.R.—12th July 1950.—
hereby notified that the survey carried out
mauzas specified in the following schedule
the orders of Government under section 3
Bengal Survey Act, 1875 (Act V of 1875),
under sub-section (2) (d) of section 101 of the
al Tenancy Act, 1885 (Act VIII of 1885),
particulars whereof have been embodied in
ifications as noted against the mauzas con-
d in the schedule is adopted as defining
es for the purpose of clause 19(b) of section 3
Bengal Tenancy Act, 1885 (Act VIII of
in the police-station Sandeshkhali, district
arganas :—

Schedule.

Police- station.	Juris- diction. list No.	Name of mauza.	Juris- diction list No.	Particulars of notification under which the area was taken up for survey and settlement.
Sandesh- khali	34	Tongtala	34	347 L.R. (I).
		Barasho- hara	33	348 L.R. (I), dated 6th September 1946.

Parganas.—No. 7740L.R.—12th July 1950.—
exercise of the power conferred by sub-
section (b) of clause (7) of section 3 of the Land
station Act, 1876 (Bengal Act VII of 1876),
Governor is pleased to adopt the villages
bed in the following schedule within the
ministrative units of the 24-Parganas district
urveyed and recorded under the Bengal
ney Act, 1885 (Act VIII of 1885), and the
al Survey Act (Act V of 1875) in accordance
notifications Nos. 347L.R. and 348L.R. (I),
the 6th September 1946, as defining mauzas
he purpose of that clause in the said police-
in that district :—

Schedule.

Police- station.	Jurisdic- tion list No.	Name of mauza.	Jurisdic- tion list No.
Sandeshkhali	34	Tongtala	.. 34
		Barashohara	.. 33

idia-Murshidabad-Malda.—No. 8268L.R.—25th
1950.—Sri Hiralal Chakravarti, Sub-Deputy
ctor and Assistant Settlement Officer-in-
ge, Nadia, Murshidabad and Malda Land
ue Settlements, is allowed earned leave for
four days, under rule 167(u) of the West
al Service Rules, Part I, in extension of the
already granted to him under notification
HSIS & S., dated the 26th April 1950, by
board of Revenue, West Bengal.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

ভূমিগ্রহণ শাখা।

Land Acquisition

জ্ঞাপনাবলী।

NOTIFICATIONS.

ককাতা-২৪-পরগণা।—নং ৮৩৬৪এল.এ।—২৭শে জুলাই ১৯৫০।
সরপ্রাপ্ত উপ-সাক্ষর ও সমাধিকর্তা এবং ভূমিগ্রহণের বিভাগের প্রাধি-
কৃত পুনর্নির্বাচিত প্রকৌশলী কুমার মৈত্রের ২৪-পরগণা জেলায়
কিরণের ভূমিগ্রহণ বিভাগের প্রাধিকারিক পদে কার্যভার গ্রহণের

তারিখ হইতে নিয়োগ করা হইরাছে। তাঁহাকে বর্তমানে উক্ত জেলায়
১৮৯৪ সনের ভূমিগ্রহণ আইনের বিধানমত সমাধিকর্তার ক্ষমতা প্রদত্ত হইল।

রাজ্যপালের আদেশানুসারে,

এস. বানার্জী,

কমিসার।

Calcutta-24-Parganas.—No. 8384L.A. 27th July
1950.—Sri Aswini Kumar Maitra, retired Deputy
Magistrate and Deputy Collector, re-employed as a
Special Officer in the Land and Land Revenue
Department, was appointed to be the Special
Officer in the Land Acquisition Department of the
Alipore Collectorate in the district of 24-Parganas
with effect from the date on which he took over
charge of that post.

He is now vested with the powers of a Collector
under the Land Acquisition Act, I of 1894, in that
district.

Birbhum.—No. 8450L.A.—28th July 1950.—
The Governor is pleased to cancel the notification
No. 8820L.A., dated the 30th December 1946,
under section 4 of the Land Acquisition Act I of
1894, published at page 45, Part I of the *Calcutta
Gazette* of the 9th January 1947, in respect of the
proposed acquisition of 30.77 acres of land for
construction of additional staff quarters for post-
war reconstruction in the villages of Sreefala,
Ramrampur, Batail and Rampurhat, jurisdiction
list Nos. 78, 79, 104 and 77, thana Rampurhat,
district Birbhum.

Darjeeling.—No. 8552L.A.(P.W.).—29th July
1950.—Whereas it appears to the Governor that
land is likely to be required to be taken by Govern-
ment at the public expense for a public purpose,
viz., for the construction of the Matigara-Phansid-
dea Road, it is hereby notified that for the above
purpose pieces of land altogether measuring, more
or less, 89.54 acres, and comprising cadastral plots
as detailed below, are likely to be required in the
district of Darjeeling :—

District Darjeeling.

*Thana Siliguri, village Jitu, jurisdiction list
No. 78.*

Cadastral plot in full—277.

Cadastral plots in part—275, 276, 278, 279, 280
and 309.

*Thana Siliguri, village Bara Mohan Sing, jurisdic-
tion list No. 96.*

Cadastral plots in full—474, 403, 618, 689, 691
and 864.

Cadastral plots in part—453, 454, 455, 468, 469,
471, 472, 473, 475, 441, 476, 477, 532, 478, 407,
408, 409, 406, 404, 391, 481, 402, 262, 180, 174,
173, 172, 171, 617, 751, 702, 642, 648, 649, 700,
699, 698, 697, 696, 692, 693, 690, 688, 687, 684,
665, 744, 745, 747, 850, 851, 852, 862, 863, 859
and 865.

*Thana Siliguri, village Kawakhari, jurisdiction
list No. 95.*

Cadastral plots in part—50, 51, 47, 45, 44, 46,
43, 18, 19, 26, 25, 24, 27, 28, 22, 23 and 175.

*Thana Siliguri, village Bharat Sing, jurisdiction
list No. 88.*

Cadastral plots in full—192, 137 and 191.

Cadastral plots in part—172, 171, 175, 189, 190,
187, 195, 196, 205, 193, 194, 200, 199, 197, 144,
136, 138, 143, 142 and 212.

*Thana Siliguri, village Ranidanga, jurisdiction
list No. 92.*

Cadastral plots in part—130, 131, 246, 245, 229,
228, 263, 264, 265, 273, 287, 291, 290, 297, 298,
296, 205, 209, 311, 310, 318, 319, 323, 324, 326,
336 and 347.

Thana Phansideoa, village Kalaram, jurisdiction list No. 76.

Cadastral plots in full—156, 155, 154, 153, 152, 151, 150, 149, 147, 148, 211, 232, 212, 278 and 210.

Cadastral plots in part—67, 68, 98, 95, 91, 92, 73, 90, 158, 159, 160, 163, 141, 142, 184, 143, 144, 146, 209, 234, 233, 231, 230, 229, 228, 216 and 214.

Thana Siliguri, village Rangapani, jurisdiction list No. 91.

Cadastral plots in full—516 and 514.

Cadastral plots in part—379, 380, 532, 519, 517, 515, 372, 371, 376, 377, 384, 385, 595, 386, 467, 513, 387, 487, 484, 496, 495, 491, 490, 489, 488, 483, 482, 481, 477, 478, 476 and 473.

Thana Phansideoa, village Nirmal, jurisdiction list No. 73.

Cadastral plots in part—182, 183, 184, 185, 187, 188, 189, 241, 242, 253, 273, 274 and 571.

Thana Phansideoa, village Narayan, jurisdiction list No. 75.

Cadastral plots in part—411, 543 and 537.

Thana Phansideoa, village Mahammad Baksa, jurisdiction list No. 74.

Cadastral plots in full—26, 23, 155, 177, 186 and 270.

Cadastral plots in part—25, 27, 28, 29, 42, 24, 50, 22, 19, 21, 20, 1, 13, 156, 158, 159, 176, 178, 181, 182, 184, 185, 187, 188, 189, 261, 262, 263, 269, 271, 273, 274, 275, 276, 240, 277 and 335.

Thana Phansideoa, village Kashiram, jurisdiction list No. 83.

Cadastral plots in full—843, 845 and 772.

Cadastral plots in part—293, 294, 298, 301, 302, 306, 307, 308, 314, 315, 316, 318, 390, 392, 391, 397, 398, 400, 401, 402, 403, 404, 405, 406, 407, 410, 413, 414, 415, 869, 701, 702, 704, 705, 711, 712, 720, 728, 771, 416, 875, 876, 831, 834, 830, 835, 836, 838, 842, 846, 844, 848 and 773.

Thana Phansideoa, village Lusipukuri, jurisdiction list No. 84.

Cadastral plots in full—1798, 1904, 2295, 1916, 2332, 2337, 2277 and 2335.

Cadastral plots in part—1697, 1692, 2086, 1732, 1733, 1735, 1736, 1744, 1745, 1746, 1761, 1763, 1765, 2083, 1783, 1785, 1690, 1684, 1825, 1827, 1830, 1831, 1832, 1834, 1843, 1844, 1859, 1861, 1865, 1788, 1796, 1797, 2094, 1812, 1824, 1822, 1821, 1820, 1819, 1866, 1867, 1877, 1878, 1888, 1889, 1897, 1899, 1902, 1903, 1905, 1996, 1987, 1986, 1985, 1970, 1969, 1968, 1966, 1919, 1917, 1918, 2276, 2296, 2293, 2278, 2294, 2336, 2304 and 2322.

Thana Phansideoa, village Rupandighi, jurisdiction list No. 92.

Cadastral plots in full—281, 45, 180, 179, 173, 154, 155 and 156.

Cadastral plots in part—280, 282, 279, 278, 277, 276, 274, 266, 265, 14, 15, 17, 18, 19, 20, 22, 43, 46, 61, 62, 63, 60, 64, 68, 71, 72, 74, 227, 226, 196, 197, 195, 194, 193, 181, 178, 175, 174, 172, 171, 165, 164, 163, 160 and 157.

Thana Phansideoa, village Guabari, jurisdiction list No. 93.

Cadastral plots in full—788, 789, 984, 985 and 1014.

Cadastral plots in part—860, 859, 858, 857, 856, 1049, 848, 846, 845, 844, 843, 842, 836, 837, 864, 872, 871, 783, 784, 787, 790, 792, 793, 794, 795, 796, 797, 799, 800, 801, 805, 1048, 823, 833, 831, 830, 884, 834, 888, 889, 887, 980, 979, 982, 983, 981, 1047, 986, 1010, 1011, 1013, 723, 704, 722, 723, 1018, 1017, 1015 and 1019.

Thana Phansideoa, village Bandargachh, jurisdiction list No. 94.

Cadastral plot in full—768.

Cadastral plots in part—770, 772, 773, 774, 776, 777, 778, 780, 781, 791, 766, 765 and 764.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as that of the Deputy Commissioner of Darjeeling.

In exercise of the powers conferred by the said section, the Governor is pleased to authorise the officers for the time being engaged in the taking with their servants and workmen to go upon and survey the land and do all other things required or permitted by that section.

Any person interested in so much of the land as are not waste or arable, who has objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Deputy Commissioner of Darjeeling.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894 amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Midnapore.—No. 8554 L.A. (P.W.).—29th August 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for a brick field at the 15th mile of the Cooch Digra Road, it is hereby notified that for the above purpose a piece of land measuring, more or less, 52.90 acres, and comprising cadastral plots detailed below, is likely to be required in the district of Midnapore:—

Thana Ramnagar, village Talgachhari, jurisdiction list No. 108.

Cadastral plots in full—47, 48, 49, 57, 58, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 101, 102, 103, 104, 105, 106, 107, 108, 109, 111, 112, 113, 114, 115, 116, 117, 118, 120, 121, 122, 123, 124, 125, 126, 127, 128, 130, 131, 132, 133, 134, 135, 915, 136, 137, 153, 154, 155, 244, 245, 246, 251, 252, 253, 255, 256, 257, 258, 259, 260, 261, 262, 263, 265, 266, 267, 268, 269, 270, 271, 272, 273, 275, 445, 447, 448, 449, 450, 451, 452, 453, 455, 456, 457, 458, 459, 460, 461, 462, 463, 465, 466, 467, 468, 469, 470, 471, 472, 473, 476, 477, 478, 522, 523, 524, 525, 526, 527, 533, 534, 535, 536, 537 and 538.

Cadastral plots in part—156, 250, 278, 446, 151, 27 and 910.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as that of the Collector of Midnapore.

In exercise of the powers conferred by the said section, the Governor is pleased to authorise the officers for the time being engaged in the taking with their servants and workmen to go upon and survey the land and do all other things required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 7(A) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

24-Parganas.—No. 8612L.A.—31st July 1950.—The Governor is pleased to cancel the notification No. 6580L.A., dated 20th August 1948, under section 4 of the Land Acquisition Act, I of 1894, published at page 1153, Part I of the *Calcutta Gazette*, dated 26th August 1948, in respect of the proposed acquisition of 0.7842 of an acre of land of the Naihaty Municipality for the construction of a Maternity Home-cum-Indoor Hospital in the village of Kanthalpara, jurisdiction list No. 4, pargana Havelisahar, thana Naihaty, district 24-Parganas.

Burdwan.—No. 8614L.A.—31st July 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of Srikhanda Union Sarbartha Sadhak Samabaya Samity, Ltd., for the construction of the house, godown, shop and night school, etc., in the village of Srikhanda, jurisdiction list No. 7, thana Katwa, pargana Bagha, district Burdwan, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 7245 and 7246, and measuring, more or less, 0.8 of an acre, is likely to be required within the aforesaid village of Srikhanda.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other things required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

24-Parganas.—No. 8616L.A.—31st July 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the South Suburban Municipality for a public purpose, viz., for construction of an approached road in the village of Behala, jurisdiction list No. 2, thana Behala, pargana Balia, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising part of cadastral plot No. 782, and measuring, more or less, 0.012 of an acre, is likely to be required within the aforesaid village of Behala.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other things required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

NOTICES.

Murshidabad.—No. 8446L.A.(P.W.)—28th July 1950.—Whereas 2.56 acres, more or less, of land situate in or near the village of Sarulia, described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Kandi P.H. (section from Plassey to Berhampore), under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Manza Sarulia, jurisdiction list No. 59, police-station Beldanga, district Murshidabad.

Portion of cadastral survey plot Nos. 507, 985, 586, 375, 376, 386, 422, 423, 431, 944, 1825, 420, 421, 433, 434, 481, 482, 484, 485, 1308, 1309, 1330, 1331, 1332, 1343, 1668, 1670, 1671, 1673, 1674, 1675, 1826, 1313, 925, 964, 926, 965, 966, 967, 983, 1344, 1370, 1371, 1372, 1389, 1392, 1431, 1676, 1676/2053, 1811, 1812, 1813, 1814, 1815, 1822, 1823, 390 and full cadastral survey plot Nos. 432, 389.

Nadia.—No. 8448L.A.(P.W.)—28th July 1950.—Whereas 4.53 acres, more or less, of land situate in or near the village of Basta, jurisdiction list No. 53, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Aranghata-Duttapuh-Bagoo Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Project, Krishnagar (Nadia) ("Banarsee Building").

Description of land.

Manza Basta, jurisdiction list No. 53, thana Ranaghat, district Nadia.

Plot in entirety—312.

Plots in portion—219, 220, 221, 225, 226, 231, 236, 239, 244, 245, 248, 249, 250, 251, 265, 266, 307, 308, 309, 311, 313, 372, 373, 374, 375, 376, 377, 378, 380, 392, 393, 394, 395, 396, 397, 402, 403, 404, 405, 443, 444, 445, 447, 448, 449, 450, 605, 607, 613, 614 and 1036.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (ex-officio).

Land Development

NOTIFICATIONS.

24-Parganas.—No. 7696L.Dev.—11th July 1950.
—The Governor is pleased to cancel so much of the notification No. 3002L.Dev., dated the 19th April 1949, under section 4 of the West Bengal Land Development and Planning Act, 1948, published at page 707, Part I of the *Calcutta Gazette* of 28th April 1949, as relates to portions of cadastral survey plots Nos. 32 and 79, and entire cadastral survey plots Nos. 1300, 41 to 46, 48, 49, 50 and 30 of mauza Bongaon, jurisdiction list No. 224, police-station Bongaon, district 24-Parganas, altogether measuring, more or less, 11.69 acres.

24-Parganas.—No. 7698L.Dev.—11th July 1950.
—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bongaon, jurisdiction list No. 224, police-station Bongaon, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising parts of cadastral survey plots Nos. 15 and 16 and measuring, more or less, 0.15 acre, is likely to be required within the aforesaid village of Bongaon.

This notification is made, under provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 7878L.Dev.—14th July 1950.
—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bansdroni, jurisdiction list No. 48, police-station Tollygunge, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 253-256, 267-271, 273-284, 335-340, 342, 343, 347, 351, 529 and parts of cadastral survey plots Nos. 341, 346 and 348 and measuring, more or less, 15.48 acres, is likely to be required within the aforesaid village of Bansdroni.

The notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 7882L.Dev.—14th July 1950.
—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Hanspur, jurisdiction list No. 7 and Simulia, jurisdiction list No. 21, police-station

Gaighata, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 2328, 2336, 2338, 2342, 2354 to 2359, 2481-2501, 2503, 2509, 2512 to 2609 and 2628 of Hanspur a cadastral survey plots Nos. 865 to 891, 899 to 901, 1810 to 1814 and 1817 to 1830 and parts of cadastral survey plots Nos. 368 and 902 of Simulia and measuring, more or less, 59.80 acres is likely to be required within the aforesaid villages of Hanspur and Simulia.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 7886L.Dev.—14th July 1950.
—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Aminpur, jurisdiction list No. 7, police-station Deganga, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 474, 476, 477, 479, 609, 610, 789, 791, 792, 793, 1017 and 1018 and measuring, more or less, 11.4 acres, is likely to be required within the aforesaid village of Aminpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

No. 7924L.Dev.—15th July 1950.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of the land which was included in declaration No. 143 L.Dev., dated the 14th February 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 303, Part I of the *Calcutta Gazette*, dated the 23rd February 1950.

Murshidabad.—No. 8086L.Dev.—20th July 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Banjetia, jurisdiction list No. 106, police-station Berhampore town, district Murshidabad, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 2, 4 to 6, 8 to 17, 19 to 43, 45 to 74, 109 to 133, 135, 136, 181, 183, 185 to 188, 236 to 249, 249 to 261, 265, 267, 263 to 266, 743, 774 and 776 and measuring, more or less, 160.28 acres, is likely to be required within the aforesaid village of Banjetia, jurisdiction list No. 106.

his notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Murshidabad, for the time being engaged in the undertaking, with his servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

24-Parganas.—No. 8232L.Dev.—24th July 1950. Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Agarpara, jurisdiction list No. 11, police-station Murshidabad, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 1162 to 1170, 1243 to 1253, 1254, 1278, 1293, 1279, 1283, 1285, 1320 to 1323, 1341 and 1332 and part of cadastral survey plot No. 1294, and measuring, more or less, 24.00 acres, is likely to be required in the aforesaid village of Agarpara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Hooghly.—No. 8274L.Dev.—25th July 1950. Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Mahesh and Daskhin Rajyadharpur, jurisdiction list Nos. 15 and 19, respectively, police-station Murshidabad, pargana Boro, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 22-31, 35-36, 152-158, 161-167, 171-176, 605-631, 635-641, 645, 731-741, 743-749, 902, 921, 923 and part of cadastral survey plot No. 151 of mauza Mahesh and cadastral survey plots Nos. 1185-1193 of mauza Daskhin Rajyadharpur, measuring, more or less, 40.096 acres, is likely to be required within the aforesaid villages of Mahesh and Daskhin Rajyadharpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Hooghly, for the time being engaged in the undertaking, with his officers, servants and men, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Land Acquisition Officer, Hooghly.

24-Parganas.—No. 8364L.Dev.—27th July 1950. Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for

the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Birati, jurisdiction list No. 7, police-station Dum-Dum, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 170, 734, 735, 740, 741, 745, 750, to 753, 755 to 757, 828 and parts of cadastral survey plot Nos. 726, 727, 737, 739, 742, 743, 746 to 749, 758 and 728 and measuring, more or less, 8.40 acres, is likely to be required within the aforesaid village of Birati.

This notification is made under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section the Governor is pleased to authorise the Kalyan Co-operative Housing Society, Ltd., and the Collector, 24-Parganas, for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Burdwan.—No. 8490L.Dev.—29th July 1950. Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Ichhalabad, jurisdiction list No. 75, police-station Burdwan, district Burdwan, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 41, 42, 44-58, 60 and 61, and measuring, more or less, 10.25 acres, is likely to be required within the aforesaid village of Ichhalabad.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Burdwan, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Burdwan.

24-Parganas.—No. 8496L.Dev.—29th July 1950. —The Governor is pleased to cancel so much of the notification No. 3006L.Dev., dated the 19th April 1949, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 707, Part I of the *Calcutta Gazette*, dated the 28th April 1949, as relates to 12.32 acres of land comprising portions of cadastral survey plots Nos. 542, 841, 632, 633, 638, 639, 878, 807, 810, 867, 868 and entire cadastral survey plots Nos. 688, 689, 612, 613, 879, 886 and 715 of mauza Champabaria, jurisdiction list No. 213, police-station Bongaon, district 24-Parganas.

ERRATA.

Nadia.—No. 8158L.Dev.—21st July 1950. —In notification No. 4938L.Dev., dated the 8th May 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 851, Part I of the *Calcutta Gazette* of the 11th May 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the establishment of a model village in the village of Boicha,

jurisdiction list No. 70, police-station Santipur, district Nadia—

Insert the figures "1348 to 1447" after the figures "1344-1347" in line 19 and "1502-1503" after the figures "1472-1476" in line 20";

Read the figures "1602 to 1606, 1614, 1639, 1640, 1642, 1644, 1646 and 1649" for "1602 to 1666" in line 20.

Nadia.—No. 8162L.Dev.—21st July 1950.—In notification No. 4940L.Dev., dated the 8th May 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 851-852, Part I of the *Calcutta Gazette* of the 11th May 1950, in respect of the acquisition of the land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the establishment of a model village in the villages of Belgoria, Sukupuria, Udayapur, Boicha, jurisdiction list Nos. 57, 58, 73 and 70 respectively, police-station Santipur, district Nadia—

Insert "part of cadastral survey plot No. 1" after the figures "8-11" in line 21 at page 851.

DECLARATIONS.

24-Parganas.—No. 7700L.Dev.—11th July 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bongaon, jurisdiction list No. 224, police-station Bongaon, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 3, 75, 80, 82, 85, 87, 89, 90 and 91 and parts of cadastral survey plots Nos. 86, 88, 19, 81, 15 and 16 and measuring, more or less, 43.24 acres, is required within the aforesaid village of Bongaon.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 7880L.Dev.—14th July 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bansdroni, jurisdiction list No. 48, police-station Tollygunge, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 253-256, 267-271, 273-284, 335-340, 342, 343, 347, 351 and 529 and parts of cadastral survey plots Nos. 341, 346 and 348 and measuring, more or less, 15.48 acres, is required within the aforesaid village of Bansdroni.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 7884L.Dev.—14th July 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into

the State of West Bengal on account of circumstances beyond their control in the village of Hanspur, jurisdiction list No. 7, and Simulia, jurisdiction list No. 21, police-station Gangadip, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 2328, 2336 to 2342, 2354 to 2359, 2481-2501, 2503 to 2509, to 2609 and 2628 of Hanspur and cadastral survey plots Nos. 865 to 891, 899 to 901, 1810 to 1817 to 1830 and parts of cadastral survey plots Nos. 368 and 902 of Simulia and measuring, more or less, 59.80 acres, is required within the aforesaid villages of Hanspur and Simulia.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 7888L.Dev.—14th July 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Aminpur, jurisdiction list No. 74, police-station Deganga, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 471-474, 477, 479, 609, 610, 789, 791, 792, 794, 1017, 1018 and measuring, more or less, 14.75 acres, is required within the aforesaid village of Aminpur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Murshidabad.—No. 8088L.Dev.—20th July 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Banjetia, jurisdiction list No. 105, police-station Berhampore town, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 4 to 6, 8 to 17, 19 to 43, 45 to 74, 109 to 133, 136, 181, 183, 185 to 188, 236 to 242, 249 to 255, 257, 263 to 266, 743, 774 and 776, measuring, more or less, 166.28 acres, is required within the aforesaid village of Banjetia.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

24-Parganas.—No. 8234L.Dev.—24th July 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Agartia, jurisdiction list No. 11, police-station Khardah, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1162 to 1170, 1243 to 1248, 1253, 1254 to 1275, 1293, 1278, 1279, 1283, 1285, 1286 to 1323, 1341 and 1332 and part of cadastral survey plot No. 1204, and measuring, more or less, 2.82 acres, is required within the aforesaid village of Agartia.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Hooghly.—No. 8276L.Dev.—25th July 1950.—Whereas it appears to the Governor that land is needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Mahesh and Dakshin Rajyadharpur, jurisdiction list Nos. 15 and 19, respectively, police-station Serampore, parana Boro, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 22-31, 35-49, 55, 56, 62-68, 161-167, 171-176, 605-631, 635-642, 644-45, 731-741, 743-749, 902, 921, 923 and 924, and part of cadastral survey plot No. 151 of mauza Mahesh and cadastral survey plots Nos. 1185-1190 and 1193 of mauza Dakshin Rajyadharpur, and measuring, more or less, 40.096 acres, is required within the aforesaid villages of Mahesh and Dakshin Rajyadharpur.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Officer, Hooghly.

24-Parganas.—No. 8278L.Dev.—25th July 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Hazalpurkuria, jurisdiction list No. 80, police-station Habra, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 96 and 100-103 and parts of cadastral survey plots Nos. 92 and 101, measuring, more or less, 4.00 acres, is required within the aforesaid village of Hazalpurkuria.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

ERRATUM.

Nadia.—No. 8160L.Dev.—21st July 1950.—In declaration No. 4942L.Dev., dated the 8th May 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 853-854, Part I of the *Calcutta Gazette* of the 11th May 1950, in respect of the position of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the establishment of a model bazaar in the village of Belgoria, Sukurnia, Dayapur and Boicha, jurisdiction list Nos. 57, 58, 73 and 70 respectively, police-station Nabipur, district Nadia—

Insert "part of cadastral survey plot No. 1" after the figures 8-11 in line 20 and "cadastral survey plot No. 1285" after the figures 1266-1283 in line 33 at page 854.

By order of the Governor,
S. BANERJEE, Secy.

Requisition.

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 286/50Requ

Calcutta, the 25th July 1950

ORDER

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises

9B, Baisnab Seti 1st Lane, Calcutta (1st floor and the ground floor except the three garages)

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Hrishikesh Saha, landlord of the premises referred to in the order above, is hereby directed to place the above property at my disposal and control on and from the 9th August 1950 at 4 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta
Calcutta, the 29th July 1950.

No. 631/50Requ

Calcutta, the 24th July 1950

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

33E, Raja Naba Kissen Street, Calcutta (South-western flat on the 1st floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Guru Prosad Deb, landlord of the premises referred to in the order above, is hereby directed to place the above property at my disposal and control on and from the 10th August 1950 at 4 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Calcutta, the 31st July 1950.

No. 634/50Reqn.

Calcutta, the 27th July 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

6C, Durgapur Lane, Alipore, Calcutta (3 bed rooms, 1 kitchen and 1 verandah in the front portion of the buildings. Services to be used as common.)

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Sri Gurupada Dey, Sri Sripada Dey and others, 6B, Durgapur Lane, "Dey Kutir", Alipore, Calcutta, landlords of the premises referred to in the order above, are hereby directed to place the above property at my disposal and control on and from the 9th August 1950 at 4 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Calcutta, the 1st August 1950.

No. 371/50Reqn.

Calcutta, the 27th April 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the

Governor is further pleased to direct the Collector of Nadia to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises requisitioned.

The Schedule.

Description of premises.

A tin-shed situated on cadastral survey No. 640 (consisting of two rooms) of mauza I pur, under Tantla union board, police-station Chakdah, district Nadia.

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Janab Fakir Ahammad, son of late Benadafadar, post office Chakdah, district Nadia, landlord of the premises referred to in the order above is hereby directed to place the above property at my disposal and control on and from the 16 August 1950, at 11-30 a.m. or on any subsequent day, when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

U. L. GOSWAMI,

Collector of Nadia

Krishnagar, the 28th July 1950.

No. 647/49.

Calcutta, the 16th June 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section the Governor is further pleased to direct the Collector of Murshidabad to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

Holding No. 279, Netaji Subhas Chandra Bose Road (two rooms with bath, kitchen and privy within Berhampore Municipality), district Murshidabad.

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Copy forwarded to landlord/tenant of the premises referred to in the order above.

He is directed to place the above property at my disposal and control on and from the 18th August 1950 at 12 noon, when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

A. NIYOGI,

Collector of Murshidabad

Berhampore, the 25th July 1950.

ORDERS.

No. 613/50.

Calcutta, the 19th July 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that owner Muhammad Akbar, minor represented by his father and natural guardian Mohammad Anwar alias Azam of 20/1, Tanti Bagan Lane, Calcutta, shall not without the permission of the State Government in any way dispose of, or structurally alter, the premises and that no person shall without such permission enter into occupation thereof.

The Schedule.*Description of premises.*

24A, Jannagar Road, Calcutta.

No. 617/50.

Calcutta, the 19th July 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sri Bijoy Sen, 79/13A, Lower Circular Road, Calcutta, (address: c/o. Bejoy Press, 144, Dharamtalla Street, Calcutta, shall not without the permission of the State Government in any way dispose of, structurally alter, the premises and that no person shall without such permission enter into occupation thereof.

The Schedule.*Description of premises.*

207B, Park Street, "Kusum" Calcutta (entire use).

No. 629/50.

Calcutta, the 25th July 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that owner Sab Atsarjahan Begum, 20, Ballygunj Circular Road, tenant: Sri Sudhir Ch. Dutta, 20, Ballygunj Circular Road, ground floor, sub-tenant: Wong, 1st floor of 20, Ballygunj Circular Road, shall not without the permission of the State Government in any way dispose of, or structurally alter, the premises and that no person shall without such permission enter into occupation thereof.

The Schedule.*Description of premises.*

20, Ballygunj Circular Road, Calcutta (1st floor).

No. 642/50.

Calcutta, the 28th July 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that owner Sm. Kamala Bala Devi of 24, Karbala Tank Lane, Calcutta, tenant Sm. Punnya Prova Mandal of 24, Karbala Tank Lane, Calcutta, sub-tenant Sri Shanti Bhushan Sen of 24, Karbala Tank Lane, Calcutta, shall not, without the permission of the State Government, in any way dispose of, or structurally alter, the premises and that no person shall, without such permission, enter into occupation thereof.

The Schedule.*Description of the premises.*

24, Karbala Tank Lane, Calcutta (entire front portion of the 1st floor consisting of 3 rooms with attached verandah and 1 bath room and the south-western room, 1 bath, 1 privy and 1 kitchen to the north of the room on the ground floor—portion in occupation of Sm. Punnya Prova Mandal and Sri Shanti Bhushan Sen).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Notice under section 4 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

5, Bankshall Street, Calcutta, the 25th July 1950.

Whereas the premises described in Schedule I below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Janab Sk. Jumman Mistry, Chatu Babu Bustee, Kundu Lane, Belgachia, Calcutta, the landlord of the premises, to execute in respect of the said premises the repairs specified in Schedule II below on or before 5th August 1950.

Schedule I.*Particulars of the premises.*

48, Jiban Krishna Mitra Road, Calcutta (1st floor).

Schedule II.*Particulars of the repairs.*

(1) Repairs to doors and windows including supplying and fixing socket, bolts, bars, screws, etc.

(2) Regarding the roof outlets where water accumulates during rain with proper slope.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

Agriculture

NOTIFICATION.

Calcutta.—No. 6130Agri.—22nd July 1950.—Sri A. R. Das Gupta, Administrative Officer of the Central Livestock Research-cum-Breeding Station, has been posted temporarily to Calcutta with effect from the date of his assumption of office until further orders.

By order of the Governor,
M. SARKAR, Dy. Secy.

DIRECTORATE OF AGRICULTURE

Orders by the Director of Agriculture West Bengal

Calcutta, the 29th July 1950.

Dr. P. J. Gregory, Special Officer (Crop Research), is granted earned leave for thirty-one days from 1st August 1950 under West Bengal Service Rule 167(i) in extension of the leave for twenty-nine days (from 3rd July 1950) previously granted.

H. K. NANDI, Director.

EDUCATION DEPARTMENT

Education

NOTIFICATIONS.

Calcutta.—No. 3283Edn./10B-13/49.—14th July 1950.—The Governor is pleased to constitute a State Advisory Board for Basic Education in West Bengal to advise Government regarding Basic Education and for the supervision and proper conduct of the Junior Basic Primary Schools. The Board will be constituted as follows:—

- (1) Hon'ble Sri Rai Harendra Nath Chaudhuri, Chairman.
- (2) Mr. Zakir Husain
- (3) Dr. Moitrayee Bose.
- (4) Dr. Mrs. Phulrenu Guha.
- (5) Sjt. Bejoy Kumar Bhattacharyya.
- (6) Sjt. Satya Narayan Banerjee, Birbhum.
- (7) Sjt. Ananga Mohan Das, Midnapore.
- (8) Sjt. Himanshu Majumdar, Principal, Basic Training College for Men, Banipore (24-Parganas).
- (9) Professor Priya Ranjan Sen.
- (10) The Director of Public Instruction, West Bengal (*ex-officio*).
- (11) Chief Inspector of Basic Education (*ex-officio*).

The members of the Board will hold office for a term of one year.

The Charitable Endowments Act, 1890.

No. 3391Edn.—21st July 1950.—It is hereby notified that the Governor of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrators of the Ramnagore Atul Vidyalaya Fund created in terms of notification No. 1014Edn., dated the 4th May 1922, as modified in notification No. 4727Edn., dated the 15th December 1948, doth hereby order and direct that the land, buildings, furniture, fittings and equipment described in Part I of the First Schedule and the Government securities, particulars of which are contained in the Part II

of the said First Schedule written under the notification shall as from the 15th August 1947 vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors subject to the provisions of the Charitable Endowments Act, 1890, and any rules from time to time framed thereunder by the Governor of West Bengal upon trust for ever to receive, the interest of the said securities the present corpus of which consists of 3 per cent. loan, 1946, for Rs. 54,000 when and as the same become due and payable and from time to time to apply the same in terms of the schedule for the creation of the said endowment, particulars of which scheme are contained in the second part of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have in operation on the vesting of said securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

The Charitable Endowments Act, 1890.

No. 3398Edn./5F-31/50.—24th July 1950.—It is hereby notified that the Governor of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrator of the Forbes Memorial Scholar Fund created in terms of notification No. 66 dated the 19th November 1908, doth hereby order and direct that the Government securities, particulars of which are contained in the first part of the schedule written under the above notification shall as from the 15th August 1947 vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors subject to the provisions of the said Charitable Endowments Act, 1890, and any rules from time to time framed thereunder by the Governor of West Bengal upon trust for ever to receive, the interest of the said securities the present corpus of which consists of (1) 4 per cent. loan, 1960-70, Rs. 500 and (2) 3 per cent. loan, 1946, for Rs. 72 when and as the same become due and payable and from time to time to apply the same in terms of the schedule for the creation of the said endowment, particulars of which scheme are contained in the second part of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

Calcutta.—No. 3402Edn./10C-1/49.—24th July 1950.—The names of the members of the State Council of Engineering and Technical Education, West Bengal, as constituted in resolution No. 381Edn., dated the 3rd August 1949, are published for general information—

Hon'ble Minister, Education, *Chairman.*
Members.

- (1) Sri B. N. Chaudhury, representative of the Institute of Engineers (Bengal Branch).
- (2) Mr. J. R. Talpade, representative of the Indian Institute of Architect.
- (3) Professor P. C. Mahanti, representative of the Post Graduate Council of Teachers in Science, Calcutta University.
- (4) Mr. B. F. Good Child, representative of the Indian Engineering Association.
- (5) The Chief Mechanical Engineer, Indian Railway (*ex-officio*).
- (6) The Chief Engineer, Bengal Nagpur Railway (*ex-officio*).

- (7) The Deputy Chief Engineer, Port Commissioners, Calcutta (*ex-officio*).
- (8) The Chief Engineer, Works and Buildings Department, Government of West Bengal (*ex-officio*).
- (9) Chief Engineer, Irrigation and Waterways Department, Government of West Bengal (*ex-officio*).
- (10) The Chief Executive Officer, Calcutta Corporation (*ex-officio*).
- (11) The Chief Electrical Engineer, Commerce and Industries Department, Government of West Bengal (*ex-officio*).
- (12) Mr. J. A. Parks, Chief Valuer, Calcutta Improvement Trust (*ex-officio*).
- (13) The Labour Commissioner with the Government of West Bengal (*ex-officio*).
- (14) Principal, College of Engineering and Technology, Jadavpur (*ex-officio*).
- (15) Principal, Bengal Engineering College (*ex-officio*).
- (16) Principal, Government Commercial Institute, Calcutta (*ex-officio*).
- (17) The Secretary, Commerce and Industries Department, Government of West Bengal (*ex-officio*).
- (18) The Secretary, Agriculture, Forests and Fisheries Department, Government of West Bengal (*ex-officio*).
- (19) The Secretary, Finance Department, Government of West Bengal (*ex-officio*).
- (20) The Secretary, Education Department, Government of West Bengal (*ex-officio*).
- (21) Sir Biren Mukherjee.
- (22) Mr. P. F. S. Warren.
- (23) Mr. M. C. Boyes.
- (24) Sri K. D. Jalan.
- (25) Sri L. N. Birla.
- (26) Dr. B. C. Guha, Member, Damodar Valley Corporation.
- (27) Sri Ramendra Nath Chakravarty, Principal, Government School of Art.
- (28) Sri S. N. Ghose.
- (29) Chief Inspector of Technical Education, West Bengal (*ex-officio*), who will also act as Secretary.

the tenure of office of the non-official members be three years from the date of this notification.

By order of the Governor,

D. M. SEN, Secy.

Dispersal.

NOTIFICATION.

owrah-Burdwan.—No. 129D.S.—27th July 1950.—Sri Benoy Bhusan Mukherjee, Chief Aman Instructor, Bengal Engineering College, more, is appointed to act as Superintendent of Asansol Polytechnic at Dhadka, with effect from the date from which he joins the post.

By order of the Governor,

D. M. SEN, Secy.

Office of the Accountant-General, West Bengal

NOTIFICATIONS

Subject:—Correction to Account Code, Volume II —Form No. T.A. 48.

No. TM/168.—22nd July 1950.—All Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby informed that the following amendment to the Account Code, Volume II, has been made—

Page 85. Form T.A. 48.—Insert the following Note below this form:—

Note.—The following particulars should be given in the "Remarks" column of the form:—

(i) Reasons for non-submission of "documents to be forwarded hereafter" and

(ii) probable date when they will be submitted.

Correction as indicated above should be made in the form in manuscript until the form is reprinted and duly filled in before submission to this office.

[Comptroller and Auditor-General's memorandum No. 1301-Admn/394-49, dated 30th June 1950. Dy. TM-815.]

Subject:—Change in nomenclature of heads of account.

No. TM/169.—26th July 1950.—All Treasury and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby informed that the nomenclature of the existing major heads "II/2—Central Excise Duties" and "VIII/8—Provincial Excise" has been altered to "II/2—Union Excise Duties" and "VIII/8—State Excise Duties" respectively. Necessary correction in this respect may be made in manuscript in the Cash Account and List of Payments and other relevant records.

[Government of India, Ministry of Finance letter No. D 1682-BII/50, dated 16th February 1950.—Dy. India 7162/TM.811.]

Subject:—Extension of service beyond the age of superannuation.

No. TM/170.—26th July 1950.—The following orders issued with the Government of India, Ministry of Home Affairs, office memorandum No. 23 15/50-C.S., dated 8th February 1950, are circulated herewith for the information and guidance of all Heads of Offices of the Central Government under the audit control of this office:—

Under the existing instructions, sanctions in respect of the extension of service beyond the age of superannuation and of re-employment of officers who have superannuated can be issued only with the concurrence of the Ministry of Home Affairs. The matter has recently been reconsidered by the Cabinet in respect of displaced officers and of scientific and technical personnel. In the case of displaced persons who continue to be physically fit after reaching the age of superannuation and whose services are considered useful to Government, the Ministry of Home Affairs, has been authorised to relax more liberally the rules regarding superannuation. In the case of scientific and technical personnel also the Cabinet have expressed the view that it would be desirable to retain their services, if their special experience so warrant even after the normal age of retirement.

2. The Ministry of Home Affairs will continue to be responsible for the enforcement of the policy regarding the superannuation of officers and all

cases including those of displaced officers, scientific and technical personnel covered by the recent Cabinet decision should continue to be referred to them well in advance (at least three months before the date of superannuation or expiry of the sanction) as at present.

[Government of India, Ministry of Home Affairs, office memorandum No. 23/15/50-C.S., dated 8th February 1950, copy received with Comptroller and Auditor-General of India, endorsement No. 265-A-149-49, dated 24th May 1950—Dy. India-1386/TM-800.]

Subject:—Accounting for transactions of the Cutch State Railway.

No. TM/171.—27th July 1950.—All Treasury Officers in West Bengal, and the Manager, Reserve Bank of India, Calcutta, are hereby informed that the Comptroller and Auditor-General of India has approved the opening of a new minor head "Cutch State Railway" under the Major Head "Adjusting Account with Railways" in Section "S—Remittances—I—Remittances within India", with effect from the 1st April 1950.

[Comptroller and Auditor-General of India, memorandum No. 389-AC/80-50, dated 27th June 1950—Dy. India 2688/TM-822.]

Subject:—Medical attendance and treatment at hospitals—Grant of concessions to families of Government servants stationed in or passing through Calcutta.

No. TM/172.—28th July 1950.—It has been decided by the Government of India, Ministry of Health, that the families of non-gazetted Government servants stationed in or passing through Calcutta, excepting Grade IV Government servants, are entitled to receive medical attendance and treatment at (i) Government and other recognised hospitals and (ii) State-aided hospitals. A list of the Government and other "recognised" hospitals is given in the Annexure to Government of India, Ministry of Health, office memorandum No. F. 6-97/48M-II, dated 4th December 1948, is given below*. The families of the aforesaid Government servants may, therefore, receive attendance and treatment at Government expense at any of the Government or recognised hospitals as mentioned in the list or in any State-aided hospitals.

***List of Government and recognised hospitals in Calcutta at which the Central Government servants and their families are entitled to treatment under the concessions of medical attendance and treatment.**

1. Medical College Group of Hospitals.
 - (i) Medical College Hospital (including Prince of Wales Hospital and Chunilall Seal's Dispensary).
 - (ii) Ezra Hospital.
 - (iii) Eden Hospital for females.
 - (iv) Shama Charan Law Eye Hospital.
2. Carmichael Hospital for Tropical Diseases.
3. Presidency General Hospital.
4. Campbell Medical School Hospital.
5. Shambhunath Pandit Hospital, Bhowanipore.
6. Ram Chandra Goenka Hospital, Kalighat.
7. Mayo Hospital, Strand Road.
8. Carmichael Medical College Hospital, Belgachia.
9. Calcutta Medical School Hospital, Sealdah.
10. Chittaranjan Hospital, Entally.
11. Cossipur North Suburban Hospital.
12. Howrah General Hospital, Howrah.
13. Lake Medical College Hospitals, Calcutta.

For women only.

14. Chetla Municipal Maternity Home, S.
15. Baldeodas Municipal Maternity Home, North.
16. Kidderpore Municipal Maternity Home.
17. Maniktala Municipal Maternity Home.
18. Lady Dufferin Victoria Hospital, females, Amherst Street.

S. K. SARKA

Deputy Accountant-General

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

24-Parganas.—No. 4739A.—25th July 1950. Sri Tarapasanna Mukharji, Munsif, on leave appointed to be a Munsif in the district of 24 Parganas to be ordinarily stationed at Baruipore. Sri Radha Ballabh Saha, transferred.

Birbhum.—No. 4802A.—26th July 1950. Gopal Chandra Chattarji, Munsif of Rampur in the district of Birbhum, is temporarily appointed to be the Munsif of Dubrajpur in the same district during the absence, on leave, of Sri Lal Chandra Banerji.

Leave.

Birbhum.—No. 4873A.—28th July 1950. Nishakar Chaudhuri, Subordinate Judge, Assistant Sessions Judge of Birbhum, is on leave on average pay under rule 184(b) read with rule 188(a) of the West Bengal Service Rules, Part I, for twenty days with effect from 10th July 1950.

Powers.

24-Parganas.—No. 4744A.—25th July 1950. Sri Tarapasanna Mukharji, Munsif, under order of transfer to Baruipore in the district of 24 Parganas, is vested with the powers of a Judge of Court of Small Causes for the trial of cases cognizable by such a Court up to the value Rs. 100 within the local limits of the Baruipore munsifi.

24-Parganas.—No. 4747A.—25th July 1950. Sri Tarapasanna Mukharji, Munsif, under order of transfer to Baruipore in the district of 24 Parganas, is vested with powers to exercise jurisdiction in the trial of suits for the recovery of rent under section 153(b) of the Bengal Tenancy Act, VIII of 1885.

R. P. MUKHERJI, Registrar

Original Side

NOTIFICATION.

The 27th July 1950.

The Government of West Bengal in their letter No. 5357J., dated the 10th October 1949, has sanctioned a unified scale of pay for the Assistant Registrars on the Original Side of the High Court at Rs. 300—25—600, the Hon'ble the Chief Justice, in modification of the order, dated 4th May 1949, published in the *Calcutta Gazette* dated the 12th May 1949, Part I, at page 100, has been pleased to confirm the appointment of Sri Monmotho Nath Ganguly, B.A., Assistant Registrar, Original Side, on Rs. 300 (unreduced) per month fixed, in the said scale of pay Rs. 300—25—600 with effect from the 10th October 1949 pending any subsequent re-fixation of said scale by the Government.

By order,

P. K. BOSE, Registrar

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

It is hereby notified for general information:—

and date of notification assigned by issuing authority.	Board to which elected with police-station, subdivision and district	Name	Section of law and particulars of Government order by which power is delegated to issuing authority	Name of authority to be designated
---	--	------	---	------------------------------------

Election to Union Board.

2254 Cr., dated 15 July 1950.	Indas union board, police-station Indas, Vishnupur district Bankura	Ward No. I—Sri Bijoy Krishna Gangopadhyaya, Janab Md Hossain and Janab Fazlal Karim Ward No. II—Sri Satyadeb Sarkar, Sri Bibhuti Bhushan De and Sri Khagendra Nath Basu Ward No. III—Sri Rasamoy Ghosal, Sri Krishna Kishore Das and Janab Md Aktar Hossain.	Sub-section (2) of section 6 of the Bengal Village Self Government Act, 1919	A. N. Benerji, District Magistrate, Bankura
-------------------------------	---	--	--	---

No. 1049M.—26th July 1950.—In exercise of the powers conferred by section 20 of the Bengal Municipal Act (Bengal Act XV of 1932), delegated to Commissioners of Divisions under Government notification No. 7908M., dated the 3rd November 1945, I hereby determine, after considering the views of the Commissioners of the Chandrakona Municipality at a meeting, that the number of Commissioners to be elected from each ward of the Chandrakona Municipality in the district of Nadia shall be as shown against each such ward:—

Ward.	Number of Commissioners to be elected.
I	1
II	1
III	2
IV	1
V	2
VI	2
	9

This notification shall have effect for the purpose of and from the next reconstitution of the Commissioners of the said municipality.

No. 1058M.—26th July 1950.—It is hereby notified for general information that in accordance with instructions contained in Government memorandum No. 1541(5)Medl., dated 27th April 1945, Advisory Committee of the Vishnupur Provincial Hospital in the district of Bankura is constituted with the following gentlemen:—

Subdivisional Officer, Vishnupur, President (*ex-officio*).

Medical Officer, Vishnupur Provincial Hospital, Secretary (*ex-officio*).

Mr. Tilak Chand Chakravorty, M.B.

Mr. Mohini Mohan Roy, M.B.

Mr. A. K. Das, B.Sc., A.M.I.E.E. (Lond.).

Mr. Gagan Behari Ghosh, L.M.S.

Mr. Ram Nalini Chakraverty.

Mr. Mah Nasir Ahmed, B.L.

Mr. Satish Chandra Sarkar.

Mr. Phanindra Bhushan Mukherjee.

Mr. Hara Bhushan Mandal.

Mr. Hanumandas Sarda.

B. SARKAR, Commissioner.

Presidency Division—Calcutta

No. 949R L.—22nd July 1950.—In exercise of powers conferred by the proviso to section 4 of the Bengal Agricultural Debtors Act, 1935 (Bengal Act VII of 1936), delegated to me under section 5 of the said Act, I hereby authorise the District Officer (*ex-officio*) at Sadar, Nadia, to exercise with effect from the date of publication of this notification, all the powers of the dissolved

Debt Settlement Boards of the district of Nadia in connection with the making of awards in respect of cases of the dissolved Debt Settlement Boards pending on the date of publication of this notification.

No. 827J—28th July 1950.—It is hereby notified for general information that in exercise of the powers conferred on me by rule 56(2) of the Bengal Jail Code, 1937, Volume I, 7th Edition as amended, I appoint Sri Adwaita Charan Dutta, B.A., B.T., to be a non-official visitor of the Ranaghat Subsidiary Jail, in the district of Nadia for a period of two years, with effect from the 15th August 1950.

J. N. TALUKDAR, Commissioner

Presidency Division—Jalpaiguri

No. 473J—21st July 1950.—Under the provisions of rule 56(2) of the Bengal Jail Code, Volume I, I hereby appoint the following persons to be non-official visitors of the Balughat Sub-Jail in the district of West Dinajpur for a period of two years with effect from the date of this notification:—

Mrs. Bijali Das

Dr. Sushil Ranjan Chatterjee, M.B.

Sri Pratap Chandra Gupta.

Dr. Dharendra Nath Sanyal, M.B.

No. 1665P.W.—21st July 1950.—It is hereby notified for general information that in exercise of the powers delegated to me by the Bengal Government notification No. 3403 L.S.-G. dated the 1st December 1904, I do hereby take possession under clause (b) of section 6 of the Bengal Ferries Act, I of 1885, of the undermentioned two private ferries in the district of Malda and declare them to be public ferries:—

(1) The ferry over the river Sarjole, locally known as Sarjole Ferry, situated at the point where the District Board Road from Ratua to Samshi crosses the river Sarjole in mauza Bhado, jurisdiction list No. 70, within the jurisdiction of Ratua police-station in Malda district.

(2) The ferry over the river Bhagirathi, locally known as Gossampur Ferry, situated where the District Board Road from Milki to Bangitola crosses the river Bhagirathi, mauza Gossampur, on the north and Ganga Gobindapur on the south, with jurisdiction list Nos. 8 and 5, respectively, within English Bazar police-station in the Malda district.

2. In exercise of the power conferred on me by the Bengal Government notification No. 217-L.S.-G., dated the 12th January 1905, I further direct, under section 35 of the said Act, that the said two ferries shall be managed by the district board of Malda.

No. 1666L.S.-G.—21st July 1950.—It is hereby notified that Jonab Mohammad Ejrat Ali, a member of the district board, Jalpaiguri, constituted with the Government notification No. L.S.-G/1385/47/1B(2), dated the 1st December 1947, is hereby removed under item (c) of clause (I)(a) of section 18 of the Bengal Local Self-Government Act, 1885 (Bengal Act III of 1885), as amended up-to-date, from his office as a member of the said district board, for his failure to attend six consecutive meetings of the said board, without sufficient excuse.

No. 1668L.S.-G.—21st July 1950.—It is hereby notified for general information that under section 19(2) of the Bengal Local Self-Government Act, 1885 (Bengal Act III of 1885), as amended up-to-date, and acting with the approval of the Government of West Bengal, I hereby appoint Mr. T. J. Hardingham of Vah Tukvar Tea Estate in the district of Darjeeling as a member of the Sadar-Kurseong local board in the district of Darjeeling in the vacancy caused by the seat of Mr. A. J. Emmett becoming vacant under section 16(b)(2) of the Act.

No. 1669L.S.-G.—21st July 1950.—It is hereby notified for general information that under section 19(2) of the Bengal Local Self-Government Act,

1885 (Bengal Act III of 1885), as amended up-to-date, and acting with the approval of the Government of West Bengal, I hereby appoint Sri T. Nath Roy Sarkar of Panishali, police-station Kharibari, in the Siliguri subdivision of district of Darjeeling, as a member of the Siliguri local board, *vice* Jonab Syed Muhammad, B. resigned.

J. N. TALUKDAR, Commissioner

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 22836C.T./2E/20/50-51.—21st July 1950.—Mr. M. E. Rahman, Inspecting Assistant Commissioner of Income-tax, on return from leave under section 5(5) of the Income-tax Act, 1922, as Inspecting Assistant Commissioner of Income-tax, Range No. V, with effect from the forenoon 18th July 1950, *vice* Mr. P. N. Mukherjee, proceeded on leave.

S. NARGOLWALA, Commissioner

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATION.

No. Medl.3323/5M-27/49.—19th July 1950.—In exercise of the powers conferred by section 46 of the Pharmacy Act, 1948 (VIII of 1948), the Governor is pleased to make the following rules relating to registration of pharmacists in the first register under Chapter IV of the said Act, namely:—

1 **Interpretation.**—In these rules unless there is anything repugnant in subject or context—

- (1) "Appellate Authority" means the authority appointed by the State Government under sub-section (4) of section 30;
- (2) "Appendix" means the appendix to these rules;
- (3) "section" means a section of the Act;
- (4) "the Act" means the Pharmacy Act, 1948 (VIII of 1948);
- (5) "Tribunal" means the Registration Tribunal appointed under sub-section (1) of section 30.

2 **Application for registration and fee in respect thereof.**—(1) An application for registration in the First Register shall be made in Forms A, B, C or D given in the Appendix, duly filled in and signed, according as the qualification of the applicant comes under clause (a), (b), (c), or (d) of section 31.

(2) Every such application for registration shall be accompanied by a fee of Rs. 5 only:

Provided that an application by a person who has been registered in the First Register of qualified compounders maintained by the State Medical Faculty West Bengal shall be accompanied by a fee of Rs. 2 only.

3. **Proof of qualifications.**—(1) Every applicant shall produce before the Registration Tribunal satisfactory proof of the qualifications on which he applies, and in particular—

- (a) in cases under clause (a) of section 31, the degree, diploma or qualification he obtained;
- (b) in cases under clause (b) of section 31, the degree he obtained from an Indian University and the several certificates regarding his employment in the compounding of drugs as specified in Form B;
- (c) in cases under clause (c) of section 31, the pass certificate he obtained from the State Medical Faculty of Bengal or West Bengal;
- (d) in cases under clause (d) of section 31, the several certificates regarding his employment in the compounding of drugs as specified in Form D.

(2) Notwithstanding anything contained in the foregoing clauses of sub-section (1), the Tribunal may require any applicant to appear personally before it to produce further evidence when it considers such personal appearance or other evidence to be necessary.

(3) (a) In cases under clauses (b) or (d) of section 31, the applicant shall satisfy the Tribunal with necessary proof as to the status of the hospital, dispensary or other place where he has been engaged, the volume of dispensing work in such hospital, dispensary or other place, and the adequacy of the manner in which the applicant has been engaged in the compounding of drugs. Engagement in the compounding of drugs at age below 16 years shall not be recognised;

(b) for the above purposes the Tribunal may also refer any case to the Civil Surgeon or the administrative head of the local municipality or district board or the District Magistrate for verification.

4. **Rejection of application and reasons for such rejection.**—When the Tribunal rejects an application it shall record the reasons for rejection and shall communicate its decision to the applicant within one month of the order of rejection with the reasons.

5. **Preparation of the First Register.**—(1) The First Register prepared under section 30 shall be in Form E given in the Appendix and shall be divided into four parts, according as the cases come under clauses (a), (b), (c) and (d) of section 31.

(2) The register prepared by the Registration Tribunal shall be printed and a copy thereof shall be deposited in the office of the Registrar and shall be open to inspection.

(3) The fact of such deposit shall be announced in the *Calcutta Gazette* and in such newspaper or newspapers as the Tribunal may direct, and the date on which the announcement is made in the *Calcutta Gazette* shall be deemed to be the date of the publication of the register.

(4) Every person shall be entitled to be supplied with a printed copy of the register on application made in this behalf to the Registrar and on payment of a fee of Rs. 3 and the necessary postal charges if the copy is required to be sent by post.

6. **Appeal.**—(1) An appeal under sub-section (4) of section 30 shall be made in writing in the form of a memorandum and may be sent either to the Appellate Authority direct or to such officer as may be authorised by the Appellate Authority to receive such appeal. The memorandum of appeal shall be accompanied by a copy of the order of the Tribunal, and shall state the grounds on which that order is objected to.

(2) A memorandum of appeal received under sub-rule (1) shall be referred to the Registrar for a report thereon; and the Registrar shall, on receipt of the memorandum, make a report thereon to the Appellate Authority and furnish such other particulars about the case as may be called for by the Appellate Authority.

(3) The Appellate Authority shall inform the appellant of the date on which the appeal will be considered, and may require him to produce such further evidence as may be necessary for the proper disposal of the appeal. The appellant shall also be allowed, if he so chooses, to represent himself before the Appellate Authority, either by himself or by his lawyer.

7. **Certificate of registration.**—On the registration of a person in the First Register, the Registrar shall issue to the person a certificate in Form F in the Appendix.

APPENDIX.

Form A.

(See rule 2.)

Application for first registration by a person with qualifications mentioned in clause (a) of section 31 of the Pharmacy Act, 1948 (VIII of 1948).

TO THE REGISTRAR,

Pharmacists Registration Tribunal.

IR,

I beg to apply for registration of my name in the First Register under the Pharmacy Act, 1948 (VIII of 1948).

Particulars about myself are furnished below:—

1. Name in full.....
- 2 (a) Age with date of birth.....
(b) Place of birth.....
- 3 Father's name.....
- 4 Nationality.....
- 5 Whether of Indian domicile.....
- 6 Residential address.....
- 7 Professional address, i.e., the place where engaged in practice as Pharmacist.....
- 8 Employment, if any.....
- 9 Particulars of qualification (i.e., degree, diploma or certificate) with the name of the authority from which and the year in which obtained.....

DECLARATION.

I(applicant) hereby declare that statements made above are correct. I further declare that I shall maintain the dignity and ethical standard of the profession in my practice as a pharmacist.

I undertake that I shall intimate to the Registrar any change of my address or place of practice.

The degree, diploma or certificate of my qualification is submitted herewith. It may be returned as soon as done with.

The prescribed fee of Rs. is sent herewith.

Address

etc.

Signature of applicant.

APPENDIX.

Form B.

(See rule 2.)

**Application for first registration by a person with qualifications mention
in clause (b) of section 31 of the Pharmacy Act, 1948 (VIII of 1948).**

TO THE REGISTRAR,

Pharmacists Registration Tribunal.

SIR,

I beg to apply for registration of my name in the First Register under the Pharmacy Act, 1948 (VIII of 1948).

Particulars about myself are furnished below:—

1. Name in full.....
2. (a) Age with date of birth.....
(b) Place of birth.....
3. Father's name.....
4. Nationality.....
5. Whether of Indian domicile.....
6. Residential address.....
7. Professional address, i.e., the place where engaged in practice as a Pharmacist.....
8. Employment, if any.....
9. Particulars of the degree, with year and name of the University from which obtained.....
10. Particulars of employment in a hospital, dispensary or other place in the compounding of drugs:—

Name of the hospital, dispensary or other place with its address.	Period of employment.	Nature of the work in which employed.	Remuneration or pay received
1.			
2.			
3.			

DECLARATION.

I(applicant) hereby declare that the statements made above are correct. I further declare that I shall maintain the dignity and ethical standard of the profession in my practice as pharmacist.

I undertake that I shall intimate to the Registrar any change of address or place of practice.

I enclose herewith the following certificates from my employers and registered medical practitioner employed in or attached to the establishment of my employers in proof of the statements made in paragraph 10

The prescribed fee of Rs. is sent herewith.

Address

Date.....

Signature of applicant.

APPENDIX.

Form C.

(See rule 2.)

Application for first registration by a person with qualification mentioned in clause (c) of section 31 of the Pharmacy Act, 1948 (VIII of 1948).

TO THE REGISTRAR,
Pharmacists Registration Tribunal.

SIR,

I beg to apply for registration of my name in the First Register under the Pharmacy Act, 1948 (VIII of 1948).

Particulars about myself are furnished below:—

1. Name in full.....
2. (a) Age with date of birth.....
(b) Place of birth.....
3. Father's name
4. Nationality.....
5. Whether of Indian domicile
6. Residential address.....
7. Professional address, i.e., the place where engaged in practice as a Pharmacist.....
8. Employment, if any.....
9. (a) Date of passing the Compounders' Examination of the State Medical Faculty.....
(b) Date of registration (if so registered) as a Compounder by the State Medical Faculty with registration number and the qualification on which registered.

DECLARATION.

I(applicant) hereby declare that the statements made above are correct. I further declare that I shall maintain the dignity and ethical standard of the profession in my practice as a pharmacist.

I undertake that I shall intimate to the Registrar any change of my address or place of practice.

I enclose herewith the pass or registration certificate obtained from the State Medical Faculty.

The prescribed fee of Rs. is sent herewith.

Address.....

Date.....

Signature of applicant.

APPENDIX.**Form D.**

(See rule 2.)

Application for first registration by a person with qualification mentioned in clause (d) of section 31 of the Pharmacy Act, 1948 (VIII of 1948).

TO THE REGISTRAR,

Pharmacists Registration Tribunal.

SIR,

I beg to apply for registration of my name in the First Register under the Pharmacy Act, 1948 (VIII of 1948).

Particulars about myself are furnished below:—

1. Name in full
2. (a) Age with date of birth
(b) Place of birth.
3. Father's name
4. Nationality.
5. Whether of Indian domicile
6. Residential address
7. Professional address, *i.e.*, the place where engaged in practice as a Pharmacist
8. Employment, if any
9. Particulars of employment in a hospital, dispensary or other place in the compounding of drugs:—

Name of the hospital, dispensary or other place with its address	Period of employment.	Nature of the work in which employed.	Remuneration or pay received.
1.			
2.			
3.			

DECLARATION.

I (applicant) hereby declare that the statements made above are correct. I further declare that I shall maintain the dignity and ethical standard of the profession in my practice as pharmacist.

I undertake that I shall intimate to the Registrar any change of my address or place of practice

I enclose herewith the following certificates from my employers and the registered medical practitioner employed in or attached to the establishment of my employers in proof of the statements made in paragraph 9.

The prescribed fee of Rs. is sent herewith.

Address

Date

Signature of applicant.

APPENDIX.

Form E.

[See rule 5(1).]

Register under section 29 of the Pharmacy Act, 1948 (VIII of 1948).

To be prepared in four parts for persons qualified under clauses (a), (b),
(c) and (d) of section 31.]

FORM OF REGISTERED PHARMACISTS

Parts A and B (1).

- 1 Serial No.. .. .
- 2 Name in full.. .. .
- 3 Father's name.. .. .
- 4 Date of birth..... .. .
- 5 Nationality..... .. .
- 6 Residential address..... .. .
- 7 Date of first admission into the register
- 8 Qualification for registration.. .. .
- 9 Date of degree or diploma in Pharmacy
- 10 Professional address..... .. .
- 11 Employment, if any..... .. .
- 12 Date of renewal of registration
- 13 Remarks (Notes "removal" or "restoration" of name with dates).....

APPENDIX.**Form F.**

(See rule 7.)

**Certificate of first registration under section 30 of the Pharmacy Act, 1948
(VIII of 1948).**

This is to certify that the person named below has been registered as a
Pharmacist/Compounder in the First Register prepared under section 30 of
the Pharmacy Act, 1948 (VIII of 1948).

Name.....

Qualification.....

Registered number.....

This certificate shall remain in force till



.....

Registrar, West Bengal
Pharmacists Registration Tribunal

By order of the Government
B. C. DASGUPTA, Secy

Public Health**NOTIFICATION.**

Nadia.—No. P.H. 1851/2R-10/50.—22nd July 1950.—The following draft of rules which, in exercise of the power conferred by section 311 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor proposes to make for the regulation of the supply of filtered water to private premises for domestic purposes in the municipality of Nabadwip, in the district of Nadia, is published for the information of persons likely to be affected thereby.

2 The draft will be taken into consideration on or after the 15th September 1950, and any objection or suggestion with respect thereto received by the undersigned before the date will be considered:—

Draft rules.

So long as the Commissioners of the Nabadwip Municipality hereinafter referred to as "the Commissioners" deem it practicable and consistent with the maintenance of an efficient water-supply, they may allow any owner or occupier of a holding paying a water-rate imposed under the provisions of Chapter V of the Bengal Municipal Act, 1932, on the annual value of such holding, when such annual value is not less than Rs. 100, to lay down communication pipes from the service-pipes of the Commissioners for the purpose of leading water to such holding for domestic purposes only, subject to the following rules and conditions:

Provided that no connection shall be allowed to holdings other than masonry buildings without the sanction of the Commissioners at a meeting:—

1 The owner or occupier of any holding whose annual value is not less than Rs. 100 requiring water to be laid on to such holding for domestic purposes, or requiring any addition or alteration to an existing water-supply, shall apply for the same on a printed form to be supplied, free of cost, at the municipal office.

2 A fee of Rs. 350 or such sum as may be determined hereafter shall be paid to the Commissioners by such owner or occupier for each connection to a municipal main supply-pipe or a common communication-pipe laid in accordance with rule 3 before any work is commenced, such fee to be in addition to all other costs and charges imposed under these rules.

3 Except as provided below each holding shall have a separate connection to the municipal main supply-pipe and extensions from the communication-pipe of one holding to another holding shall not be permitted:

Provided that with the consent of the Commissioners at a meeting connections to two or more holdings may be permitted from a common communication-pipe. Any such communication-pipe shall be laid in a street or common passage, and a stop-cock and meter as provided for in rule 7 shall be fixed in the connection to each holding:

Provided also that no holding shall have more than one separate connection, but if in any case the Commissioners at a meeting are satisfied that an adequate supply to any holding cannot be given through a single connection, they may sanction a second connection hereto.

4. The owner or occupier of the holding, in respect of which the connection is required, shall pay the entire cost of the connection, including the supply and fixing of the fittings referred to in rule 7 and shall also pay the cost of such alterations in, or repairs to, roads, drains, sewers, gas or water mains or pipes, and the cost of such other works as may be necessitated by or result from, the work of making such connection.

5. The owner or occupier of the holding to which a connection has been given shall, at any time, on receipt of notice to do so from the Commissioners, pay the entire cost of any repairs or alterations to the connection or any part thereof which the Commissioners may consider necessary to put into satisfactory condition or which may be necessitated by any change in the municipal water-works or system of distribution or by the defective condition of the connection or any part thereof or by any other cause whatever.

6. (1) The works required under rules 4 and 5 may, at the option of the Commissioners, either be carried out by the Commissioners themselves at the expense of the owner or occupier of the holding in respect of which the works are required, or may be carried out by a person or firm employed by such owner or occupier and approved by the Commissioners.

(2) No work shall be carried out under sub-rule (1), except under the supervision of a municipal officer.

7. A holding connection shall comprise the following parts or fittings:

- (a) a brass or gun-metal ferrule inserted in the main supply-pipe;
- (b) a galvanized iron communication-pipe from the ferrule to the meter;
- (c) a stop-cock and its surface-box;
- (d) a meter;
- (e) service-pipes from the stop-cock to the taps, and
- (f) taps.

8. (1) All the fittings referred to in rule 7 shall be exact duplicates of standard samples kept in the office of the Commissioners, and approved by them at a meeting.

(2) All fittings shall be inspected and tested and stamped by an officer of the municipality before being fixed.

(3) If any owner or occupier shall desire to adopt any fitting of a pattern different from the standard pattern, he shall present such fitting for the approval of the Chairman of the Commissioners and any fittings so presented may, if considered satisfactory by the Chairman, be stamped, and samples thereof may be purchased and placed among the standard fittings.

9. The holding connection, when fitted in position, shall be capable of standing a pressure of 40 feet, and no water shall be supplied until it has stood such a test applied by the Commissioners.

40. The size of the ferrule and the diameter of the communication-pipe referred to in clauses (a) and (b) of rule 7, and the number of taps shall be fixed in accordance with the annual valuation of the holding as follows:—

Annual valuation of holding.		Size of ferrule.	Diameter of communication- pipe.	Number of taps.
Rs.	Rs.			
From 100 to 199	1	1	2
200 to 399	1	1	3
400 to 599	1	1	4
600 to 899	1	1	6
900 to 1,199	1	1	6
1,200 to 1,499	1	1	6
1,500 to 1,999	1	1	7

Rs. 2,000 and above, special sanction of the Commissioners will be necessary in each case.

11 (1) On every communication-pipe a brass or gun-metal stop-cock having the same water-way as such pipe shall be placed as near as practicable to the point where that pipe enters the holding to be supplied.

(2) The stop-cock shall be built in a brick chamber provided with a cast-iron surface cover-box so designed that it can be locked and the key of this box shall remain under the control of the Chairman.

(3) The stop-cock shall be capable of adjustment so that the supply to the holding may be regulated thereby.

12 (1) The meter shall be placed as near to the stop-cock as possible and in a position where it can be conveniently examined.

(2) The meter shall be fixed in a brick chamber covered over with a cast-iron surface-box of approved pattern.

13 The Commissioners shall depute an authorized person to read every meter not less than once in a quarter, and shall give notice to the occupier at least twenty-four hours before the reading is recorded.

14 (1) Every owner or occupier of any holding, in respect of which a connection has been made, under these rules, shall be entitled to the supply of—

(a) two thousand two hundred and fifty gallons of water per quarter per rupee of water-tax paid during the quarter;

(b) a further proportionate number of gallons per quarter for every additional fraction of a rupee, paid by him quarterly as water-rate in respect of such holding.

(2) For all water supplied in excess of the quantity allowed under sub-rule (1) such owner or occupier shall be charged quarterly as follows:—

		Per 1,000 gallons.		
		Rs.	a.	p.
(a)	For any excess quantity of water not exceeding one-half of the amount of the allowance prescribed in sub-rule (1)	..	0	8 0
(b)	For any excess quantity of water exceeding one-half of the amount of the allowance prescribed in sub-rule (1), but not exceeding that amount	0	10 0
(c)	For any excess quantity of water exceeding the amount of the allowance prescribed in sub-rule (1) but not exceeding twice that amount	0	14 0
(d)	For any excess quantity of water exceeding twice the amount of the allowance prescribed in sub-rule (1)	1	4 0

15. The Commissioners may cut off the connection between any of the water-works and any holding to which water is supplied from such works or may turn off such supply, in any of the following cases, namely:—

- (a) if the holding is unoccupied;
- (b) if the owner or occupier refuses to admit any officer duly empowered in that behalf into the holding for the purpose of making an examination or inspection authorized under this Act, or under any by-law or rule framed under this Act, or prevents such officer from making such examination or inspection;
- (c) if the owner or occupier of the holding touches or interferes with his meter in any way except with the permission of the Chairman or wilfully injures or damages it;
- (d) if the owner or occupier of the holding wilfully or negligently permits waste of water in such volume as will, in the opinion of the Chairman, endanger the water-supply in the neighbourhood;
- (e) if the owner or occupier of the holding refuses or neglects to pay any of the fees or charges imposed in accordance with these rules for a period of fourteen days after he has been served with a notice of demand for the same;
- (f) if the owner or occupier of the holding constructs or fixes any cisterns, tanks, reservoirs, taps, pipes or any other works in connection with the water-supply not authorized by these rules;
- (g) if the pipes, taps, ball-cocks, cisterns, or any other parts of the connection are, in the opinion of the Commissioners at a meeting, in a leaking condition or a state of disrepair:

Provided that such disconnection or turning off of water-supply shall not relieve any person from any liabilities which he may have incurred under these rules.

In the circumstances contemplated in clause (d) an officer authorised by the Commissioners in this behalf by a general order shall have the power to turn off the supply for a period not exceeding eight hours on his previous recording his reason in writing.

16. Every tap shall be of the same size as the pipe to which it is attached and shall be of brass and of the pattern known as "Screw-down." Every tap shall be at least 3 feet above the surface of the ground beneath.

17. No cistern, tank or reservoir of any description which is intended to be supplied with water from the municipal water-works shall be permitted in any holding except with the sanction of the Commissioners at a meeting and such sanction shall distinctly specify the dimensions and capacity of the cistern, tank or reservoir which shall be controlled by an efficient ball-cock so far the discharge thereinto may be completely stopped when the cistern, tank or reservoir is full. Any taps fed from such cistern, tank or reservoir shall be included in the number of taps allowed under rule 10.

18. No connection shall be permitted in any holding unless and until the owner or occupier makes effective provision to the satisfaction of the Commissioners for draining all waste water away.

By order of the Governor,

B. C. DAS GUPTA, Secy

LABOUR DEPARTMENT

ORDER.

No 4073Lab.—26th July 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 4230Lab., dated the 25th August 1949, read with its corrigendum No. 5025Lab., dated the 8th October 1949, as amended by order No. 1454Lab., dated the 28th March 1950, an industrial dispute between Messrs. Andrew Yule & Co., Ltd., Managing Agents of Sarugaon Tea Estate, 8, Clive Row, Calcutta, and their workmen as represented by Dooars Tea Garden Indian Employees' Association, Haldibari Tea Estate, Binaguri, Dooars, Jalpaiguri, in connection with the transfer and subsequent dismissal of Sri S. K. Sen Gupta, Head Clerk, Sarugaon Tea Estate, post office Birpara, Alipurduar, Jalpaiguri, was referred for adjudication to Sri R. M. Chatterjee, District Judge, Jalpaiguri;

And whereas the said Sri R. M. Chatterjee, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

BEFORE THE INDUSTRIAL TRIBUNAL.

Case No. VIII/56 of 1949/XII/6 of 1950.

the matter of reference No. 4230Lab., dated the 25th August 1949, read with its corrigendum No. 5025Lab., dated the 8th October 1949, as amended by order No. 1454Lab. of the 28th March 1950 of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. Andrew Yule & Co., Ltd., Managing Agents of Sarugaon Tea Estate, 8, Clive Row, Calcutta, and their workmen as represented by Dooars Tea Garden Indian Employees' Association, Haldibari Tea Estate, Binaguri, Dooars, Jalpaiguri, in connection with the transfer and subsequent dismissal of Sri S. K. Sen Gupta, Head Clerk, Sarugaon Tea Estate, post office Birpara, Alipurduar, district Jalpaiguri.

PRESENT: SRI R. M. CHATTERJEE, *Tribunal (District Judge)*.

employers: Sri J. K. Ghosh and Sri S. P. Sarkar, Pleaders, Orr, Dignam & Co., Solicitors, Mr. H. F. I. M. Cockle for Messrs. Andrew Yule & Co., Ltd., Secretaries, Sarugaon Tea Co., Ltd., Mr. C. H. Worman, Superintendent, Mr. D. McCallum, Manager, Sarugaon Tea Co., Ltd.

the Employees' Association: Sri N. R. Ghosh, M.A., B.L., Advocate, Sri Satyendra Nath Maulick, M.A., B.L., Pleader, assisted by Sri S. K. Sen Gupta, Sri Profulla Kumar Tripathi, President of the Dooars Tea Garden Indian Employees' Association and Sri Biraj Mohon Majumdar, Assistant Secretary of the said Association.

AWARD.

The dispute under reference is over the dismissal of Sri S. K. Sen Gupta ex-Head Clerk of Sarugaon Tea Estate.

It came on for hearing on 19th June 1950 and both parties appeared before me and filed a joint petition of compromise.

There being no dispute before me calling for adjudication, I make an award in terms of the petition of compromise which shall be treated as part of my award. The terms of the petition of compromise are the following:—

- (1) That Sri S. K. Sen Gupta, Head Clerk, is reinstated to his former status as Head Clerk but shall resume his duties on transfer to another garden under the management of Messrs. Andrew Yule & Co., Ltd.
- (2) That as regards back pay from May 1949 up to his date of reinstatement the amount will be decided and paid by the Company according to the decision of the present Manager of the Tea Department.
- (3) That each party will bear its own costs.
- (4) That an award be made accordingly.

Accordingly, I award that Sri S. K. Sen Gupta be reinstated to his former status as Head Clerk according to the terms of the petition of compromise which is made a part of my award. As regards the payment of back pay from May 1949, there was some deadlock and I appealed to the Company to make a generous gesture to the employee. I am happy to record that the Company responded to my call and the amount of the back pay to be paid by the Company to the said Sri S. K. Sen Gupta was left to the discretion of the present Manager of the Tea Department of Messrs. Andrew Yule & Co., Ltd.

R. M. CHATTERJEE,

*Industrial Tribunal
(District Judge).*

The 26th June 1950.

By order of the Governor,

D. S. P. MUKHERJEE, J.C.

ORDER.

No. 4084Lab.—26th July 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 1881Lab., dated the 1st April 1950, the industrial dispute between Messrs. J. K. Hosiery Co. (Calcutta), Ltd., 7, Council House Street, Calcutta, and their employees represented by the Association of Employees' Unions, Block No. 2, floor, 23, Netaji Subhas Road, Calcutta, in connection with the case of T. P. Gidwani was referred for adjudication to Sri G. Palit, District Judge,

And whereas the said Sri G. Palit, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

The matter of an industrial dispute between Messrs. J. K. Hosiery Factory (Calcutta), Ltd., 7, Council House Street, Calcutta, and their employee Sri T. P. Gidwani represented by the Association of Employees' Unions, Block No. 2, 2nd floor, 23, Netaji Subhas Road, Calcutta.

PRESENT: SRI G. PAIT, *District Judge, Industrial Tribunal.*

Agent for the Union: Sri Jiten Banerji, Joint Secretary to the Association of Employees' Unions.

Agent for the Company: Sri N. M. Das Gupta, Pleader.

By order No. 1881Lab., dated the 19th April 1950, the Government of West Bengal constituted a Tribunal of one Judge under sections 7 and 8 of the Industrial Disputes Act (Act XIV of 1947), and referred the said dispute to me for adjudication.

2. The reference was received on 21st April 1950. The Union filed its written claim on 13th May 1950. The Company filed its written objection on 3rd May 1950. The case was taken up for hearing after framing the issues on 19th June 1950. There was a talk of compromise which did not actually materialise. So the case was taken up for hearing on 22nd June 1950.

3. The issue stands as follows: Is Sri T. P. Gidwani entitled to reinstatement and/or compensation?

AWARD.

The facts which led up to the present dispute are quite simple. According to the Union Sri T. P. Gidwani was originally appointed at Kanpur by Messrs. J. K. Oil Mills on 13th May 1943. He was transferred to Calcutta in October 1944 and was deputed to serve under Messrs. J. K. Hosiery & Co., which was an associate and allied concern of J. K. Group in Calcutta. It was on 2nd September 1949 that Sri T. P. Gidwani got a notice of termination of his appointment at his office. The letter was dated 31st August 1949. At that time Sri T. P. Gidwani was drawing Rs. 320 per month as his wages. He approached the Company to no effect for reinstatement. So he referred the matter through the Association to the Labour Commissioner, West Bengal. Attempts at conciliation followed with no result. The matter has ultimately been referred to the Tribunal for adjudication. Sri T. P. Gidwani claimed his reinstatement, and failing that, compensation, bonus, gratuity, etc.

The Company contends that Sri T. P. Gidwani does not come within the definition of "Workman" as defined in the Industrial Disputes Act of 1947, and as such the Tribunal is not competent to decide this matter. Besides, it contends that Sri T. P. Gidwani's services were terminated at Kanpur in April 1948 that he was appointed by Messrs. J. K. Oil Mills of Kanpur and posted in Calcutta. As his services were not required by the Company which was suffering loss, he was given verbal notice in January 1949 and again in July 1949 to seek his job elsewhere. He was ultimately

given a notice of discharge on 31st August 1949 terminating his appointment with effect from 1st September 1949. The Company admits that there was a clerical mistake in the said notice about the date.

The facts are not disputed during the trial. Regarding the jurisdiction of this Tribunal to go into this dispute I am of opinion that the Company's contention is not correct. Sri T. P. Gidwani, as it appears from the evidence, was a salesman of the mill. He was employed in outdoor work. As such, his job may be termed as "clerical", only of a superior status and he comes within the definition of "workman" as defined in the Industrial Disputes Act of 1947. That he was employed in an industry and also that his wages is without question. So the initial objection of the Company on the score of jurisdiction is overruled.

Regarding reinstatement of Sri T. P. Gidwani, the claim is not pressed. Even if it was pressed, I do not think it could be sustained, because the Company has abolished the post for financial reasons. Certainly every Company is free to manage its own affairs and it is within its inherent right to retrench a man if his service is no longer required. So the claim for reinstatement fails. Regarding the claim for bonus and gratuity, the claim was not seriously pressed during the trial. As a matter of fact, it was not also referred to in the argument of the agent of the employee. As the man was out of service, he could not press his claim for any bonus. Regarding gratuity, the employee was in the service of this particular mill only from April 1948. He may have rendered services to other mills under the same proprietor. But that does not entitle him to claim gratuity under this particular mill owned by Messrs. J. K. Hosiery Co., Ltd., unless he can show that there was continuity of service. He could not make out before me that there was a continuity of service right from 1943. So his claim for gratuity also fails. Certainly, the Company was not justified in serving the notice of retrenchment on the 2nd September 1949 terminating his services with effect from the expiry of the 31st August 1949. That there have been a mistake in the notice as the Company admits. His services were intended to be terminated with effect from 1st September 1949. But the employee is entitled to get compensation for one month from the date of notice, that is, from 1st September. It is next contended by his agent before me that the man was drawing a handsome salary and as he had no assets in Hyderabad where he has lost all his assets, the Tribunal must grant him further compensation. I allowed the parties full opportunities for a compromise, but what with this and what with that the compromise did not materialise. In the present financial position of the Company I am unable to grant more compensation than what the employee can legitimately claim, namely, one month's salary only for the month of September 1949. The employee in question had previous intimation of termination of his service. So he cannot say that the termination of his service sprang surprise upon him. In the circumstances, I do not award any further compensation than one month's salary only for the month of September 1949 assessed at Rs. 300. This payment must be made within two months from the date of publication of this award. That is all the relief that I award in the present case.

G. PALIT,

District Judge

Industrial Tribunal

The 30th June 1950.

By order of the Governor
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 4090Lab.—26th July 1950.—Whereas under the Government of Bengal, Labour Department, order No. 2296Lab., dated the 8th May 1950, the industrial dispute between Messrs. Calcutta Jute Manufacturing Ltd., 93, Narkeldanga Main Road, Calcutta, and their workmen represented by the Narkeldanga Jute Workers' Union, 62, Narkeldanga Main Road, Calcutta, in connection with the case of Sri Kali Prosad Ambusth, was referred for adjudication to Sri S. C. Chakravarti, District Judge,

and whereas the said Sri S. C. Chakravarti, District Judge, has given award as shown in the annexure hereto;

now, therefore, in exercise of the power conferred by section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to order that the award be published in the *Calcutta Gazette*.

ANNEXURE.

The matter of industrial dispute existing between Messrs. Calcutta Jute Manufacturing Co., Ltd., 93, Narkeldanga Main Road, Calcutta, and their workmen represented by the Narkeldanga Jute Workers' Union, 62, Narkeldanga Main Road, Calcutta, in connection with the case of Sri Kali Prosad Ambusth, a clerk.

JUDGE: SRI SAILES CHANDRA CHAKRAVARTI, *Chairman of the Tribunal.*

the Company: Sri S. C. Sen, Advocate, assisted by Sri N. Das Gupta, Pleader.

the Union: Sri P. K. Sanyal, Advocate.

Acting under sections 7 and 10 of the Industrial Disputes Act, 1947, the Government of West Bengal, Department of Labour, by their order No. 2296Lab., dated the 8th May 1950, constituted with me a tribunal to enquire upon the industrial dispute existing between Messrs. Calcutta Jute Manufacturing Co., Ltd., 93, Narkeldanga Main Road, Calcutta, and their workmen represented by the Narkeldanga Jute Workers' Union, 62, Narkeldanga Main Road, Calcutta, in connection with the case of Sri Kali Prosad Ambusth.

The reference to me has been confined to the dispute in connection with the case of Sri Kali Prosad Ambusth and the specific reliefs prayed for are (1) reinstatement of the said workman and (2) pay and emoluments for the period of his non-employment resulting from the dismissal.

AWARD.

Sri Kali Prosad Ambusth, a clerk employed in the mill in the stores department, was dismissed on the 31st March 1950 on the charges of misconduct in abusing the Manager, leaving the place of work and threatened violence to the gate-keeper and, further, for inciting a strike.

The Union's case is that there were some outstanding disputes with the company and that Sri Ambusth, an Assistant Secretary, was functioning as Secretary of the Union at that time. The story is that on the 27th March 1950, at about 7-30 a.m., when Kali Prosad Ambusth was going to perform his duties after lunch, he found a rumour of workers having some

disputes with the Manager. He asked one of the workers—Raghunath—what had happened. The Manager flew into a rage and abused him and said that nothing happened on that day as also on the following day. He said that when on 29th March 1950 Ambusth came to attend to his duty in the morning he found that a charge-sheet against him had been posted on the notice board and he was not allowed to go in. It is said that at 11-30 a.m. the said Kali Prosad Ambusth interviewed the Labour Commissioner for intervention. He said that thereafter at 4-30 p.m. the charge-sheet was made over to him and he showed cause on the 30th March. He said that on 31st March he was dismissed by the Manager without enquiry being made by the Manager.

The version of the Company is that on the morning of the 27th a complaint was made to the Manager that some outsiders had come to the gate. He went there and found that this was a fact. He expelled the persons and, while returning, found in presence of the Labour Officer a group of workers. It was found that a workman who had been on leave had been directed to appear on the expiry of his leave. It was found that he had a sore in his feet and could not do any work. Some workmen were demanding that as the disabled man had been brought on the basis of a letter from the Company he should be paid the cost of journey. The Manager was talking with them and it was about 6-45 a.m. when Ambusth came from his place of work in the store room in an agitated condition shouting that the Manager had allowed outside *goondas* to come in. He was hysteric and began shouting at the Manager for allowing the men to come and showing him fists and saying that he would see what sort of a Manager he was. It is further said that on seeing the time-keeper at a distance he cried that that *badmash* was responsible for introduction of strangers and should be assaulted outside the mill. At this some of the workers rushed towards him and the Manager and the Labour Officer intervened and slowly decoyed the whole people to the mill side and Ambusth to his place of work. On the afternoon of the 28th charges were framed against Ambusth and were sent to him entered in a peon book. Ambusth read the charge-sheet but refused to sign the peon book. The mill was closed at that time. The Manager directed the gate-keeper and the Labour Officer not to allow Ambusth to enter the mill on the following day. The charge-sheet was posted on the notice board and arrangements were made for the charge-sheet being made over to Ambusth on the following morning. On the following morning Ambusth came and saw the situation. He tried to enter the mill but was not allowed. He insisted on making the necessary entry in the peon book which was refused. He then shouted from outside the gate that as he was not allowed to enter the mill, the workers should not do any work. So after the commencement of the work the workers staged a strike. The Manager informed the police. Ambusth in the meantime went to the Labour Commissioner's office and the Assistant Labour Commissioner, Janab Q. Newaz, went there at about 3 p.m. along with Srijut Mukherjee, a Labour Officer of the I. J. M. A. As the time for Ambusth's submission of explanation was nearly ending, Janab Newaz induced the Manager to extend the time and requested Ambusth to accept the charge-sheet. Ambusth agreed to it and the members of the Works Committee and some leading workmen were called in wherein Ambusth was present. The situation was explained to them and they were asked to resume work. Ambusth enquired whether he would be allowed to work. It was said that he would not be allowed to work unless the Manager permitted. On this Ambusth and the workmen said that in such a case the strike would not be called off. At this stage the Assistant Labour Commissioner left the place and thereafter Ambusth submitted the explanation. Then the Manager considered the explanation and dismissed Ambusth.

There is no evidence of previous ill-treatment to Sri Ambusth. On the other hand, it appears that he was frequently granted leave and as he was regular, without any reduction of pay he was transferred to a post where seasonal absence did not impede work. The Works Committee was functioning with another office bearer of the Union as the Joint Secretary. Many of employees were office bearers of the Union and no one was so long shed. After this it is difficult to imagine why the Manager wanted to shift this particular clerk for nothing except for trade union activities.

On the other hand, it looks strange why a report of the entry of outsiders should upset Sri Ambusth to such an extent as he would burst into hysterics and direct his oral assaults to the Manager and the gate-keeper.

To think the internal affairs of the Union will help us to understand the matter better.

There was an informal and unregistered Union some time before, but the Union was formed and registered in December 1948. Sri Phani Ghosh was the President and Ram Sakti Samanta was the Secretary. Kali Prosad Ambusth was one of the Assistant Secretaries. There were Vice-President and other Assistant Secretaries.

Sri Phani Ghosh is a reputed trade unionist in the State. There is the T. U. C., the all-India organisation and under it is B. P. N. T. U. C., an organisation for the State of West Bengal. Under B. P. N. T. U. C. there are unions as also federations of unions. There is a federation of unions called the Jute Mill Workers' Union. Sri Phani Ghosh was also the Joint Secretary of the Jute Workers' Federation.

Internal troubles in the Union arose in the middle of 1949 when Ram Sakti Samanta, the Secretary, resigned. Samanta put forward the plea that he had to resign as he could not control Ambusth who acted in the way he liked. Samanta's resignation was not formally accepted but he stepped aside and Kali Prosad Ambusth became *de facto* Secretary. In a letter, dated the 11th November 1949, written by Sri Phani Ghosh from Switzerland to Kali Prosad Ambusth he stated that on account of Ram Babu's stepping aside the entire responsibility fell on him. He admonished Ambusth that he was leaning towards personal affairs from Union politics and asked him to devote his energies in strengthening his Union in the Jute Mill first. Phani Babu told him that he must not court too many leaders because the result of a course would be that no one would trust him.

There were some outstanding disputes with the Management. In the beginning of 1950 Sri Phani Ghosh, as the President of the Union and as Secretary of the Federation, took some steps for canalising the disputes in a particular way. This was communicated to Ambusth on 21st February 1950.

Ambusth did not like it and on 20th March 1950 wrote to Sri Phani Ghosh not to meddle with the affairs of the Union. Prior to this letter Sri Ambusth invited Sri Bijoy Singh Nahar to be the President in a meeting held on 18th March.

The matter, as it stood on the 20th March, was this. Some of the workers were with Ambusth and some with Phani Ghosh. A month before Phani Ghosh had made an arrangement for canalising the disputes in a particular way.

According to Ambusth, Phani Babu was unsteady and was drifting and therefore he brought in Bijoy Singh Nahar with the obvious object of replacement and in a meeting held by him on 18th demands contrary to Phani's plan were taken. P. W. 2, Raghunath, said that when Kali Babu came out with Jugol the former brought in Bijoy Singh Nahar. He further stated that Jugol was Kali Babu's enemy. P. W. 3, Bishen Rajbhor, said that Kali Babu tried to enter the Union but some workers resisted it but the

Company allowed him to enter the factory to incite the workers to join Union. He made another interesting revelation. "Three or four months before the incident Brindaban, Madho, Jugol and Raj Kishore assaulted Babu outside the factory." After getting Bijoy Singh Nahar on the 15th Ambusth openly asked Phani Ghosh not to meddle with the work of Union without obtaining the consent of the office bearers. Ambusth who following was standing in revolt against the President. Jugol and others were trying to undermine Ambusth's hold on his followers. Ambusth's position laboured under the suspicion that the Management supported Jugol's cause. A new Executive Committee was formed on 6th April when Ambusth was ousted. Ambusth denied the meeting. On the eve of this election a certain amount of canvassing was necessary and must have been made especially when the workmen were divided. Jugol came on the morning of 27th and is now understandable why on hearing this report Ambusth became angry with any persons suspected to be responsible for allowing him to come and burst into hysterics.

Ambusth's version of the story becomes probable if we assume that the Manager wanted to have Phani Ghosh and Dr. S. C. Banerji in the Union and for this purpose was prepared to do anything. The Management was not to gain anything as these gentlemen were seasoned trade unionists and stood much above being corrupted.

When we compare the two versions, the version of the Company becomes probable while the story given by Ambusth appears to be improbable. I believe the Manager, Sri Jyotish Chandra, that Ambusth left his work at 6-45 a.m., used insulting words against him, showed him fists and threatened the gate-keeper.

Now let us pass over to the second phase. This part is relevant not only considering whether Ambusth is guilty of the charges as against him but also relevant for determining the amount of punishment. I have already found that Ambusth was guilty of the offences with which he had been charged. The charges were framed in the evening of 28th. The Manager says that he was being treated in that way by a clerk felt agitated and did not want to do anything till he calmed down. His further version is that he waited till the evening of 28th to see if there was any spontaneous expression of regret from Ambusth. It seems to me that he wanted to be very cautious as any action against Ambusth might lead to some trouble. A little before the mill was closed on the 28th the charge-sheet was sent to Ambusth entered in a peon book. Ambusth admits that a letter was taken to him but that he did not know what it was and that as the mill had already closed he asked the man to come on the following day. The Manager's version is that Ambusth tore the envelope and saw the contents and then refused to sign the peon book. Even if he did not go to that extent, Ambusth admitted that he saw the entry in the peon book. When confronted with the entry in the peon book which indicated that the letter contained his charge-sheet he turned back and said that he only saw his name and not the other entries. He forgot that he was telling the story to a Judge and not to a grand-mother. Though the Manager does not admit, I can understand why he selected that time for sending the letter. It was the closing time of the mill. The Manager probably apprehended some demonstration by Ambusth and he wanted to avoid it by delivering the letter at that time. I think Ambusth wanted just contrary to what the Manager desired.

On the morning of the following day Ambusth came to the gate. He was not allowed to enter the mill, nor was he allowed to sign the Hazira book. Ambusth said that when he was not allowed to enter he went outside the gate and after some time heard that there was a strike in the mill. P. W.

Raghunath, said that on hearing that their Secretary Kali Babu was not allowed to work they spontaneously stopped work. P. W. 3, Bisen Rajbhor, said "Kali Babu told us that he was dealt with by the Manager in that way that other Babus would also be dealt with in the same way and that if we wanted to work we could work". It is thus clear that Kali Prosad Ambusth, or he was refused entry, said some thing. Though he and Raghunath said it, the other witness admitted that he said some thing. Though what P. W. 3 said does not amount to incitement to a strike, it goes perilously near suggesting some action. The Manager says that he heard Ambusth saying that as he was not being allowed to enter the mill the workers should stop the work of the mill. The gate Babu—Dinanath Singha, P. W. 4, also corroborates what the Manager says. I have not the least doubt that the Manager is telling the truth and that Sri Ambusth incited the workers to stop work to compel the Management to allow him to enter the mill.

The next point relevant is the arrival of Janab Q. Newaz, the Assistant Labour Commissioner. He went there at 3 p.m. He says that he made the Manager agree to extend the time for submission of explanation and Ambusth at first agreed not to come to the mill till he was asked to do so. The Manager then called in the members of the Works Committee and some other workmen. The terms were explained to them. These included resumption of work from 30th March 1950. The workmen were told that they would not get any wages for the 29th. Janab Newaz further added that at this time the workmen and Sri Ambusth said that unless the latter was allowed to join on 30th March 1950, they would not resume work". This clearly shows what Sri Ambusth had in the strike. After Janab Newaz had left the place Ambusth accepted the charge-sheet.

It is thus clear that Ambusth was guilty of misconduct, and when a charge-sheet was framed against him he did not accept it but created troubles and brought about a situation which was beyond all comprehension. In view of his subsequent conduct, the punishment, viz., dismissal, appears to be only fair and reasonable.

The learned advocate appearing for the Union urged that there was no enquiry after Ambusth submitted his explanation. The Company has got a prescribed form for charge-sheet. There is in it a column with the heading "Supervisor's comments". The next column is for "Labour Officer's comments". The Manager, on receipt of the explanation sent the charge-sheet with his comments by the Officer-in-charge of Stores and for the Labour Officer's comments. He did not send to them Ambusth's explanation. If a full-fledged enquiry had been necessary, I should have considered this as nothing. But the real point is that in this case no enquiry was needed. The offences were committed in presence of the Manager, the person who is the final authority for inflicting punishment or dismissal. The object of an enquiry is to ascertain true facts. When facts were known to him it was unnecessary for the Manager to send the papers to the two officers for their comments. The Manager's business is to run the mill and not perhaps to understand all its implications correctly. In my opinion, there is no substance in this contention.

Another point raised is that the Manager, as the complainant, had delegated to himself the duty of a Judge. It was contended that this was against the fundamental canon of administration of justice and contrary to the provisions of the award of the Jute Textile Tribunal. The Manager is the head of the mill and has got powers of appointment and dismissal. A departmental enquiry is not a judicial trial. Administrative enquiries become very satisfactory when the real facts are known to the person who deals with the matter. This was not a regular trial or regular judicial trial.

for any offence. Here the Manager could charge an employee for misconduct in his presence and he was quite competent to deal with it. There is, in my opinion, nothing in the award of the Jute Textile Tribunal contrary to this.

This is no case of victimisation. I must once more say that trade unionism is no passport to indiscipline. There might have been party party conflicts. Even if Ambusth suspected that the Manager gave some advantage to his rival party, yet he should have been disciplined. It was unpardonable for him to show his fists to the Manager and say that he would see what sort of Manager he was.

All the claims of the Union are refused.

S. C. CHAKRAVARTI, *Judge,*
Industrial Tribunal.

The 6th July 1950.

By order of the Governor,

D. S. P. MUKHERJEE, *Jt. Secy*

ORDER.

No. 4105Lab.—28th July 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 5887Lab., dated the 22nd November 1949, the industrial dispute between the Champdany Jute Mill, Baidyabati, Hooghly, and their clerical staff represented by the Champdany Jute Mill Employees' Union, Baidyabati, Hooghly, was referred for adjudication to Sri S. N. Modak, I.C.S. (retired);

And whereas the said Sri S. N. Modak, I.C.S. (retired), has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an Industrial dispute between the Champdany Jute Mill, Baidyabati, Hooghly, and their clerical staff represented by the Champdany Jute Mill Employees' Union.

BEFORE

SRI S. N. MODAK, I.C.S. (RETIRED), *Chairman, Industrial Tribunal, West Bengal.*

For the Company: Sri S. C. Sen, Advocate, Sri J. K. Ghosh, Pleader
Sri R. N. Sen Gupta of Indian Jute Mills Association, Mr. A. J. Morrison, Manager.

For the Union: Sri P. K. Sanyal, Advocate, Sri B. Mazumdar, Secretary and other Union Officials.

AWARD.

By Government of West Bengal, Department of Labour, order No. 5887Lab., dated the 22nd November 1949, this industrial dispute between the Champdany Jute Mill, Baidyabati, Hooghly, and their clerical staff represented by the Champdany Jute Mill Employees' Union, Baidyabati, Hooghly, over the question of revision of grades and scales of the clerical staff on a fair and equitable basis, has been referred to me as Industrial Tribunal for adjudication. The parties submitted their written statements in due course, and further statements in elucidation of the points raised by both sides in course of the discussion were received. As the order of reference indicates the only point in dispute, which forms the subject matter of the present adjudication, is the question of revision of grades and scales of the members of the clerical staff on a fair and equitable basis.

appears that this matter engaged the attention of the Union as well as the Company even before the Jute Textile Industry Tribunal was constituted. Paragraph 6(7) on pages 29 and 30 of the Jute Textile Industry Tribunal's award as published by Government of West Bengal, order 3443Lab., dated the 20th September 1948, that Tribunal fixed only two scales for the lower grade clerks, viz., Grade I (Rs. 70—4—130), and Grade II (Rs. 55—3—85). The Tribunal noticed that the scales of wages applicable to higher or special grade clerks varied very widely from mill to mill, and in view of the widely different conditions prevailing in the different establishments, it did not find it practicable to fix definite time scales for the higher or special grade clerks, and it came to the conclusion that the question of basic wages and grades for higher or special grade clerks should be left to the discretion of the individual employers in different jute mills. In the present proceedings before me the propriety of fixing the above mentioned Grade I and Grade II for the lower grade clerks is not disputed. It is however contended by the Union that the discretion left to the employer in this particular mill for determining the scales applicable to individual clerks has not been correctly and equitably exercised even in respect of the two grades applicable to lower grade clerks. It is further contended that the grades applicable at present to those clerks who ought to be classified as higher or special clerks are not fair and equitable, and the higher or special grades should be revised on a proper basis. The demands put forward by the Union in the present dispute in respect of this particular mill are two-fold, viz., (1) that the higher or special scales should now be determined by the Tribunal, and (2) that the Tribunal should evaluate all the jobs held by both higher or special grade clerks and lower grade clerks, and each job should correspond to a particular grade, and a person holding a particular job should be entitled to the corresponding grade.

2 It has been contended on behalf of the Union that the grades should be fixed in accordance with the terms laid down by the Mercantile Firms Tribunal for the clerical staff of the office of the Managing Agents of the Mill under consideration. I am unable to accept this contention as sound and fair, as it must be appreciated that there is a good deal of distinction between the clerical staff employed in the factory and office or other places pertaining to a jute mill and that employed in the mercantile office of the Managing Agents in the city of Calcutta. The conditions of employment are apparently different and the nature of the duties performed is also be different from various points of view. I come to the conclusion that the case of the clerical staff attached to a jute mill must be considered quite independently of the city office of the Managing Agents. In the present proceedings both sides have fully accepted the two grades for lower grade clerks laid down in the award of the Jute Textile Industry Tribunal, but they have put forward divergent views about the grades to be applied to the higher or special grade clerks. I should note here in passing that the Jute Textile Industry Tribunal, of which I happened to be the Chairman, intended to convey the same idea by the use of the words "higher" and "special". The Union has urged that apart from the two lower grades already determined by the Jute Textile Industry Tribunal there should be two higher grades, viz., Rs. 150—10—250, and Rs. 110—5—170, and also a special grade above the higher grades, such special grade being left to the discretion of the management. The Company, on the other hand, has put forward before me a scheme of higher or special grades, apart from the ordinary grades, which is said to have been framed on the basis of the recommendations of a technical sub-committee constituted by the Indian Jute Mills Association. The Company's scheme regarding higher or special grades is that there should be five grades, viz., Rs. 190—5—250,

Rs. 130—5—190, Rs. 110—5—170, Rs. 100—5—160 and Rs. 90—5—150. The Union has contended that there should not be too many higher grades. On examining the nature of the different jobs being performed in the mill I have got the impression that while the number of higher grades need not be too many, it should not be too few, in view of the various types of work involved in the running of a jute mill. On giving careful consideration to the arguments advanced on both sides, I have come to the conclusion that the grades applicable to the clerical staff in the Mill under consideration should be the following:—

Higher or Special grades.

S.A. Rs. 190—10—260.

S.B. Rs. 130—6—190.

S.C. Rs. 110—5—170.

S.D. Rs. 90—5—150.

Lower grades.

I—Rs. 70—4—130.

II—Rs. 55—3—85.

3. The next question is to determine a grade for each job. Both parties were asked to submit a list of the designations held by the existing clerks and the duties performed by each of them, and such lists were submitted by both. As regards the description of the duties performed by each clerk, it was agreed during the discussion that there was no substantial difference between the versions submitted by the two parties. I find, however, that the description of duties as given in the list submitted by the Company is more concise and to the point and for our present purposes I have preferred to adopt the descriptions given by the Company. Both parties have submitted a detailed list of the individual clerks holding the different jobs together with their respective suggestions as regards the grades of basic wages which they consider to be applicable to the respective jobs. I have carefully considered the nature of the jobs performed in the light of the materials placed before me and the suggestions of both sides regarding the grades and have come to my own conclusions which I consider to be fair and equitable. It is noticeable that in some cases the suggestions of the two parties are identical, whereas in most cases they have differed, sometimes widely. In setting forth my conclusions regarding evaluation of the different jobs by way of attaching a particular grade of basic wages to each job, I feel that the designation alone is not adequate for giving a full and correct picture of the job, and it is necessary to give a description of the duties involved in each case. It also seems to me that to ensure a correct identification of the job it will be necessary for our present purposes to mention the name of the present holder of the job. The name of the clerical worker concerned is being mentioned in the chart which I am going to set forth below, not for conveying the idea that the grade mentioned against him necessarily relates to him, but the idea that the grade mentioned attaches to the job, and the name of the present holder of the job is mentioned for the purpose of ensuring a proper identification of the job. The manner in which the different jobs have been evaluated will appear from the chart set forth below, wherein, apart from the names of the 78 clerical employees holding 78 different jobs, the present designation and duties attaching to each job have been set forth, the existing grade as applied by the Company with effect from 1st January 1949 is also shown and the revised grade as determined by the Tribunal, except in a few cases of no change, is also shown in the last column. I direct that the grades set forth in paragraph 2 above be adopted, and they be applied to the different jobs in the Mill under consideration in accordance with the chart set forth below, with effect from 1st January 1950. The principle

be observed when a clerical employee on an existing lower grade of wages brought on to the corresponding revised grade shall be the following. His initial wages should be fixed at the stage in the new grade which is equal to or next above the scale of wages he is drawing at present, and to this should be added one increment in the new grade. The new scale of wages thus obtained should take effect from 1st January 1950, as presumably the question of increment has been kept in abeyance during the pendency of the present proceedings since November 1949. I suggest, under the particular circumstances, that the period of operation of this award may be one year with effect from the 1st January 1950. The chart referred to above is set forth below:—

Serial No.	Name.	Present designation and duties.	Existing grade.		Revised grade.	
			Rs.		Rs.	
1	Fakir Ch. Das	.. Head Clerk. In charge of office and cash.	225	...	190—10—260	
2	Sailesh Ch. Sen	.. 2nd Clerk. Income-tax Returns, etc. General correspondence, payment of gratuity Clerical Provident Fund statement, Clerical leave position, payments to registered budhis, and acts in place of Head Clerk when absent, prepares clerical staff salary.	140	...	130—6—190	
3	Nibaran Ch. Ghosh	Dak and Bill Clerk. Maintenance of Cash Book, Store Bills Register, Daily and monthly coal returns, stationery records, weekly stationery indents, submission of 1st dak to H. O.	70—4—130	...	90—5—150	
4	Nolin Ch. Ghosh	.. Statistika Clerk. Monthly production statements, Monthly European Stencil Bonus, Monthly shipping, marking and screwing statements, Loom efficiency statement, Machinery Insurance statement, Machinery book, maintain one book for clerical Provident Fund and leave record book, Accident reports and claims, checking of spg. weekly wages book, submission of 2nd dak to H. O., telephone duty.	70—4—130	...	90—5—150	
5	Sambhoo Banerjee.	N. .. Jute Head Clerk. Jute receipts, daily insurance, weekly and monthly jute statements, Jute Association statement, checking of contracts, challans, R. R. credit notes and checks weekly jute receiving wages book, telephone duties.	70—4—130	...	110—5—170	
6	Robindra Banerji.	N. .. Head Typist and Record Clerk. Typing and filing and maintenance of office records.	70—4—130	...	90—5—150	
7	Ganesh L. Ghosh	.. Provident Fund Head Clerk. In charge of workers' Provident Fund, maintenance of Provident Fund Registers and submission of weekly and monthly Provident Fund deductions statements to H. O.	55—3—85	...	70—4—130	

Serial No.	Name.	Present designation and duties.	Existing grade. Rs.	Revised Grade. Rs.
8	Sailendra N. Ghosh	Store Head Clerk. In charge of Mill Stores. Weekly store indents and home indents H. O. statements and queries regarding stores, applications for licensed goods—steel, etc.	70—4—130 ...	130—6—190
9	Ratan L. Ghosh ..	Finishing Head Clerk. Loading Book, Boating insurance, I. J. M. A. Returns (monthly) in conjunction with office Gunny Clerk, Labour Returns, Monthly Estimates, General Dept. Routine Duties.	70—4—130 ...	110—5—170
10	Sudhir Ch. Ghosh ..	Rationing Head Clerk. In charge of Ration Office, Food Shop supervision, maintenance of Stock Books, preparation of returns, etc.	70—4—130 ...	90—5—150
11	Butto Kr. Dey ..	Assistant Report Clerk. Watch and Ward Department Attendance Registers and payments, factory production report (weekly), maintenance of Wages Abstract Book, Clerks' Wages Books (Weaving Department).	55—3—85 ...	70—4—130
12	Dibakar Rakhit ..	Assistant Typist. Typing of specifications and correspondence and weekly reports.	55—3—85 ...	70—4—130
13	Subodh Kr. Banerji	Store 2nd Clerk. Receiving and checking of Mill Stores, issuing of stores to departments, Stock Ledger posting, maintenance of monthly allocation book, weekly, daily oil report checking of batching oil.	55—3—85 ...	70—4—130
14	Bimalendu Ghosh	General Office Clerk. Checks Weekly Wages Book (finishing), general duties, assists Head Clerk in arranging cash for payment and performs relieving duties in all branches in the office.	55—3—85 ...	70—4—130
15	Nanda L. Santra ..	J. C. C. Head Clerk. In charge of Import Jetty, maintenance of jute, coal, foodstuff, registers, checking and weighing stores, returns to Labour Office, etc.	70—4—130 ...	90—5—150
16	Nirmalendu Ghosh	Assistant Report Clerk. Daily Stock Report, checking Daily Production Report, maintenance of Mill Order Books, Delivery Instruction Books, Weekly and Monthly Surplus Reports, Association Statements, Stock of finished goods, Daily Boat Shipping Ins. 3 monthly estimates, Daily Position Book, Monthly Industrial Statistics, Checking of 3 Wages Books (Workshop, General and Electric).	55—3—85 ...	70—4—130

No.	Name.	Present designation and duties.	Existing grade. Rs.	Revised grade. Rs.
17	Dhirendra N. Sur ..	Finishing Time-Keeper. Maintains Wages Books of Finishing and Factory Mech. Depts., Wages estimates, maintenance of workers' Employment Books, acts for Finishing Head Clerk.	70—4—130 ..	90—5—150
18	Kalipada Ghosh ..	Shipping Clerk. Specifications Gunny Stock Book. Maintains Loading Book in absence of Finishing Head Clerk.	70—4—130 ..	90—5—150
19	Sanat K. Chakraborty.	Sack Sewing Report Clerk Maintains Sack Sewing Wages Book, Bag Production Report.	55—3—85 ..	70—4—130
20	Ramkrishna Hazra	Weaving Head Clerk. In charge of Labour Reports, Wages estimates, Store Passes and proper use of stores, etc., general departmental duties.	70—4—130 ..	90—5—150
21	Pir Mohammed Ansari.	Spinning Head Clerk. In charge of Labour Reports Wages estimates, Store Passes and proper use of stores, etc., general departmental duties.	70—4—130 ..	90—5—150
22	Nirmalendu Das .. Gupta.	Assistant Jute Clerk. Daily jute consumption report, checks all jute statements, maintains registers of jute correspondence, contracts, challans, etc., checks Weekly Wages Books (Sack Sewing, Hand Hemming and Dhangars).	55—3—85 ..	70—4—130
23	Satya Sadhan Das	Food shop Clerk. Cashier, in charge of cash realised from daily sales and in charge of food shop, salesmen and cash memo writers	55—3—85 ..	70—4—130
24	Santosh Kumar Bhattacharjee.	Office Clerk. Store estimates, checks Wages Abstract Book, checks Weekly Wages Books (Spool Winding Department), general relieving duties.	55—3—85 ..	70—4—130
25	Ashutosh Das ..	Provident Fund Clerk Engaged in Weekly and Monthly Returns of Provident Fund subscriptions from workers.	55—3—85 ..	70—4—130
26	Modhusudan Sirkar	Assistant Batching Clerk. Maintenance of Wages Books for Batching Department.	55—3—85 ..	70—4—130
27	Gouri Prosad Bhattacharjee.	Kalamazoo Clerk. Calculation of Gunny Insurance, posting of Store Challans to Kalamazoo Ledgers, checks Weekly Wages Books (Cup Winding).	55—3—85 ..	70—4—130
28	Sisu Kr. Chatterji	Kalamazoo Clerk. Calculation of Gunny Insurance, posting of Store Challans to Kalamazoo Ledgers, checks Weekly Wages Books (beaming).	55—3—85 ..	70—4—130

Serial No.	Name.	Present designation and duties.	Existing grade. Rs.	Revised grade. Rs.
29	Ram Ratan Das . .	Assistant Gunny Clerk. Daily Gunny Insurance, Daily Production Report, Maintenance of Bags, Cloth and Bale Production Books, Warp, Weft and Twist Production Books, checking Wages Books (Miscellaneous batching and preparing), Production of jute goods (I. J. M. A.).	55—3—85 . .	70—4—130
30	Sadhan Samaddar	Weaving Time-Keeper. Preparation of Weaving (Hessian) Wages Books and Labour Returns.	55—3—85 . .	70—4—130
31	Bejoy Kr. Banerjee	Weaving Clerk. Preparation of Beaming Wages Books and Labour Returns.	55—3—85 . .	70—4—130
32	[Anil K. Biswas .	Spinning Time-Keeper. Preparation of spinning, shifters and Sale Time Wages Books and Labour Returns.	55—3—85 . .	70—4—130
33	Mohammed Reza .	Spool Winding Time-keeper. Preparation of Spool and Cop Winding Wages Books and Labour Returns.	55—3—85 . .	90—5—150
34	Jitendra N. Sur . .	Production Report Clerk. Maintenance of Daily Measuring Reports.	55—3—85 . .	70—4—130
35	Jadhab Ch. Debnath]	General Department Time-keeper. Maintains Wages Books of Workshop, Electric and General Departments, Dhargars, submission of Labour Returns Wages estimates.	55—3—85 .	90—5—150
36	Satya Ch. Dhara . .	Draftsman. Preparation of drawings, blue prints, etc.	55—3—85 .	70—4—130
37	Kashmath Chatterji	L. O. Head Clerk. In charge of Labour Bureau and Labour Office administration, Labour housing and Welfare, recruitment of budh workers.	55—3—85 .	70—4—130
38	Ramapada Bose .	Jetty Tally Clerk. Keeps tally of jute bales and drums received and issued to Batching Department.	55—3—85 . .	No change
39	Manik K. Banerjee	Provident Fund Clerk. Maintenance of workers' Provident Fund Records and assists in the preparation of Weekly and Monthly Provident Fund Statements.	55—3—85 . .	70—4—13
40	Jamini Ranjan Ghosh.	Provident Fund Clerk. Maintenance of workers' Provident Fund Records and assists in the preparation of Weekly and Monthly Provident Fund Statements.	55—3—85 . .	70—4—13

	Name.	Present designation and duties.	Existing grade.		Revised grade.	
			Rs.		Rs.	
11	Sitaram Chatterjee	Sacking Wt. Clerk. Keeps tally of sacking cuts.	55—3—85	..	No change.	
12	Panchu G. Bhandary	Weaving Tally Clerk. Keeps tally of hessian cuts.	55—3—85	..	No change.	
13	Narendra Nath Paramanick.	Bale Packing Report Clerk. Marks and tallies bales finished at press and submits daily packing report.	55—3—85	..	No change.	
14	Durga Ch. Mahanty	Markman. Bale marking for shipment.	55—3—85	..	No change.	
15	Brendra Nath Chakravorty.	Assistant Sack Sewing Clerk. Takes tally of hand hemming billets and assists in the preparation of Sack Sewing Wages Books.	55—3—85	..	No change.	
16	Biswanath Sen	Bale Godown Clerk. Takes tally of bales received from Finishing Department and stores in godown.	55—3—85	..	No change.	
17	Anath Nath Roy	Hessian Bale Select Clerk. Arranges hessian cuts according to weight for press packing.	55—3—85	..	No change.	
18	Apt Kr. Mukherji	Finishing General Clerk. Performs relieving duties.	55—3—85	..	No change.	
19	Khoda Bux	Sacking Markman. Marks sacking cuts passed through measuring machine.	55—3—85	..	No change.	
20	Panchanon Ghosal	Finishing Markman. Marks cuts which have been lapped.	55—3—85	..	No change.	
21	Sital Ch. Dutta	Sack Sewing Billet Clerk. Takes tally of bags at hemming and sewing machines.	55—3—85	..	No change.	
22	Mohabir Bhakat	Sacking Bale Selector. Arranges sacking cuts according to weight for press packing.	55—3—85	..	No change.	
23	Bibhuti Chakraborty	Hessian Measuring Clerk. Marks hessian cuts passed through measuring machine.	55—3—85	..	No change.	
24	Panchu Gopal Pal	Weaving Time-keeper. Maintenance of sacking weaving wage books and Labour Returns.	55—3—85	..	70—4—130	
25	Madhab Ch. Debnath	Preparing Time-keeper. Preparation of Preparing Department Wages Books.	55—3—85	..	70—4—130	
26	Neaz Ahmed	Spool Winding Clerk. Maintains tally and weight of spools and helps prepare Cop-winding wages book with Reza.	55—3—85	..	No change.	
27	Ananda Behara	Cop-Winding Clerk. Maintains tally and weight of cops.	55—3—85	..	No change.	

Serial No.	Name.	Present designation and duties.	Existing grade. Revised	
			Rs.	Rs.
58	Pashupati Banerji	Ration Office Clerk. Checking of Daily Sales Register from cash memos., applications for new ration cards, assistant to Ration Office Head Clerk.	55—3—85 ..	70—4—13 ⁰
59	Gopinath Karak ..	Ration Office Clerk. Posting of Daily Sales Register, applications for lost and damaged cards, acts for cashier.	55—3—85 ..	70—4—13 ⁰
60	Horisadhan Roy ..	Ration Office Clerk. Posting of Daily Sales Register and miscellaneous work relating to workers' ration cards.	55—3—85 ..	70—4—13 ⁰
61	Pushupati Rana ..	Food Shop Cash Memo. Writer. Issuing of cash memos. to civil card-holders.	55—3—85 ..	No change
62	Kiranangshu Chatterjee.	Food Shop Cash Memo. Writer. Issuing of cash memos. to M. W. card-holders.	55—3—85 ..	No change.
63	Mohammed Habib	Food Shop Cash Memo. Writer. Issuing of cash memos. to M. W. card-holders.	55—3—85 ..	No change
64	Biren Chakraborty	Ration Office Clerk. Drawing of rations from B. C. C. Depots and miscellaneous duties in Jetty and Ration Office.	55—3—85 ..	No change
65	Adhir Kr. Hor ..	L. O. Clerk. Labour reports, Preparation of food concession tickets, maintenance of service record cards, deals with workers' complaints, budli ration indicator.	55—3—85 ..	90—5—13 ⁰
66	Sudhir Ranjan Mondal.	L. O. Clerk. Recruitment of budhis to Weaving, Beaming, Electric, Workshop, Watch/Ward, Factory Mistry Departments, deals with labour requisition, employment notes and daily labour reports, workers' service records and food concession tickets.	55—3—85	70—4—13 ⁰
67	Sudhakar Barui ..	L. O. Clerk. Recruitment of budhis to spinning, spool and cop winding departments, etc.	55—3—85 ..	No change
68	Jogesh Ch. Dutta ..	L. O. Clerk. Reserve Typist. Recruitment of budli to Batching J. C. C. Miscellaneous, General and Building Department, general duties.	55—3—85 ..	No change
69	Sridhar Misra ..	Weaving Tally Clerk. Marks loom numbers on sacking cuts.	55—3—85 ..	No change

Name	Present designation and duties.	Existing grade.	Revised grade.
		Rs.	Rs.
1 Gokul Ch. Chakraborty.	Jetty Clerk. Maintenance of Jute Stock and Godown Books, Insurance, Daily Report of jute consumption and receipts.	55—3—85 ..	70—4—130
2 Krishna Ch. Sircar	Batching Head Clerk. In charge of Batching Department, Labour returns, general departmental duties.	70—4—130	90—5—150
3 Gour Mohan Das ..	Preparing Head Clerk. In charge of preparing Departmental Labour Returns, general departmental duties.	70—4—130	90—5—150
4 Debendra Nath Roy	Compounder. Mill Medical Dispensary Compounder.	55—3—85 ..	70—4—130
5 Abu Bakar ..	Teacher. Instructs the children of workers in Mathematics and languages. Prepares notices in required vernaculars.	55—3—85 ..	No change.
6 Durga Ch. Neogy ..	Welfare Clerk. In charge of welfare centre.	55—3—85 ..	No change.
7 Panchu Gopal Chakraborty.	Weaving Markman. Marks loom numbers on hessian cuts.	55—3—85 ..	No change.
8 Balu Lal Banerji ..	Statistical Clerk. Maintenance of Industrial Statistics, Labour Statistics, Annual employment and earnings, Weekly returns and Loom engagement statement, makes wages books for mistries, checking wages books and loom efficiency statement, Making statement "A" Salaries and Wages.	70—4—130	90—5—150
9 Kally Battul ..	Jetty Clerk (Time-keeper). Maintenance of Wages Books for jetty and miscellaneous departments, Labour Returns, Wages estimates.	55—3—85 ..	70—4—130

Sd. S. N. MODAK,

Chairman, Industrial Tribunal.

15th July 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 4106Lab.—28th July 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2941Lab., dated the 3rd June 1950, the industrial dispute between Britannia Building and Iron Company Ltd., 287, Grand Trunk Road, Howrah, and their workmen in connection with the case of Sri Ketaki Mohan Ghose, 15, Dasarathi De Lane, Sibpur Howrah, was referred for adjudication to Sri S. C. Chakravarti, District Judge;

And whereas the said Sri S. C. Chakravarti, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of the industrial dispute between the Britannia Building and Iron Company, Ltd., 287, Grand Trunk Road, Howrah, and their workmen in connection with the case of Sri Ketaki Mohan Ghose, 15, Dasarathi De Lane, Sibpur, Howrah.

PRESENT:

SRI SAILES CHANDRA CHAKRAVARTI, *Chairman of the Tribunal*

For the Company:—Sri M. M. Kalanee, Secretary of the Managing Agents of the Company.

For the Union:—Sri Jiten Banerjee, Joint Secretary, Association of Employees' Unions.

Acting under sections 7 and 10 of the Industrial Disputes Act, 1947, the Government of West Bengal, Department of Labour, by their order No. 2941Lab., dated the 3rd June 1950, referred to me for adjudication the industrial dispute existing between the Britannia Building and Iron Company, Ltd., 287, Grand Trunk Road, Howrah, and their workmen in connection with the case of Sri Ketaki Mohan Ghose, 15, Dasarathi De Lane, Sibpur, Howrah.

The only point for consideration in this case is the reinstatement of Sri Ketaki Mohan Ghose or other reliefs to be granted to him.

AWARD.

I have heard both parties. I have also seen Sri Ketaki Mohan Ghose. He is an old gentleman. He entered service under this Company for the first time in July 1943. I consider that this is not a case for reinstatement but that he should be given some compensatory allowance.

I award that Sri Ketaki Mohan Ghose shall get his contribution as the employers' contribution to the Provident Fund; in addition he will get basic salary for two months as compensatory allowance.

S. C. CHAKRAVARTI

Chairman of the Tribunal

The 7th July 1950.

By order of the Governor.
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

4225Lab.—1st August 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 1759Lab., dated the 11th April 1950, the industrial dispute between Messrs. India Reconstruction Corporation, Ltd., 21A, Gour Laha Street, Calcutta, and their employees represented by India Reconstruction Corporation Mazdoor Panchayet of 121/2D, Surendra Nath Banerji Road, Calcutta, was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto;

ANNEXURE.

the matter of an industrial dispute between Messrs. India Reconstruction Corporation, Ltd., 21A, Gour Laha Street, Calcutta, and their employees represented by India Reconstruction Corporation Mazdoor Panchayet of 121/2D, Surendra Nath Banerji Road, Calcutta.

PRESENT: SRI G. PALIT, *District Judge, Industrial Tribunal.*

sent for the Company: Sri Thakur Prosad Sarma, Manager and Sri R. N. Mukherji, an officer of the Company.

sent for the Union: Sri Jagannath Pandey, Secretary of the aforesaid Panchayet.

1 By an order No. 1759Lab., dated the 11th April 1950, the Government of West Bengal constituted a Tribunal of one Judge under sections 7 and 10 of the Industrial Disputes Act (Act XIV of 1947) and referred the said dispute to me for adjudication.

2 The reference was received on 15th April 1950. The Union filed its written statement on 6th May 1950. The Company filed its written objection on 12th May 1950. The case was taken up for hearing on 5th June 1950. The hearing continued from day to day up to 8th June 1950 when it concluded. The issues were contained in the schedule of the order of reference. The issues stand as follows:—

ISSUES.

(1) What should be the total remuneration of the two following skilled employees who are getting Rs. 60?

(a) Sri Tincowri Das.

(b) Sri Priya Nath Chakravorty.

(2) Whether the employer is justified in dismissing the following three employees on the ground of alleged misconduct?

(a) Sri Chaturbhuj Singh.

(b) Sri Tarak Nath Das.

(c) Sri Chittaranjan Paul.

If not, whether the said three employees are entitled to reinstatement and/or compensation?

2. Before I actually discuss and record my findings about the issue referred to above, I think, it will be worth while to give a brief outline of the present dispute.

The Company was started three years back in Calcutta for the manufacture of electric fans and allied products. Its Head Office was at Kanpur where various kinds of plastic products were also manufactured. It is alleged by the Union that in 1948 the workers resorted to a strike as a result of which a flat rate dearness allowance of 8 annas per day was allowed by the Company. But this hardly succeeded in meeting the aspirations of the workers. They formed themselves into a Union known as the Indian Reconstruction Corporation Mazdoor Panchayet in February 1949 and it was registered in March 1949. On 18th April 1949 the Union placed its charter of demands before the Company. On 4th July 1949 an agreement was entered into between the Union and the Company on the intervention of Sri B. K. Roy, Labour Officer. Under that agreement, both the parties undertook to fully implement the terms of the award of the Engineering Tribunal with effect from the 1st July 1949. But in spite of repeated demands by the Union, the Company is said to have not implemented the said award. On the top of this, the Company locked out Sri Chaturbhaj Singh on 6th December 1949 without giving any reason whatsoever. The Company also dismissed Sri Tarak Nath Das and Chittaranjan Paul on 15th December 1949 summarily for alleged misconduct. Thereafter, some unsuccessful correspondence was exchanged between the Company and the Union, and the intervention of the Labour Directorate was sought for the Union. Attempts at conciliation were made but to no effect. The dispute has been referred to the Tribunal for adjudication.

The Company admits that it granted dearness allowance on a flat rate of 8 annas per day but not, as the result of the strike. From 1st April 1949 the Company also granted general increment of pay to the workers. The Company admits the agreement to implement the award of the Engineering Tribunal. It granted increased rates of pay in pursuance of the award, viz., Rs. 2-2 per day for the unskilled and Rs. 2-5 per day for the semi-skilled workers. The Company pleads financial inability to pay extra dearness allowance to the skilled workers. Regarding the discharge of the three workers, the Company alleges that they were dismissed for misconduct and so it resists the claim for reinstatement or compensation. The Company is prepared to pay the wages till the day of dismissal of these workers and as a matter of fact, offered the same.

Issue No. 1.

Several things are admitted in the case. The Company does not deny that Sri Tincowri Das and Sri Priya Nath Chakravorty have earned amounts amounting to Rs. 60 per month. The Company also admits that there was an agreement between the Union and itself as per Exhibit 1. Under the award of the Engineering Tribunal was undertaken to be implemented for one year with effect from the 1st July 1949. The Company also admits that these two workers can be classed as skilled workers as per Exhibit 1. But the Union contends that these two workers being admittedly skilled workers, are entitled to a separate dearness allowance of Rs. 35 per month under the award of the Engineering Tribunal. In support of their contention the Union relies on an opinion expressed by Sri P. R. Mukherjee and Sri P. K. Sarkar, two Judges of the Engineering Tribunal, on the reference made by the Labour Commissioner as per order No. 946L dated 3rd March 1949. The learned Judges are said to have expressed their opinion, by way of clarification of the award, that where the wage of skilled workers are a consolidated one, they should get extra dearness

allowance. The employer cannot avoid its payment by merely splitting up consolidated pay into basic pay and dearness allowance. The Company, on the other hand, contends that the learned Judges, sitting in the Tribunal, did not fix any minimum pay for the skilled workers. They also did not fix dearness allowance for such workers. The Company refers to the opinion expressed by Sri K. K. Mitra, Assistant Labour Commissioner. He is said to have expressed an opinion that no prosecution would lie with reference to skilled workers for non-implementation of the award of the Engineering Tribunal. I must say that the Company and the Union seem to be labouring under a mistaken impression about the implication of the award of the Engineering Tribunal and also in respect of the opinion expressed by the learned Judges Sri P. R. Mukherji and Sri P. K. Sarkar in the letter of Texmaco's letter, dated 19th August 1948. In the case before me it is an admitted position of both parties that dearness allowance was granted by the Company to the extent of annas 8 per day on a flat scale in 1948. So it is abundantly clear that Rs. 13 per month, taking a month of 26 days, so far as the workers are concerned, must have been included in the earnings or pay that was given to the workers. So the Union's claim for extra dearness allowance of Rs. 25 or Rs. 35 under the award of the Engineering Tribunal cannot be sustained. If it succeeds it may succeed partially. Here I am required to find how much of the pay represents wages and how much represents dearness allowance. From the Company's statement it is clear that though it raised the basic pay from time to time, it did not grant any more dearness allowance than 8 annas per

The workers' month being of 26 days, Rs. 13 must be taken to have represented the extent of dearness allowance that was given. That being the position, these two workers, namely, Sri Tincowri Das and Sri Priya Nath Chakravorty, whose earnings per month came up to Rs. 60 admittedly, Rs. 47 as basic wages and Rs. 13 as dearness allowance per month. Under the award of the Engineering Tribunal all workers, irrespective of their categories of unskilled, semi-skilled, skilled and highly skilled, should be entitled to get Rs. 25 per month on a pay range reaching up to Rs. 50 per month. I do not accept the Company's contention that dearness allowance was denied to the skilled workers. I quote from page 564 of the Calcutta Gazette, Extraordinary, dated 3rd July 1948, Part I, where this award finds mention. The passage runs thus:—

"This scale of dearness allowance will apply to all workers, viz., factory workmen, clerical staff, supervisory staff and subordinate staff."

Skilled workmen must necessarily be included in the words "factory workmen" used above. So these two workers in question are entitled to get Rs. 12 more per month as dearness allowance. Financial inability cannot be pleaded by the Company in face of the agreement as per Exhibit I. So their earnings per month would be Rs. 60 plus Rs. 12, i.e., Rs. 72 per month for 26 working days provided they work on all the days. It is not clear from Texmaco's case, dearness allowance was admitted to have been included in the consolidated pay as here. If that was not so, unlike here, the opinion of the Judges, Sri P. R. Mukherji and Sri P. K. Sarkar, would be out of place. Similarly, the opinion expressed by Sri K. K. Mitra is not relevant, because prosecution for non-implementation of the award of the Engineering Tribunal may not have been advised as inexpedient. That can never amount to saying that the award of the Engineering Tribunal was implemented in fact, with reference to skilled workers in the present case. Thus the claim of the Union succeeds only partially. So, in conclusion, these two workers, Sri Tincowri Das and Sri Priya Nath Chakravorty would get Rs. 12 per month more from 1st July 1949, the date

of the operation of the agreement, as per Exhibit I, up to the date of the award. The Company will make this payment of arrears in three monthly instalments from the date of the publication of the award. The workers will have their earnings at this rate henceforth during the operation of this award.

Issue No. 2.

I take up the cases of these three discharged workers, one after another. They are said to have been discharged on the ground of alleged misconduct summarily without notice and without their being supplied with any written charge-sheet. They were apparently allowed no opportunity to explain their conduct. The Union contends that they are entitled to be reinstated or would get compensation. The Company resists the claim.

(a) Regarding Chaturbhuj Singh, he appears to have been discharged on 6th December 1949. The Company says that he was guilty of betraying the trade-secrets of the Company and also for suppressing the fact that his brother Bhubaneshwar, who was a gate-keeper of the Company in the godown at Grey Street, was guilty of dereliction of duty. This Bhubaneshwar was said to have been a whole-time employee, but he worked part-time elsewhere. His brother Chaturbhuj Singh did not inform the Company of this. It will appear from Exhibit 10, dated 27th December 1949, which purports to be a letter sent by the Company's Manager to the Labour Commissioner by way of explanation for Chaturbhuj Singh's dismissal that Chaturbhuj Singh was accused of betraying the secrets only and nothing else. So it is clear that to accuse him of screening his brother Bhubaneshwar is nothing more than an after-thought on the part of the Company only to justify the dismissal of Chaturbhuj Singh. Chaturbhuj Singh is said to have been discharged on 6th December 1949. But his certificate (Exhibit 15), purported to have been granted by Sri S. N. Chatterji, Factory Manager, on the following date, shows that Chaturbhuj Singh was looked upon as a very hard-working, intelligent and ardent worker. It is said that this certificate was obtained under a false representation of Chaturbhuj Singh that he was having a better job elsewhere. That may or may not be true but it shows unmistakably that on the very next day this man was discharged for betraying secrets and for misconduct, the Manager speaks of his qualities in very glowing terms. Not only that, this Chaturbhuj Singh had also other brilliant testimonials about his past conduct from the General Manager from time to time. So I have no hesitation in discarding the allegation of misconduct laid by the Company at the door of this worker who had a sparkling and unblemished record of service. Now the question is why should the Company then discharge this worker? The Union has given the answer. That this man was the Assistant Secretary of the Mazdoor Panchayet and that was the cause which underlay his dismissal. The Union has proved beyond doubt that Chaturbhuj Singh was the Assistant Secretary of the Panchayet and also an active member of the same. The Company makes no secret of its displeasure for the activities of the Union even in its written statement before this Tribunal. To victimise an active member of the Panchayet and thereby to weaken its power, seems to be a manifest motive of the Company to discharge Chaturbhuj Singh. So this is an instance of clear unfair labour practice. I hold that Chaturbhuj Singh is entitled to reinstatement. He will have half pay calculated on the earnings of November 1949 from 6th December 1949 up to the date of reinstatement. He must be reinstated in his previous post, if that post is still vacant or in a corresponding post with equivalent pay and prospect. He must turn up for appointment within one month of the publication of this award. If he does not, then his claim for reinstatement must fail but he will be entitled to compensation on the basis of half pay during the

ervening period, I mean, from the date of his discharge and the date of award. The payment must be made by the Company in three equal monthly instalments, the first starting from within a month of the publication of this award. So far about Chaturbhuj Singh.

(b) and (c) Sri Tarak Nath Das and Sri Chittaranjan Paul were discharged on the same date, i.e., on 15th December 1949 on the ground of alleged misconduct. They are said to have been involved in an obscene and ugly affair while on duty. They are also said to have been guilty of committing breaches of discipline and acts of rowdyism in the factory. Chittaranjan is said to have been responsible for the strike in 1948. He is also said to have assaulted the Darwan and also to have flung paint in the face of a co-worker. Tarak Nath Das started a case against the Manager for sections 323 and 504, I.P.C., after his discharge in the Presidency Magistrate's Court. The case was quashed on 4th April 1950. The Union on the other hand says that Sri Chittaranjan was a member of the executive of the Union and Sri Tarak Nath Das acted as the auditor of the Union and such, they are being victimised by the Company just to wreck the Union. I again refer to the letter written by the Manager of the Company Sri B. K. Roy, Labour Officer, on 27th December 1949 by way of explanation why these workers were discharged (*vide* Exhibit 10). This was shortly after the discharge. In that letter I do not see that the obscene and ugly affair now levelled against Sri Tarak Nath Das and Sri Chittaranjan Paul did find mention. So it is clearly an after-thought to mention this fact in subsequent letters and in the written statement of the Company. Exhibit 10 these workers, namely, Sri Tarak Nath Das and Sri Chittaranjan Paul were accused of merely making scenes and rowdyism in the factory. So I discard the charge of committing obscene acts on the part of these workers. The next point to be decided is whether these workers were discharged, because of unsatisfactory conduct or because of their Trade Union activities. Of course, I find from the evidence that these two workers have incurred displeasure and annoyance of the Company, because they took part in parleys on behalf of the Union before the Assistant Labour Commissioner. They were also attached to the Union, if not active members thereof. The Union contends that they should have been supplied with written charge-sheets and should have been granted opportunity to explain their conduct as laid down in the award of the Engineering Tribunal. There is some force in this contention. The said award was binding on the Company by virtue of the agreement contained in Exhibit 1. So written charge-sheet and an opportunity to explain their conduct should have been given to these workers before their discharge. They could have been suspended. They have not been given any written notice terminating their employment. They are said to have been verbally discharged on 15th December 1949. On the evidence I find that though the Company was not absolutely justified in dismissing these employees in the summary manner, cannot be said with certainty that these men were discharged because of their participation in Union activities. They had hardly an approved record to their credit. The two certificates which were given by the Manager subsequent to their discharge, though may go to the length of acquitting them of obscene and ugly talks, are more or less formal. They are not sufficient to displace the allegations made by the Company against the workers on the score of indiscipline, etc. So it is not a case of unfair labour practice and these two workers are not entitled to reinstatement. But they are certainly entitled to a notice of one month from 15th December 1949 and one month's wages in lieu of notice. As they were not given any notice, I award that Sri Tarak Nath Das and Sri Chittaranjan Paul would get wages for one month from 15th December 1949. This payment must be made in one instalment within one month of the publication of this award.

They must also get their wages for the period up to 15th December, if not already paid. I do not grant any further compensation to these two workers. So, while the claim for reinstatement stands disallowed in respect of these two workers, they are allowed compensation for one month on the basis of their earnings of November 1949 with effect from 15th December 1949. The issue is thus awarded.

G. PALIT,
District Judge,
Industrial Tribunal

The 20th June 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy

ORDER.

No. 4071Lab.—26th July 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 3155Lab., dated the 12th June 1950, the industrial dispute between the Oriental Gas Co., Ltd., 12A, Park Street, Calcutta, and their workmen represented by the Oriental Gas Karmachari Sangha, 14, Canal West Road, Calcutta, regarding the matters specified in the schedule thereto was referred for adjudication to Sri P. R. Mukherjee, District Judge;

And whereas the said Sri P. R. Mukherjee, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of a reference No. 3155Lab., dated the 12th June 1950 (Government of West Bengal, Labour Department), and in the matter of an industrial dispute between the Oriental Gas Co., Ltd., 12A, Park Street, Calcutta, and their workmen represented by the Oriental Gas Karmachari Sangha, 14, Canal West Road, Calcutta, regarding the matters specified in the schedule of reference.

PRESENT: SRI P. R. MUKHERJEE, Judge, Industrial Tribunal

For the Oriental Gas Co.: Sri V. S. Rastogi.

For the Union: Sri Nalini Guha, Secretary.

Notices were served on both the parties. Both the parties appeared on 28th June 1950 and filed a compromise petition alleging that the matters have been settled amicably amongst themselves. The above petition has been filed both on behalf of the Management as well as on behalf of the employees of the Oriental Gas Co., Ltd. The terms of settlement were embodied in a memorandum of settlement, marked Annexure "A".

On reading the terms of settlement, I am inclined to think that these are quite fair and reasonable and that the same may be given effect to. I order that the case be adjudicated in terms of the Memorandum of Settlement embodied in Annexure "A", which will form a part of the award.

P. R. MUKHERJEE,

Judge, Industrial Tribunal.

8th July 1950.

Hiraman Shaw.

Rajdhari Singh.

Nalini Guha.

M. Sanyal.

Dharmaraj Rai.

D. Logan Edwards.

V. S. Rastogi.

TO THE TRIBUNAL UNDER THE INDUSTRIAL DISPUTES ACT
(SRI P. R. MUKHERJEE, *District Judge*).

the matter of an industrial dispute between Messrs. Oriental Gas Co., Ltd. (hereinafter called "the Company"), and their workmen represented by the Oriental Gas Karmachari Sangha (hereinafter called "the Union").

The humble petition of both the parties, namely, the Company and the Union mentioned hereinbefore.

SH RESPECTFULLY SHEWETH :

1. That the aforesaid dispute between the parties has been referred to your Honour by Government order No. 3155Lab., dated the 12th June 1950, for adjudication.

2. That in the meantime the parties have come to an amicable settlement and have agreed to the terms mentioned in the Memorandum of Settlement attached hereto and marked Annexure "A". The parties have no dispute existing between them.

It is therefore humbly prayed that your Honour will be graciously pleased to accept the terms mentioned in the Annexure "A" attached hereto and pass an award as per the said terms of settlement and pass such other orders or orders as may be deemed fit and proper.

ANNEXURE A.

Memorandum of settlement between the Management of the Oriental Gas Co., Ltd., and its employees represented through the Oriental Gas Karmachari Sangha after perusal of their demands, dated 23rd March 1950, and certain other matters as to which also there has been a dispute.

1. That the present basic rates of pay of all categories of employees shall remain as they are.

2. That the present grade system would be maintained.

3. That the present dearness allowance for all categories will increased by Rs. 2.
4. That the present leave rules will remain as they are.
5. That the Provident Fund Rules will remain as they are.
6. That the present system of gratuity and pension will be maintained.
7. The house rent allowance will remain as at present.
8. No heat allowance will be allowed to any employee.
9. The existing night allowance will remain.
10. The question of bonus will be considered at the time of Puja as usual.
11. No other type of bonus will be paid.
12. The present canteen arrangement would continue.
13. The present medical facilities would continue.
14. The present system of officiating pay will continue.
15. The question of permanency of temporary workers would be discussed between the Management and the representatives of the Union. Workers would be made permanent on the basis of vacancies in the complement.
16. The present standing orders would remain.
17. That the working hours and wages of the Wagon Department will continue as at present.
18. That the arrangement for working the settings in the Retort House shall be as per the interim settlement of 21st February 1950.
19. That workers would be paid overtime in accordance with the provisions of section 59 of the Factories Act.
20. That those workers who are living inside the Works in temporary huttings would move out within a month.
21. That employees would work diligently and efficiently and endeavor to raise production.
22. That this settlement would have effect for a period of one and a half years from June 1, 1950, and until due notice terminating it is given by either party after the said period of one and a half years.

Signed on behalf of the employees Signed on behalf of the Management
of the Oriental Gas Co., Ltd. of the Oriental Gas. Co., Ltd

Nalini Guha, Secretary,

The Oriental Gas Karmachari Sangha.

M. Sanyal.

Rajdhari Singh.

D. Logan Edwards

K. N. Mukherjee.

V. S. Rastogi.

By order of the Governor
D. S. P. MUKHERJEE, Jt. Secy

ORDER.

No. 4083Lab.—26th July 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 6372Lab., dated the 14th December 1949, as amended by order No. 530Lab., dated the 2nd February 1950, the industrial dispute between Messrs. Oriental Gas Co., Ltd., 12A, Park Street, Calcutta, and their workmen represented by Oriental Gas Karmachary Sangha, 139, Narikeldanga Main Road, Calcutta, regarding the matter specified in the schedule to the order, dated the 14th December 1949, aforesaid was referred for adjudication to Sri S. N. Modak, I.C.S. (Retd.);

And whereas the said Sri S. N. Modak, I.C.S. (Retd.), has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XXV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of an industrial dispute between Messrs. Oriental Gas Company, Limited, and their workmen represented by Oriental Gas Karmachary Sangha.

BY ORDER SRI S. N. MODAK, I.C.S. (RETD.), *Chairman, Industrial Tribunal, West Bengal.*

For the Company: Sri S. Choudhury, Counsel, Sri S. C. Sen, Advocate, Sri J. K. Ghosh, Pleader, Mr. D. L. Edwards, Manager, Dr. V. S. Rostagi, Labour Adviser and Sri K. N. Mukherji, Labour Officer.

For the Union: Sri D. L. Sen Gupta, Advocate, Sri Dayaram Beri, President, and Sri Nalini Guha, Secretary.

AWARD.

By Government of West Bengal, Labour Department, order No. 6372Lab., dated the 14th December 1949, this industrial dispute between Messrs. Oriental Gas Company, Limited, 12A, Park Street, Calcutta, and their workmen represented by Oriental Gas Karmachary Sangha, 139, Narikeldanga Main Road, Calcutta, regarding certain matters specified in the schedule was referred for adjudication to Sri P. K. Sarkar, District Judge, an industrial tribunal. Subsequently, the services of Sri P. K. Sarkar being no longer available, the industrial dispute was referred for adjudication to me by Government of West Bengal, Department of Labour, order No. 530Lab., dated the 2nd February 1950. The issues specified in the schedule appended to the order of reference are set forth below:—

- (1) Number of men to be employed in the Retort House.
- (2) Hours of work for the Wagon Department.
- (3) Retention of Raj Mangal Singh and Shew Kumar Missir in the Company's service.

Written statements of both sides were received and before the hearing actually commenced I inspected the factory. The lawyers of both sides were then heard in respect of issues Nos. 1 and 2. As regards issue No. 3 the attention of the tribunal was drawn to an agreement, dated the 24th

October 1949, between the parties, by virtue of which an enquiry was held by Mr. Newaz, Assistant Labour Commissioner. It appears in Mr. Newaz's report, dated the 25th October 1949, that the proposed enquiry was started by him on 24th October 1949 but could not be completed owing to the tense situation prevailing in the factory at that time. Mr. Newaz was requested by this tribunal to hold the enquiry afresh at a suitable place or places convenient to him and to the parties and send his report. Mr. Newaz held further enquiry into the matter of issue No. 3 but reported that he was unable to conclude the enquiry. This tribunal then requested Mr. Newaz to conclude his enquiry and send a complete report. Meanwhile the parties reached a settlement in respect of all the issues with which the tribunal is concerned as well as other issues which are said to be pending before another tribunal. On 4th July 1950 the parties filed before me a signed petition of settlement which is reproduced below:—

TO THE TRIBUNAL UNDER INDUSTRIAL DISPUTES ACT
[SRI S. N. MODAK, I.C.S. (RETD.).]

In the matter of an industrial dispute between Messrs. Oriental Gas Company, Limited (hereinafter called "the Company") and the workmen represented by the Oriental Gas Karmachary Sangha (hereafter called "the Union").

The humble petition of both the parties, namely, the Company and the Union mentioned hereinbefore.

MOST RESPECTFULLY SHEWETH:

1. That the industrial dispute between the parties above was referred to your Honour for adjudication by Government order No. 6372Lab, dated 14th December 1949, and the issues framed were:

- (1) Number of men to be employed in Retort House.
- (2) Hours of work for Wagon Department.
- (3) Retention of Raj Mangal Singh and Shew Kumar Missir in the Company's service.

2. That the parties have other disputes between them which were referred to Sri P. R. Mukherjee for adjudication by Government order No. 3155Lab., dated 12th June 1950. (A copy of the said order is annexed hereto and marked Annexure "A".)

3. After protracted negotiations the parties have come to an amicable settlement of all the disputed points now pending before Sri P. R. Mukherjee and also before your Honour. (A copy of the terms of settlement annexed hereto and marked Annexure "B".) The parties have also settled the dispute regarding retention of Raj Mangal Singh and Shew Kumar Missir mentioned in issue No. 3 of the adjudication proceeding before your Honour, a copy of which is enclosed hereto and marked Annexure "C".

4. From items Nos. 17 and 18 of Annexure "B" and also from Annexure "C" it will be evident that the parties have settled their disputes regarding all the three issues now pending before your Honour for adjudication which are as follows:—

Regarding Issue No. 1.—That the arrangement for working the settlement in the Retort House shall be as per the interim settlement of 21st February 1950.

Regarding Issue No. 2.—That the working hours and wages of the Wagon Department will continue as at present.

Regarding Issue No. 3.—That Raj Mangal Singh and Shew Kumar Missir would altogether be discharged from Sealdah Works. They would not for a day work at Sealdah but may continue to work at Howrah Works.

Under the circumstances mentioned above the parties above humbly pray that your Honour will be graciously pleased to accept the terms of agreement mentioned above and to give an award incorporating the same and to make such other order or orders as may be deemed fit and proper.

And for this act of kindness your petitioners as in duty bound shall ever remain, Sir, your obedient servants.

Mani Mohon Bose.

Brojendra Nath Dhar.

Dharmaraj Rai.

Hiraman Shaw.

Jitoo Das.

Nalini Guha,
Secretary.

M. Sanyal,
Vice-President.

Rajdhari Singh.

The 4th July 1950.

D. Logan Edwards,

Joint Agent.

K. N. Mukherji,

Labour Welfare Officer.

V. S. Rastogi,

Labour Adviser.

S. Sen, *Advocate.*

The 4th July 1950.

2. In the light of the settlement arrived at by the parties there is nothing further to decide, as the terms of settlement in respect of issues 1, 2, and 3 are clearly set forth in paragraph 4 of the petition of settlement filed before me. I direct that the three issues raised before me be decided in accordance with the terms of the settlement arrived at by the parties, and the parties do comply with the said terms of settlement.

S. N. MODAK,

Chairman,

Industrial Tribunal.

The 6th July 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.



Calcutta



सत्यमेव जयते

Gazette

Published by Authority

THURSDAY, AUGUST 10, 1950

CONTENTS:

	Page.		Page.
I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.	1591—1624	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President—	
IA.—Orders and notifications by the Government of India republished for general information	257—260	The Naval Forces (Miscellaneous Provisions) Ordinance, 1950	337—338
IB.—Educational Notices	211—214	The Indus from Pakistan (Control) Amendment Ordinance, 1950	338
II.—Advertisements, Notices	291—296	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament	Nil
III.—Acts of the West Bengal Legislature	Nil	SUPPLEMENT No. 22—	
IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India	Nil	Weekly Weather and Crop Report of West Bengal for the week ending 26th July 1950	341—342
IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly	Nil	Second Forecast of the Wheat Crop of West Bengal for 1949-50	343
		Third Forecast of Wheat Crop of West Bengal for 1949-50	344

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 2224G.A.

Appointments and Transfers.

General.

Birhum.—No. 2148G.A./4S/37/50.—1st August 1950.—Sri Sudhendra Kumar Sanyal, Sub-Deputy Magistrate and Sub-Deputy Collector, on leave, appointed to be a Sub-Deputy Magistrate and Deputy Collector in the Birhum district and posted to the headquarters station of that district.

This cancels the orders contained in notification No. 1429G.A., dated 19th May 1950, posting the Eluberia subdivision of the Howrah district to the headquarters station of that district.

Jalpaiguri-Murshidabad.—No. 2162G.A./1D-48/2nd August 1950.—Sri Monoranjan Chaudhary, Deputy Magistrate and Deputy Collector (employed), Jalpaiguri, is appointed to be a Deputy Magistrate and Deputy Collector in the Murshidabad district and is posted to the headquarters station of that district.

Murshidabad-Jalpaiguri.—No. 2163G.A./1D-48/2nd August 1950.—Sri Satya Prasanna Das, Deputy Magistrate and Deputy Collector,

Murshidabad, is appointed to be a Deputy Magistrate and Deputy Collector in the Jalpaiguri district and is posted to the headquarters station of that district.

Police.

Calcutta.—No. 2112G.A./3P-63/50.—28th July 1950.—Sri B. Chatterji, I.P., Deputy Commissioner of Police, Security Control, Calcutta, is appointed temporarily to act, in addition to his own duties, as Assistant Inspector-General of Police with effect from the date of his joining the post.

24-Parganas.—No. 2117G.A./2P-31/49.—29th July 1950.—In exercise of the power conferred by section 1 of the Police Act, 1861 (V of 1861), the Governor is pleased to appoint the Commandants of the Armed Police Battalions, I, II and III, *ex officio*, to perform all the duties of a District Superintendent of Police under the said Act in any district in West Bengal in which they, for the time being, may be employed.

24-Parganas-Calcutta.—No. 2161G.A./298/50.—2nd August 1950.—Sri Nirmalya Chatterji, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Basirhat, 24-Parganas, is appointed as an Administrative Officer to the Additional Chief Commandant, West Bengal National Volunteer Force.

Leave.

General.

Howrah.—No. 2101G.A./2L-34/49.—28th July 1950.—Sri Jatindra Kumar Mazumdar, Deputy Magistrate and Deputy Collector, Howrah, is allowed leave on average pay for three months and fifteen days with effect from the 16th June 1950, under rule 185(i)(a) of the West Bengal Service Rules, Part I.

Cooch Behar.—No. 2109G.A./3L-21/50.—27th July 1950.—Janab Matiar Rahaman, Additional Deputy Magistrate and Deputy Collector, Mathabanga, Cooch Behar, was allowed earned leave for two months and twenty-two days, with effect from the 7th April 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

Howrah.—No. 2167G.A./3L-28/50.—2nd August 1950.—Sri Rajendra Chandra Sen, Sub-Deputy Magistrate and Sub-Deputy Collector, Howrah, was allowed leave on average pay for ten days under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 4th July 1950.

By order of the Governor,
S. N. RAY, Chief Secy.

Development

NOTIFICATION.

No. 1742/CB/E-19/50. — 2nd August 1950. — Sri Kamal Krishna Mukherjee, B.Sc., B.E. (Calcutta), C.E., is appointed to a temporary gazetted post of Assistant Engineer under the Construction Board under this department with effect from 1st April 1950 forenoon and is posted to the Bongaon Subdivision No. 1 under the South Division of the Construction Board.

The notification No. 1124/CB/E-19/50, dated 19th May 1950, is hereby cancelled.

By order of the Governor,
D. N. MUKHARJI, Asst. Secy.

Political

NOTIFICATION.

No. 4715P./2C-21/50.—3rd August 1950.—In exercise of the power conferred by sub-section (I) of section 7 of the Cinematograph Act, 1918 (II of 1918), the Governor is pleased to appoint Sri N. C. Sen, Bar-at-Law, to be a member of the West Bengal Board of Censors constituted by notification No. 1143P., dated the 22nd February 1950 to represent the Corporation of Calcutta.

By order of the Governor,
R. GUPTA, Secy.

NOTICE.

No. 4848P./5A-20/50.—8th August 1950.—Applications are invited for admission to the Prince of Wales's Indian Military College, Dehra Dun, from candidates wishing to take preliminary training for a career in the Indian Army, Indian Air Force or Indian Navy. Only unmarried boys of Indian domicile are eligible for such admission.

2. The next term of the College will commence on the 20th January 1951. Applicants seeking admission to the College will have to appear at a qualifying examination consisting of both a written and a viva voce test, to be held on the 12th October 1950. The candidates should not be

less than 11 years of age but must not have reached the age of 12 years on January 20, 1950. No relaxation of age limits will be allowed.

3. As evidence of his age, a candidate should produce a certificate from the Head Master of School in which he is studying showing the date of his birth as recorded in the school register.

4. The fee is Rs. 4,500 for each school year payable in two equal instalments of Rs. 750 each one at the beginning of each term.

5. Applications are to be made in prescribed form to reach the Secretary to the Government West Bengal, Home (Political) Department Writers' Buildings, Calcutta, not later than 15th September 1950. Application forms, specimen question papers, etc., will be available at the office on request. The time and place of examination will be notified later.

6. Full particulars regarding the course training are available from the Regulations of the Prince of Wales's Indian Military College, Dehra Dun, copies of which can be had on payment from the Manager of Publications, Delhi.

7. The Government of West Bengal will offer three scholarships, each of Rs. 1,000 per annum and tenable for six years, to three meritorious candidates after admission into the Prince of Wales's Indian Military College, Dehra Dun, if they are natives of, or are domiciled in, West Bengal and if their parents and guardians can afford to meet the entire cost of maintaining candidates at the College. The entire cost of educating a boy at the College is estimated at about Rs. 2,500 per annum including the College fee. Selected scholar will receive Rs. 1,000 per annum from Government but the balance will have to be borne by the parent or guardian concerned. Ordinary selection for scholarship is made on receipt of progress reports from the College. Applications for these scholarships should be made in prescribed forms in accordance with the regulations governing such scholarship, copies of which will be supplied on request, after the candidates have been finally selected for admission.

By order of the Governor,
P. W. MANN, Asst. Secy.

POLICE DIRECTORATE

Orders by the Inspector-General of Police
West Bengal

Calcutta.—No. 5292A.—1st August 1950.
D. E. B., Sealdah G. R. P.-I. B., West Bengal. Sri Durgadas Mukharji, officiating Inspector, District Enforcement Branch, Sealdah Government Railway Police, is, in the interests of public service, transferred to the District I and posted to the same district to fill temporarily the post of Circle Inspector, *vice* Sri Man Mohan Basu, Inspector, Sealdah Government Railway Police, temporarily attached to the Intelligence Branch, West Bengal.

Calcutta.—No. 5296A.—1st August 1950.
C. I. D.-I. B., West Bengal-Howrah.—The following probationary Inspectors are confirmed in their appointments with effect from the dates against each:—

- (1) Sri Salil Kumar Chatterji of Criminal Investigation Department, West Bengal, from 1st July 1950.
- (2) Sri Dharendra Nath Ray Chaudhuri of Criminal Investigation Department, Bengal, from 1st July 1950.
- (3) Sri Sambhu Nath Chatterji of Intelligence Branch, West Bengal, from 10th July 1950.

- (4) Sri Saradindu Ghosh of Intelligence Branch, West Bengal, from 7th July 1950.
- (5) Sri Prafulla Chandra Das Gupta of Intelligence Branch, West Bengal from 7th July 1950.
- (6) Sri Tarananda Mukharji of Howrah from 20th July 1950.

S. GUPTA, Insp.-Genl.

Transport

NOTIFICATIONS.

No. 4948W.T.—24th July 1950.—The following draft of an amendment, which in exercise of the power conferred by section 12 of the Bengal Motor Vehicles Tax Act, 1932 (Bengal Act I of 1932), the Governor proposes to make in the Bengal Motor Vehicles Tax Rules, 1933, published under notification No. 58591L.S.-G., dated the 31st October 1933, and subsequently amended, is published for the formation of persons likely to be affected thereby.

2 The draft will be taken into consideration on or after the 30th August 1950, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered.

Draft Amendment.

To rule 30 of the said rules *add* the following clause, namely:—

“(ZZ1) Motor cars belonging to the Australian Trade Commissioner in India at Calcutta, and used for official purposes”.

No. 4949W.T.—24th July 1950.—The following draft of an amendment, which, in exercise of the power conferred by clause (ff) of sub-section (2) of section 41 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor proposes to make in the Bengal Motor Vehicles Rules, 1940, published under notification No. 1930Pl., dated the 21st September 1940, at pages 2655-2839, Part I of the *Calcutta Gazette* of the 10th October 1940, as subsequently amended, is published for the information of persons likely to be affected thereby.

2 The draft will be taken into consideration on or after the 30th August 1950, and any objection or suggestion with respect thereto which may be received by the undersigned will be duly considered.

Draft Amendment.

To rule 38A of the said rules *add* the following clause, namely:—

“(d) No fee shall be levied for the registration of motor cars belonging to the Australian Trade Commissioner and the Philippine Consulate General in India at Calcutta and used for official purposes”.

By order of the Governor,

B. K. SEN, Asst. Secy.

JUDICIAL DEPARTMENT

No. 2225G.A.

Powers.

Birbhum. — No. 2152G.A./2P-32/50. — 2nd August 1950.—Sri Asit Ranjan Saha, Deputy Magistrate, on probation, Birbhum, is vested with the powers of a Magistrate of the third class.

By order of the Governor,

S. N. RAY, Chief Secy.

Judicial

Appointments and Transfers.

Calcutta. — No. 5022J.—2nd August 1950. — Sri Saroje Kumar Chandra, Head Assistant of the office of the Administrator-General and Official Trustee, West Bengal, is appointed as the Superintendent of that office, with effect from the 1st August 1950.

No. 5045J.—3rd August 1950.—The services of Sri Bhabendra Nath Banerjee of the West Bengal Civil Service (Judicial) are placed at the disposal of the Government of India in the Ministry of Law for appointment as Assistant Solicitor to that Government.

Leave.

Calcutta.—No. 5049J.—3rd August 1950.—The Hon'ble Mr. Justice J. P. Mitter, a Judge of the High Court, Calcutta, is granted leave for the period from the 20th November 1950 to the 23rd December 1950, viz., leave on full allowances for twenty-seven days and in continuation leave on half allowances for the remaining period.

By order of the Governor,

S. K. SEN, Secy.

Registration

NOTIFICATIONS

West Dinajpur.—No. 316Regn.—29th July 1950.—Sri Hari Ballav Choudhury, District Sub-Registrar, West Dinajpur, is allowed leave on average pay for four months from 1st August 1950 under rule 184(b) (ii) of the proviso thereto of the West Bengal Service Rules, Part I.

24-Parganas-West Dinajpur.—No. 317Regn.—29th July 1950.—Sri Nripendra Nath Ghatak, Sub-Registrar of Sealdah, is appointed to act as District Sub-Registrar of West Dinajpur during the absence, on leave, of Sri Hari Ballav Choudhury or until further orders.

24-Parganas-Howrah. — No. 319Regn. — 1st August 1950.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Hakim Syed Ali Zafar temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-stations of Shampukur, Kumartooly, Burtola, Sukea Street, Muchipara, Jorasanko, Jorabagan, Burrabazar, Colootola, Bowbazar, Puddopukur, Waterloo Street, Farwick Bazar, Taltola, Elliot Road, Park Street, Victoria Terrace and Hastings, in the district of 24-Parganas and within the police-stations of Howrah, Bantra, Golahari, Shibpur, Bally and Malipanchghara in the district of Howrah, during the absence, on leave, of Janab Syed Ali Abed, or until further orders.

24-Parganas-Howrah. — No. 320Regn. — 1st August 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Hakim Syed Ali Zafar, temporarily to be a Muhammadan Registrar within the police-stations of Shampukur, Kumartooly, Burtola, Sukea Street, Muchipara, Jorasanko, Jorabagan, Burrabazar, Colootola, Bowbazar, Puddopukur,

Waterloo Street, Farwick Bazar, Taltola, Elliot Road, Park Street, Victoria Terrace and Hastings in the district of 24-Parganas and within the police-stations of Howrah, Bantra, Golabari, Shibpur, Bally and Malipanchgharia in the district of Howrah, during the absence, on leave, of Janab Syed Ali Abed, or until further orders.

By order of the Governor,
S. K. SEN, Secy.

FINANCE DEPARTMENT

Taxation.

NOTIFICATIONS.

No. 1727F.T.—1st August 1950.—Sri Nagendra Nath Chatterji, Agricultural Income-tax Officer, Grade II, Nadia Range, is appointed to be Agricultural Income-tax Officer, Calcutta Range I.

No. 1728F.T.—1st August 1950.—Sri Jnanendra Nath Bhattacharjee, Agricultural Income-tax Officer, Grade II, Calcutta Range II, is appointed to be Agricultural Income-tax Officer, Malda Range.

No. 1729F.T.—1st August 1950.—Sri Bimal Kumar Das Gupta, Agricultural Income-tax Officer, Grade II, Malda Range, is appointed to be Agricultural Income-tax Officer, Nadia Range.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

No. L.S.-G-2F-47/50.—28th July 1950.—In exercise of the powers conferred by section 4 of the West Bengal Fire Service Act, 1950 (West Bengal Act XVIII of 1950), the Governor is pleased to make the following order for regulating and controlling the powers, duties and functions of the Director, West Bengal Fire Service:—

Order.

1. The administration of the Fire Services throughout the areas where the Act is in force shall vest in the Director of Fire Services.

2. The Director shall be directly responsible to the State Government for the control and management of the fire fighting forces and appliances. He shall generally advise Government on all matters relating to fire fighting, including the advice on licensing of manufacture or storage of commodities under the Act.

3. The Director is authorised to issue, without reference to Government, standing or general orders, either on matters of routine or to amplify or explain previous orders, but shall not issue a standing order which deals with a point of law without previous reference to Government.

4. The Director shall be responsible for maintaining the strictest discipline and the highest possible standard of efficiency in the fire fighting forces under him. He shall ensure this by making frequent inspections and by keeping in close touch with the Divisional Officers and the Station Officers.

5. The Director is authorised to make such disposition of the staff, engines and appliances for the fire stations as may seem to him expedient.

6. The Director shall, subject to such general directions as Government may give in this behalf, appoint the clerical and operational staff up to and including the rank of the Station Officers in the Fire Services and shall also take such disciplinary action against them as is considered necessary by him in accordance with the relevant rules on the subject.

7. The Director shall sanction payment of ordinary service pensions or gratuities to members of the Fire Services but not wound and other extraordinary pensions or gratuities. The power of sanction shall be exercised only when the pension is strictly admissible under the regulations and does not require, to make admissible, the exercise of any other power which has not been delegated to the Director, e.g., condonation of deficiency, etc.

24-Parganas.—No. M.1M-68/50.—4th August 1950.—In exercise of the power conferred on sub-section (5) of section 56 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to extend the term of office of the Commissioners of the Baranagar Municipality in the district of the 24-Parganas till the 3rd February 1952 the special circumstances in which it has been thought fit to extend the said term of office being that the last general election of the Commissioners of the said municipality having been held in the year 1946-47, the next general election is, under sub-section (3) of section 24 of the said Act, required to be held in the year 1950-51, but such general election cannot be held at that time as it would be of no use to do so in view of the fact that the four-year term of office of the present Commissioners of the said municipality, prescribed by clause (a) of sub-section (1) of section 56 of the said Act, which commenced on the 2nd February 1948, will not be completed until the 1st February 1952. According to the proviso to the said sub-section (3) of section 24, the next general election cannot however be held after the year 1950-51 unless the term of office of the present Commissioners of the said municipality is extended beyond the 1st February 1952.

No. LSG.1C-40/49(I).—4th August 1950.—In exercise of the power conferred by sub-section (1) of section 551 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), the Governor is pleased to make the following rule prescribing the proportionate amounts of the contribution to be paid by certain public companies towards the cost of preparation and maintenance of a map by the Corporation of Calcutta under sub-section (1) of the said section.

Rule.

The following public companies which lay down under-ground cables shall contribute towards the cost of preparation and maintenance of a map by the Corporation under sub-section (1) of section 551, the proportionate amounts shown respectively against each:—

- (1) The Calcutta Electric Supply Corporation Limited—80 per cent. of the cost of preparation and 35 per cent. of the cost of maintenance.
- (2) The Oriental Gas Company, Limited—10 per cent. of the cost of preparation and 13 per cent. of the cost of maintenance.
- (3) The Calcutta Tramways Company, Limited—5 per cent. of the cost of preparation and 6 per cent. of the cost of maintenance.

2. This cancels notification No. LSG.885/49 2M., dated the 15th January 1946.

No. M. 1C-6/50(A).—25th July 1950.—In exercise of the power conferred by sub-section (1) of section 482 of the Calcutta Municipal Act, 1923 (Calcutta Act III of 1923), the Governor is pleased to sanction the following revised schedule of rates for the sale of cremation articles at burning ghats of charges for the services of domes and brahmins. The revised schedule has been drawn up by the Corporation, under clause (67) of section 478 of the said Act to be substituted for the schedule sanctioned in notification No. M. 1C-50(A), dated the 27th February 1950, as an addition to the bye-laws made under clause (47) of section 559 of the Calcutta Municipal Act, 1899 (Calcutta Act III of 1899), and sanctioned in notification No. 2277M., dated the 19th July 1949, published at pages 175-176 of Part IB of the Calcutta Gazette of the 20th idem:—

Schedule of rates for the sale of cremation articles at burning ghats and of charges for the services of domes and brahmins.

Compulsory List (items 1 to 6).

	Rs. a. p.
Dry split sal wood or suitable fire wood, long pyre, 7 maunds at Re. 1 per maund.	7 0 0
Dry split sal wood or suitable fire wood, short pyre, 5 maunds at Re. 1 per maund.	5 0 0
Dry sal wood or suitable fire wood split thin and short pieces (length about 2 feet with diameter about 3 inches) 10 seers.	0 3 9
Pankati " or " dhanicha " 9 seers ..	0 3 9
Barthen kalsi (one) ..	0 1 6
Dome charges for carrying fuel from the depot to the pyre and cleansing the place or pyre to be used for cremation—	
(a) Short pyre ..	0 4 6
(b) Long pyre ..	0 6 0

Dome charges for carrying extra wood at 9 pies per maund or a part thereof.

Optional List (items 7 to 8).

	Rs. a. p.
Atap chaul (rice 1 chittack) ..	0 1 10½
Til, ½ chittack ..	
Katali Rambha, 1 ..	
Kauri, 5 ..	
Ghee ..	
Sara, 2 ..	0 1 10½
Incense (dhupa) crushed, one pawa ..	
Loth, 2 yards 27 inches in width, annas 17.6 per piece of 2 yards.	
Loth, 2 yards 27 inches in width, annas 5 and pie 3 per piece of 2 yards.	
Ilhee ½ chittack, at Rs. 2-4-0 per seer ..	
Jaran, 2 pieces ..	0 2 3
or Jaran, 1 piece ..	0 1 1½
Sandal wood, 1 chittack ..	0 1 10½
Mancharatna ..	0 3 0
Ladhu (honey), ½ chittack ..	0 0 4½
Sita or sacred thread ..	0 0 4½
Latoo, 1 chittack ..	0 0 4½
Be to brahmachari ..	0 0 0

19. Charges for the cremation of minors under 10 years of age—

	Rs. a. p.	Rs. a. p.
Salwood or suitable fire wood, 3 maunds at Re. 1 per maund.	3 0 0	
Sal wood or suitable fire wood thin pieces, 5 seers.	0 1 10½	3 7 6
"Pankati" or "dhanicha" 4 seers.	0 1 10½	
Kalsi (one) ..	0 1 6	
Dome ..	0 2 3	

20. Charges for the cremation of paupers—

(a) For adults (long pyres) including 3 annas for dome charges to be paid by the contractor.	4 8 0
(b) For minors under 10 years (including 2 annas 3 pies dome charges to be paid by the contractor).	2 2 0

21. Fee to dome for cremating dead body for adults.	0 9 0
For children under 10 years ..	0 4 6

It is not incumbent on any person to purchase the optional articles or to pay the fee of the brahmin if he does not employ his service.

Note.—The contractor shall keep in stock all these optional articles also and supply them in whatever quantity required at the rate noted above. He shall not keep in his depot any article which is not mentioned above. He shall not charge any extra rate for any articles on the ground of the same being of superior quality. Persons shall be at liberty to bring articles from outside and use them for cremation but they shall purchase the minimum quantity of articles mentioned in the compulsory list. The contractor shall supply to the purchaser a cash memo, showing distinctly the quantity, rate, amount and description of each kind of article supplied.

2. This notification shall be deemed to take effect on and from the 1st January 1944.

3. During the period from the 1st January 1944 to the 30th November 1949, the above revised schedule shall be read as if, for item Nos. 1 and 2, the following had been substituted, namely:—

	Rs. a. p.
1. Dry split sal wood, long pyre, 7 maunds	7 0 0
*Dry mango or tamarind 8 maunds, long pyre. (For Sahaganore Burning Ghat only)	8 0 0
2. Dry split sal wood, short pyre, 5 maunds	5 0 0
*Or dry mango or tamarind 6 maunds for short pyre. (For Sahaganore Burning Ghat only)	6 0 0

4. This cancels notification No. M. 1C-6/50(A), dated the 27th February 1950.

By order of the Governor,
S. K. GUPTA, Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta. — No. Medl. 3424/1H-94/50. — 24th July 1950.—It is notified for general information that Dr. Rajat Chandra Sen, M.B. of 51, Theatre Road, Calcutta, is appointed on the Board of Governors of the Sambhu Nath Pandit Hospital, Bhowanipore, constituted under notification No. Medl. 1H-19/48, dated the 7th April 1948, vice Dr. B. Ahmed.

Calcutta.—No. Medl./8486/1C-20/50.—26th July 1950.—It is hereby published for general information that on and from the date of the publication of this notification in the *Calcutta Gazette* the Campbell Medical College and Hospital, Calcutta, and the Campbell Medical School, Calcutta, shall be respectively, called the Nilratan Sarkar Medical College and Hospital, Calcutta, and the Nilratan Sarkar Medical School, Calcutta.

Calcutta.—No. Medl. 3548/2S-5/50.—31st July 1950.—The Governor is pleased to appoint Sri Byomkesh Sen Gupta, M.A., in place of Sri H. N. Ray, as a member representing the Finance Department of the Government of West Bengal, on the Governing Body of the Calcutta School of Tropical Medicine and Hygiene and its attached hospital constituted under notification No. Medl. 1843/2S-5/50, dated the 29th April 1950.

No. Medl. 3625/5M-26/49, Pt. I.—2nd August 1950.—In exercise of the power conferred by Article 9A of the Statutes of the State Medical Faculty of West Bengal the Governor is pleased to make the following amendment in the Regulations regarding Licentiate Examination in Pharmacy published under notification No. Medl. 1538/5M-12/48, dated the 19th April 1949, namely:—

Amendment.

For paragraphs (1) and (2) of Regulation 6 of the said Regulations, substitute the following paragraphs:—

“6. (1) The First Examination mentioned in Regulation 3, shall comprise the following subjects:—

- (I) Chemistry (except Organic Chemistry and Analysis) and Physics.
- (II) Pharmacognosy, preliminary (Botany and Zoology only).
- (III) Pharmacology, preliminary (Anatomy and Physiology only).
- (IV) Theory and Practice of Pharmacy, preliminary (Pharmaceutical Arithmetic and Latin only).

6. (2) (a) For each of the groups I, II and III, there shall be a written examination consisting of one full paper (3 hours) with 6 questions (3 questions for each of the two subjects in the group) carrying 100 marks and an oral and practical examination carrying 100 marks: and

(b) For Pharmaceutical Arithmetic and Latin in group IV, there shall only be a written examination consisting of one half-paper (1½ hours) with 3 questions carrying 50 marks.

The pass marks for the examinations in each of the groups I, II and III shall be 40 per cent. of the full marks in the written and oral examinations together, 50 per cent. of the full marks in the practical examination and 50 per cent. of the total marks in the aggregate.

The pass mark for the examination in group IV (Pharmaceutical Arithmetic and Latin) shall be 60 per cent.”.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Calcutta-24-Parganas.—No. Medl. 3608/DR 20K-1/50.—1st August 1950.—Sri B. C. Ganguly, M.Sc., at present employed temporarily as Verification Officer of Stores under the Administration Officer (Stores), Directorate of Health Service, West Bengal, is appointed temporarily to, until further orders, as Secretary, Tubercular Hospital, Kauchrapara, in the West Bengal General Service, with effect from the 3rd August 1950 or any subsequent date on which he actually takes over charge.

Calcutta.—No. Medl. 3542/CF/24C-3/50.—2 July 1950.—The following doctors are appointed temporarily until further orders to the posts at Campbell Medical College, Calcutta, in the West Bengal Medical Service (Upper) as shown against each with effect from the date or dates on which they take over charge:—

- (a) Dr. Harendra Chandra Mazumdar, M.B.—Senior House Physician to the Professor of Medicine.
- (b) Sub-Assistant Surgeon Dr. Ajit Nath Gupta, M.B.—Senior House Physician to the Associate Professor of Medicine.
- (c) Dr. Nirendra Narayan Chakravarty, M.B.—Registrar to the Professor of Medicine.
- (d) Dr. Sailendra Nath Mitra, M.B. (A.G.H.)—Registrar to the Associate Professor of Medicine.
- (e) Sub-Assistant Surgeon Dr. Santi Bhattacharya, M.B.—Senior House Surgeon to the Professor of Surgery.
- (f) Sub-Assistant Surgeon Dr. Kalipada Gupta, M.B.—Senior House Surgeon to the Associate Professor of Surgery.
- (g) Dr. Saroj Kumar Niyogi, M.B.—Registrar to the Professor of Surgery.
- (h) Dr. Deva Prasad Ghosh, M.B.—Registrar to the Associate Professor of Surgery.
- (i) Dr. Sisir Kumar Ghose, M.B.—Clinical Pathologist (Medical).
- (j) Dr. Sudhindra Nath Bose, M.B. (A.G.H.)—Clinical Pathologist (Surgery).
- (k) Dr. Beni Madhab Basak, M.B.—Medical Officer, Emergency Room.
- (l) Dr. Bejoy Kumar Sen Gupta, M.B.—Medical Officer, Emergency Room.
- (m) Dr. Harakanto Chakravarty, M.B.—Medical Officer, Emergency Room.

By order of the Governor
P. M. DATTA, Asst. Secy.

Calcutta.—No. Medl. 3492/6A-24/49.—27th July 1950.—It is hereby notified for general information that under clause (a) of section 2 of the Statute promulgated with Government resolution No. Medl., dated the 2nd February 1937, as subsequently amended, the Governor is pleased to appoint Dr. B. C. Das Gupta, B.Sc., M.B. (Cal.), M.B. (A.G.H.), D.P.H., Director of Health Services, Bengal, to be the President of the General Council and State Faculty of Ayurvedic Medicine, Bengal.

By order of the Governor
K. RAY, Secy.

Public Health**NOTIFICATIONS.**

Midnapore.—No. P.H./1955/3L-13/50.—2nd August 1950.—Dr. S. C. Das Gupta, M.B., D.P.H., Subdivisional Health Officer, Tamluk, was granted earned leave for three days, with effect from the 10th April 1950, under rule 168(I) of the West Bengal Service Rules, Part I.

Nadia.—No. P.H./1957/H-30/50.—2nd August 1950.—Dr. Madhu Sudan Guha, M.B., D.P.H., was appointed temporarily to act as the Camp Health Officer, Dhabulia Relief Camp, for the period from 17th June 1950 to 3rd July 1950.

By order of the Governor,
P. M. DATTA, Asst. Secy.

DEPARTMENT OF WORKS AND BUILDINGS**Establishment****NOTIFICATIONS.**

No. 68.—31st July 1950.—Sri Ashutosh Guha, temporary Assistant Engineer, is transferred, in the interest of public service, from the Design Division No. II under the Road Planning Circle and posted to the charge of the Belgatchia Bridge Construction Subdivision under the B. E. College Construction Division in the Presidency Circle, until further orders.

No. 69.—31st July 1950.—Sri Asit Kumar Mitra, temporary Assistant Engineer, is transferred in the interest of public service, from the Survey Division No. I to the Design Division No. II of the Road Planning Circle.

No. 70.—31st July 1950.—Sri Tarun Kumar Roy Chowdhury, temporary Assistant Engineer, is transferred, in the interest of public service, from the Survey Division No. II to the Survey Division No. I of the Road Planning Circle.

By order of the Governor,
S. BHATTACHARJEE, Asst. Secy.

No. 71E.—2nd August 1950.—Sri R. C. Roy, Superintending Engineer, is, in the interest of public service, transferred from Road Construction Circle No. I and posted to the charge of Road Construction Circle No. II, until further orders, *vice* Sri S. N. Majumdar, transferred.

No. 72E.—2nd August 1950.—Sri S. N. Majumdar, officiating Superintending Engineer, is, in the interest of public service, transferred from Road Construction Circle No. II and posted to the charge of the Road Construction Circle No. I, until further orders, *vice* Sri R. C. Roy, transferred.

No. 73.—3rd August 1950.—Sri Biswa Nath Majumdar, temporary Assistant Engineer, is transferred, in the interest of public service, from the office of the Superintending Engineer, Presidency Circle, and posted to the charge of the Tollygunge (Wireless Station) Subdivision under the Suburban Division of that circle, until further orders.

No. 74.—4th August 1950.—Sri S. N. Chakraborty, Special Chief Engineer, Directorate of Works and Buildings, is allowed leave on average 7 for twenty-one days with effect from the 3rd August 1950 in terms of clause 14(a) of the Regiment executed by him.

By order of the Governor,
S. K. MAJUMDAR, Jt. Secy.

IRRIGATION AND WATERWAYS**DEPARTMENT****NOTIFICATION.**

No. 41.—1st August 1950.—The Governor is pleased to transfer, with effect from the date of

this notification or any subsequent date, the transfer of the Messanjore Dam Subdivision No. II from the jurisdiction of the Mayurakshi Construction Division No. I to the jurisdiction of the Mayurakshi Construction Division No. III.

By order of the Governor,
A. B. GANGULI, Addl. Secy.

IRRIGATION AND WATERWAYS**DIRECTORATE****NOTIFICATIONS**

No. 30C.I.E.—26th July 1950.—Sri Debabrata Paul, temporary Research Officer No. 1, attached to the River Research Institute, Anderson House, Alipore, was transferred in the interest of the public service and posted to hold charge of the Galsi Model Station with effect from the 6th March 1950 until further orders.

No. 31C.I.E.—1st August 1950.—Sri Kanak Bhushan Banerjee, Assistant Engineer, on his reinstatement in Government service, is posted to hold charge of the Jalpaiguri (Irrigation) Subdivision of the Malda Irrigation Division.

No. 32C.I.E.—5th August 1950.—Sri Bhupesh Nandi, temporary Assistant Engineer attached to the Nadia Rivers Division, is posted, until further orders, to hold charge of the Investigation Subdivision No. II of the Investigation Division No. I.

G. B. MONDAL, Chief Engineer.

COMMERCE AND INDUSTRIES**DEPARTMENT****Commerce****NOTIFICATION.**

No. 4984Com.—31st July 1950.—Sri Jatindra Nath Chakraborty, Chief Inspector, Paper Control, West Bengal, is temporarily appointed to act as Special Officer, Paper Control, West Bengal, *vice* Sri J. K. Biswas reverted to Home (General Administration) Department.

By order of the Governor,
S. K. CHATTERJEE, Secy.

Industries**RESOLUTION No. 1858IND.**

Calcutta, the 31st July 1950

Read an application, dated the 6th August 1949, from Sri Upendra Nath Kar Gupta, Proprietor of Kar's Engineering Works, 5, Panchanan Ghosh Lane, Calcutta, asking for a loan of Rs. 20,000 only under section 19(I)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the purpose of development of his engineering works for manufacturing artificial embossed and plain unbreakable slates, touring filters and smoking shells, etc.

Read also resolution of the Board of Industries, West Bengal, held on the 16th June 1950, incorporated in the report submitted with letter No. 6114, dated the 24th July 1950, from the Director of Industries and Secretary, Board of Industries, West Bengal.

ORDER.

Ordered that the application be rejected and the resolution be published in the *Calcutta Gazette*.

By order of the Governor,
S. K. CHATTERJEE, Secy.

RESOLUTION No. 1859IND.

Calcutta, the 31st July 1950.

Read an application, dated the 2nd September 1949, from Messrs. Hindustan Electric and Engineering Co. of 64/1, Borden Street, Calcutta, for a loan of Rs. 25,000 since reduced to

Rs. 18,000 only under section 19(1)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the purpose of manufacturing electric motors, pumps, etc., for domestic use.

Read also the resolution adopted by the Board of Industries, West Bengal, at the meeting held on the 19th April 1950, incorporated in the report submitted with letter No. 4874, dated the 30th June 1950, from the Director of Industries and Secretary, Board of Industries, West Bengal.

ORDER.

Ordered that the loan of Rs. 18,000 only be sanctioned provided that it does not exceed 50 per cent. of the net value of assets of the firm in the industry after deducting all encumbrances thereon existing at the time when the application was made. The loan is also subject to the following conditions:—

- (1) That the entire amount of loan should be utilised for the purpose of manufacturing electric motors, pumps, etc., for domestic use;
- (2) That a mortgage bond should be executed by Sri Nitai Charan Ghosh in the form to be drawn up by Government for the purpose;
- (3) That interest should be charged at the rate of 8 per cent per annum payable with each instalment on the balance of the unpaid principal;
- (4) That if the instalments with interest thereon are paid promptly on the due dates or within seven days thereafter, the interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- (5) That the entire amount of loan with interest thereon should be repaid in ten equal annual instalments of Rs. 1,800 only each plus interest; the first instalment being repayable on the first anniversary of payment of the loan.

Ordered also that the resolution be published in the *Calcutta Gazette*.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 4231Lab.—1st August 1950.—Whereas, in the opinion of the State Government, it is necessary that the limits laid down in clause (b) of sub-section (1) of section 66 of the Factories Act, 1948 (LXIII of 1948), should be varied in the case of women employed in the various departments from Batching to Winding in Kinnison Jute Mill No. 2, post office Titagur, 24-Parganas, in order to allow employment in double shifts necessitated by the inadequacy of newly installed preparatory machinery to supply yarn to the looms;

Now, therefore, in exercise of the power conferred by the proviso to clause (b) of sub-section (1) of section 66 of the said Act, the Governor is pleased to vary the said limits in respect of the women employed in the departments from Batching to Winding in the aforementioned jute mill, so long as the preparatory machinery installed therein remains inadequate, subject to the condition that no such woman is employed between the hours of 10 p.m. and 6 a.m.

No. 4281Lab.—3rd August 1950.—Sri Dwijottam Chatterjee, Deputy Labour Commissioner, West Bengal, was allowed earned leave from the 19th June 1950 to the 7th July 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 30(8)48/W.C.—1st August 1950.—In partial modification of this Labour Directorate notification No. 30/L.C., dated 14th June 1948, published at page 844, Part I of the *Calcutta Gazette*, dated 24th June 1948, as amended by notification No. 30(4)48/W.C., dated 18th July 1949, published at page 1268, Part I of the *Calcutta Gazette*, dated 28th July 1949, the name of "Mr. D. G. Dally" is published as an employers' nominee to the Works Committee in Waverley Jute Mills, Shamnagore, 24-Parganas, in addition to the names already published.

No. 68(2)48W.C.—20th July 1950.—In partial modification of this Labour Directorate notification No. 68L.C., dated 30th September 1948, published at page 1396, Part I of the *Calcutta Gazette*, dated 21st October 1948, the names of "Messrs. J. L. Quinn, B. N. Beards, S. B. Snuggs" and "Sri P. K. Das Gupta, Sri J. K. Seal and Sri J. K. Chatterjee", members representing the employers and "Sri Sudhir Kumar Mukherjee, Sri Radhikaprosad Sen, Sri Amiya Kumar Dutta and Sri Kanailal Hambir", members elected by the workers to the Works Committee in Messrs. Sen, Mukherjee & Co., 25, Foreshore Road Lower Shalimar, Howrah, are hereby cancelled and the names of "Sri R. N. Ghose and Sri T. K. Kanungo" are published as members nominated by the employers to the Works Committee of the above establishment for general information.

S. K. HALDAR,
Labour Commissioner.

DEPARTMENT OF FOOD

ORDERS.

No. 8171F.D.—1st August 1950.—In exercise of the power conferred by paragraph 20 of the Bengal Rationing Order, 1943, the Governor is pleased by this general order to exempt from the payment of the fee specified in sub-paragraph (2) of paragraph 13 of the said order all persons who lost their ration cards or whose cards were defaced or destroyed during the communal disturbances which took place during the months of February, March and April 19 in the Calcutta Industrial Area as defined in the Calcutta Industrial Area Rationing Regulations, 1943, and the Calcutta Industrial (Extended Area) Rationing Regulations, 1944.

No. 8169F.D.—1st August 1950.—In exercise of the powers conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clause (c) of sub-section (2) of that section and with the notification of the Government of India in the Department of Food, No. PY603(2)1, dated the 21st October 1946, as subsequently amended, and in supersession of all the previous notifications on the subject, the Governor, with the concurrence of the Central Government, has been pleased to direct that in the Calcutta Industrial Area and the Calcutta Industrial (Extended) Area, the maximum rate of the rationable supply of rice in column 1 of the rationable supply schedule to be published in

corresponding entries in column 2 of that schedule:—

The Schedule.

1	2
Commodities.	Maximum retail price per seer.
1 Wheat ...	6 as. 3 ps. (six annas and three pies).
2 Atta ...	7 as. (seven annas).
3 Flour ...	8 as. 6 ps. (eight annas and six pies).

Explanation.—In this order “The Calcutta Industrial Area” and “the Calcutta Industrial (Extended) Area” have the same meanings as in the Calcutta Industrial Area Rationing Regulations, 1944, and the Calcutta Industrial (Extended) Area Rationing Regulations, 1944, respectively.

II This notification shall be deemed to have taken effect on and from the 19th June 1950.

No. 8255F.D.—3rd August 1950.—In exercise of the power conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clause (c) of sub-section (2) of that section and with the notification of the Government of India in the Department of Food, No. PY603(2)1, dated the 21st October 1946, published in the *Gazette of India, Extraordinary*, dated the 21st October 1946, as subsequently amended, and in supersession of all the previous orders on the subject, the Governor, with the concurrence of the Central Government, is pleased to direct that in the Darjeeling-Kalimpong-Kurseong Urban Area as specified in the Schedule to the Darjeeling-Kalimpong-Kurseong Urban Area Rationing Regulations, 1946, the maximum retail prices of the qualities of rice mentioned in column 1 of the schedule below, shall be as specified in the corresponding entries in the column 2 of that schedule:—

The Schedule.

1	2
Quality of rice.	Maximum retail price per seer.
Fine ...	10 as. 6 ps. (ten annas and six pies).
Aman other than fine ...	6 as. 9 ps. (six annas and nine pies).
Aus ...	6 as. 3 ps. (six annas and three pies).

I This order shall be deemed to have taken effect in respect of “Aus rice” on and from the 5th June 1950.

No. 8256F.D.—3rd August 1950.—In exercise of the power conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clause (c) of sub-section (2) of that section and with the notification of the Government of India in the Department of Food, No. PY603(2)1, dated the 21st October 1946, published in the *Gazette of India, Extraordinary*, dated the 21st October 1946, as subsequently amended, and in supersession of all the previous orders on the subject, the Governor, with the concurrence of the Central Government, is pleased to direct that in the Darjeeling-Kalimpong-Kurseong Urban Area as specified in the Schedule to the Darjeeling-Kalimpong-Kurseong Urban Area Rationing Regulations, 1946, the maximum retail prices of the commodities mentioned in column 1 of the schedule below, shall be as specified in the corresponding entries in the column 2 of that schedule:—

The Schedule.

1	2
Commodities.	Maximum retail price per seer.
Wheat ...	6 as. 3 ps. (six annas and three pies).
Atta ...	7 as. (seven annas).
Flour ...	8 as. 6 ps. (eight annas and six pies).

II. This order shall be deemed to have taken effect on and from the 19th June 1950, except in respect of the rationed areas falling within the municipality and police-station of Kalimpong in the district of Darjeeling, where it shall be deemed to have taken effect on and from the 22nd June 1950.

No. 8257F.D.—3rd August 1950.—In exercise of the power conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clause (c) of sub-section (2) of that section and with the notification of the Government of India in the Department of Food, No. PY603(2)1, dated the 21st October 1946, published in the *Gazette of India, Extraordinary*, dated the 21st October 1946, as subsequently amended, and in supersession of all the previous orders on the subject, the Governor, with the concurrence of the Central Government, is pleased to direct that in the West Bengal Urban Area as specified in the Schedule A to the West Bengal Urban Area Rationing Regulations, 1949, the maximum retail prices of the qualities of rice mentioned in column 1 of the schedule below, shall be as specified in the corresponding entries in the column 2 of that schedule:—

The Schedule.

1	2
Quality of rice.	Maximum retail price per seer.
Fine ...	10 as. 6 ps. (ten annas and six pies).
Aman other than fine ...	6 as. 9 ps. (six annas and nine pies).
Aus ...	6 as. 3 ps. (six annas and three pies).

II This order shall be deemed to have taken effect in respect of “Aus rice” on and from the 5th June 1950.

No. 8258F.D.—3rd August 1950.—In exercise of the power conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clause (c) of sub-section (2) of that section and with the notification of the Government of India in the Department of Food, No. PY603(2)1, dated the 21st October 1946, published in the *Gazette of India, Extraordinary*, dated the 21st October 1946, as subsequently amended, and in supersession of all the previous orders on the subject, the Governor, with the concurrence of the Central Government, is pleased to direct that in the West Bengal Urban Area as specified in the Schedule A to the West Bengal Urban Area Rationing Regulations, 1949, the maximum retail prices of the commodities mentioned in column 1 of the schedule below, shall be as specified in the corresponding entries in the column 2 of that schedule:—

The Schedule.

1	2
Commodities.	Maximum retail price per seer.
1. Wheat ...	6 as. 3 ps. (six annas and three pies).
2. Atta ...	7 as. (seven annas).
3. Flour ...	8 as. 6 ps. (eight annas and six pies).

II. This order shall be deemed to have taken effect on and from the 19th June 1950.

By order of the Governor,
K. C. BASAK, Secy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Acquisition

NOTIFICATIONS.

Jalpaiguri.—No. 8726L.A.—2nd August 1950.—The Governor is pleased to cancel the notification No. 7738L.A., dated the 27th September 1948, under section 4 of the Land Acquisition Act, published at page 1345, Part I of the *Calcutta Gazette* of the 30th September 1948, in respect of the proposed acquisition of, more or less, 1.23 acres of land for the Sonaula H. E. School, Jalpaiguri, for extension of the compound of the school in the village Kharis, jurisdiction list No. 5, thana Jalpaiguri, pargana Baikunthapur, district Jalpaiguri.

Hooghly.—No. 8730L.A.—2nd August 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government partly at the public expense and partly at the expense of the Jangipara D. N. H. E. School authorities for a public purpose, viz., for construction of a hostel for students of the school, in the village of Ajodhya, jurisdiction list No. 68, thana Jangipara, pargana Baligari, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 1861, 1867 and 1868 and measuring, more or less, 0.50 of an acre, is likely to be required within the aforesaid village of Ajodhya.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Serampore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply in this case as the lands are all waste or arable.

Howrah.—No. 8774L.A.—3rd August 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the Ram Krishna Mission, for the erection of dwelling houses and for the extension of parking place, in the village of Barakpur, jurisdiction list No. 16, thana Bally, pargana Boro, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral plot No. 665, and measuring, more or less, 0.280 of an acre, is likely to be required within the aforesaid village of Barakpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Howrah.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Howrah.

Birbhum.—No. 8864L.A.—5th August 1950.—The Governor is pleased to cancel the notification No. 3969L.A., dated 30th May 1946, under section 4 of the Land Acquisition Act, I of 1894, published at page 868, Part I of the *Calcutta Gazette* of the 13th June 1946, in respect of the proposed acquisition of 67.06 acres of land for the Viswa-Bhara for agricultural purposes, viz., (1) demonstration improved methods of farming, (2) growing fodder crops for improvement of livestock, (3) establishment of seed-farm, (4) carrying on experiment with drought-resisting economic plants and research in Soil Erosion, in the villages of Goalpara, Borna dihi and Shyambati, thana Bolpur, pargana Baksing, district Birbhum.

Nadia-24-Parganas.—No. 8962L.A.(P.W.).—8th August 1950.—The Governor is pleased to cancel the entire notification No. 2210L.A.(P.W.), dated the 15th March 1947, under section 4 of the Land Acquisition Act, I of 1894, published at page 489, Part I of the *Calcutta Gazette*, dated the 20th March 1947, in respect of the proposed acquisition of more or less 70.05 acres of land situated in the villages of Bijpur, Bahurag, Halisahar, Mallikerbag, jurisdiction list Nos. 3, 2, 6, 1, respectively, thana Bijpur, pargana Havilishar, district 24-Parganas, and the villages of Charkanchrapara, Singa, Kanchrapara, Dakshin-Bhawanipur, jurisdiction list Nos. 58, 57, 69, respectively, thana Chakdaha, pargana Ukhra, Paikhati, Havilishar, district Nadia, for the construction of the connecting channel between the Bagerkhal and the Hooghly river in connection with the establishment of a Central Live Stock Research-cum-Breeding Station.

NOTICES.

Birbhum.—No. 8728L.A.(P.W.).—2nd August 1950.—Whereas 0.57 of an acre, more or less, land situate in or near the village of Fatep, jurisdiction list No. 26, described below, has been requisitioned by the Collector of Birbhum for purpose of providing proper facilities for irrigation, viz., for the construction of the staff quarter in connection with the Mayurakshi Irrigation Scheme under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land pursuant to section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the said land may be inspected in the office of the Collector of Birbhum as well as in the office of the Executive Engineer, Mor Construction Division No. I, Rampurhat.

Description of land.

Maunza Fatepur, jurisdiction list No. 26, Mayureswar, district Birbhum.

Cadastral plots in full—909 and 914.

Cadastral plots in part—910, 913 and 915.

Murshidabad.—No. 8776L.A.(P.W.).—5th August 1950.—Whereas 1.27 acres, more or less, of land situate in or near the village of G described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for improvement of Krish Kandi Road (Section Berhampore-Kandi) under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of subsection (1) of section 4 of the West Bengal Land Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

district Murshidabad, police-station Berhampore mauza, mauza Gopjan, jurisdiction list No. 18.

Portion of cadastral survey plot Nos. 7250, 4579 and full plot No. 7251, measuring, more or less, 7 acres.

Malda.—No. 8862L.A.—5th August 1950.—Whereas 0.82 of an acre, more or less, of land situated in the village of Adampur, described below, has been requisitioned by the Collector of Malda for the purpose of maintaining supplies and services essential to the life of the community, namely, for construction of Adampur Border Out Post with its quarters, under section 3 of the West Bengal Land Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of subsection (1) of section 4 of the West Bengal Land Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

Description of land.

cadastral survey plot Nos. 1356, 1357 and 1358 village Adampur, jurisdiction list No. 121, police-station Malda, district Malda.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and

Secy. to the Govt. of West Bengal (*ex-officio*).

Land Development

NOTIFICATIONS.

Hooghly.—No. 8270L.Dev.—25th July 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for settlement of immigrants who have migrated from the State of West Bengal on account of circumstances beyond their control in the villages of Jirat and Kaliagarh, police-station Balagarh, district Hooghly, it is hereby notified that for the purpose a piece of land comprising cadastral survey plots as detailed in the schedule below, and measuring, more or less, 182.36 acres, is likely to be required within the aforesaid villages of Jirat and Kaliagarh.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Hooghly, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Hooghly.

Schedule of land.

Mauza Kaliagarh, jurisdiction list No. 107, police-station Balagarh.

Cadastral survey plots Nos. 148, 149, 150, 151, 152, 153, 154, 155, 156, 171, 172, 173, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 232, 233, 234, 235, 236, 505, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 489, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 496, 397, 398, 399, 400, 401, 402, 404, 405, 406, 409 and 492.

Mauza Jirat, jurisdiction list No. 89, police-station Balagarh.

Cadastral survey plots Nos. 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 1369, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 858, 859, 860, 861, 862, 863, 864, 865, 866, 1064, 1065, 1066, 1067, 1068, 1087, 1088, 1058, 1059, 1060, 1061, 1062, 1063, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1198, 1199, 1200, 1201, 1202, 1347 and parts of cadastral survey plots Nos. 627 and 1162

Howrah.—No. 8566L.Dev.—31st July 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bauria, jurisdiction list No. 4, police-station Bauria, district Howrah, it is hereby notified that for the above purpose a piece of land comprising entire cadastral survey plots Nos. 1900, 1901 and 1903 and part of cadastral survey plots Nos. 2298 and 2299 and measuring, more or less, 24.25 acres, is likely to be required within the aforesaid village of Bauria.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Howrah, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Howrah.

DECLARATION.

Hooghly.—No. 8272L.Dev.—25th July 1950.—Whereas it appears to the Governor that land is needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Kaliagarh and Jirat, police-station Balagarh, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots as detailed in the schedule below, and measuring, more or less, 182.36 acres, is required within the aforesaid villages of Kaliagarh and Jirat.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Hooghly.

Schedule of land.

Mauza Kaliagarh, jurisdiction list No. 107, police-station Balagarh.

Cadastral survey plots Nos. 148, 149, 150, 151, 152, 153, 154, 155, 156, 171, 172, 173, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 480, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 232, 233, 234, 235, 236, 505, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 489, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 496, 397, 398, 399, 400, 401, 402, 404, 405, 406, 409 and 492.

Mauza Jirat, jurisdiction list No. 89, police-station Balagarh.

Cadastral survey plots Nos. 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 1369, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 798, 794, 795, 796, 797, 798, 799, 800, 801, 802, 858, 859, 860, 861, 862, 863, 864, 865, 866, 1064, 1065, 1066, 1067, 1068, 1087, 1088, 1058, 1059, 1060, 1061, 1062, 1063, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1198, 1199, 1200, 1201, 1202, 1347 and parts of cadastral survey plots Nos. 627 and 1162.

By order of the Governor,
S. BANERJEE, Secy.

Requisition

NOTIFICATIONS.

Nadia.—No. 8588Reqn.—31st July 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri Naresh Chandra Chakravarty, District Judge, Nadia, as an Arbitrator for determination of the amount of such compensation:—

The Schedule.

Premises under requisition.—Holding No. 173 on Rabindra Nath Tagore Road in Ward No. 1 within Krishnagar Municipality, district Nadia. Belonging to Sm. Hemlata Debi, wife of Sri Bibhuti Bhusan Banerjee, Pleader, Alipore, 4B, Dent Mission Road, Kidderpore.

Nadia.—No. 8590Reqn.—31st July 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri Naresh Chandra Chakravarty, District Judge, Nadia, as an Arbitrator for the determination of the amount of such compensation:—

The Schedule.

Premises under requisition.—Holding No. 36C Meherulla Road in Ward No. 1(A) within Krishnagar Municipality, district Nadia. Belonging to Joyanal Abedin, Punjabi, Kathuriapara, Krishnagar, district Nadia.

By order of the Governor,
A. C. SEN, Asst. Secy.

Requisition of immovable property under sub-section (1) of section 29 of the West Bengal Security Act, 1950.

L.A.S. No. 2 of 1950-51.

Alipore, the 31st July 1950.

ORDER.

Whereas in the opinion of the District Magistrate, 24-Parganas, the immovable property described in the schedule below is needed for maintaining services essential to the life of the community for rehabilitating persons displaced from their residences;

Now, therefore, in exercise of the power conferred by section 38 of the West Bengal Security Act, 1950, the District Magistrate, 24-Parganas is pleased hereby to requisition the immovable property described in the schedule below.

The Schedule.

Description of the property.

Houses on cadastral survey plot Nos. 3818 and 3313, khatian No. 275/1, of mauza Matla, police-station Canning owned by Janab Amir Ah (Gain) and others.

S. N. DAS GUPTA.

Special Land Acquisition Officer, Alipore.

The landlords of the premises referred to in the order above, are directed to place the above property at my disposal and control on and from 8th August 1950 at 12 noon or on any subsequent date, when an officer deputed from this office take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. DAS GUPTA,
Special Land Acquisition Officer, Alipore.

The 31st July 1950.

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 434/50Reqn.

Calcutta, the 27th July 1950.

ORDER.

Whereas in the opinion of the State Government premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with the requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

8, Rowdon Street, Calcutta (entire ground including the garage and outhouse).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Mr. C. C. Choudhury, owner and Mr. S. S. Nazir, agent, of the premises referred to in the order above, are hereby directed to place the above property at my disposal and control on and from 14th August 1950 at 4 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Bankshall Street, Calcutta, the 3rd August 1950

No. 643/50Reqn.

Calcutta, the 28th July 1950.

ORDER.

Whereas in the opinion of the State Government premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with the requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

6A, Jatin Das Road, Calcutta (1st and 2nd floors).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Sri Shyamapada Nag Choudhury and Sri Ramapada Nag Choudhury, landlords of the premises referred to in the order above, are hereby directed to place the above property at my disposal and control on and from the 16th August 1950 at 4 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

5, Bankshall Street, Calcutta, the 3rd August 1950.

No. 645/50Reqn.

Calcutta, the 28th July 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

P14, Mission Row Extension, Calcutta, "Windsor House" (suite No. 7 on the 3rd floor).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Mr. J. G. Rothwell, tenant of the premises referred to in the order above, is hereby directed to place the above property at my disposal and control on and from the 16th August 1950 at 4 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

5, Bankshall Street, Calcutta, the 5th August 1950.

ORDERS.

No. 515/50.

Calcutta, the 21st July 1950.

In exercise of the powers conferred by sub-sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 515/50, dated the 9th June 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

66C, Nimtala Ghat Street, Calcutta (northern part on the 1st floor).

No. 615/50.

Calcutta, the 19th July 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sri Priyannath Ghose, 15, Gope Lane, Entally, shall not without the permission of the State Government, in any way dispose of, or structurally alter, the premises and that no person shall without such permission enter into occupation thereof:—

The Schedule.*Description of premises.*

10, Gope Lane, Entally, Calcutta (three bed rooms, one kitchen, one bath and one privy on the front block of the 1st floor).

No. 290/50.

Calcutta, the 25th July 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sri Tara Chand Roy of 8, Gopal Chandra Lane, Calcutta, shall not without the permission of the State Government, in any way dispose of, or structurally alter, the premises and that no person shall without such permission enter into occupation thereof:—

The Schedule.*Description of premises.*

21, Crematorium Street, Calcutta.

By order of the Governor,

J. N. MOOKHERJEE, Asst Secy.

Notice under section 4 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 2nd August 1950.

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Satis Chandra Das and Sri Nitya Gopal Naha, occupiers of the premises, to vacate the said premises on or before 22nd August 1950 at 4 p.m. when possession thereof will be taken on behalf of the State Government:—

Schedule.*Particulars of premises.*

59, Harish Chatterjee Street, Calcutta (one bed room on the western portion of the ground floor, northern block and one room on the ground floor in the extreme east lying in between the northern and central blocks).

Calcutta, the 8th August 1950.

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Mr. I. S. Abraham of suite No. 2, one of the premises, to vacate the said premises on or before 22nd August 1950 at 4 p.m., when possession thereof will be taken on behalf of the Government.

The Schedule.*Particulars of the premises.*

2A, Camac Street, Calcutta (suites 1 and 2).

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

EXCISE DIRECTORATE**NOTIFICATIONS.**

No. 26Exc.—1st August 1950.—Sri Monoranjan Chatterjee, Inspector of Excise, Calcutta, granted leave on average pay for fourteen days under rule 184(b)(ii) of the West Bengal Service Rules, Part I, from 10th April 1950 to 23rd April 1950.

No. 27Exc.—4th August 1950.—Sri Parmanath Ghosh, retired officiating Inspector of Excise, is, on re-employment (Government Order No. 973F.T., dated 22nd April 1950), posted to the Foreign Liquor branch, Calcutta.

R. CHOWDHURY, Commissioner.

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

Agriculture**NOTIFICATION.**

No. 6140Agri.—21st July 1950.—Dr. Subhrajit Bhattacharjee, M.Sc., Ph.D., is appointed, on probation, to the post of Animal Breeder at Central Livestock Research-cum-Breeding Station with effect from the date on which he assumes charge of the post.

This cancels this department notification No. 4312Agri., dated the 29th May 1950.

By order of the Governor,

M. SARKAR, Dy. Secy.

পশু চিকিৎসা।**Veterinary****জ্ঞাপন।****NOTIFICATION.**

নং ৬১১৪পশুচিকিৎসা।—২১শে জুলাই ১৯৫০।—অবসর গ্রহণ করিয়া কৃত্যকের প্রচার চন্দ্র বাসুদেবকে ১০ই মে ১৯৪৯ হইতে ২৪ মে ১৯৪৯ পর্যন্ত পশুচিকিৎসা পদে কৃত্যকের অবসর গ্রহণ কার্যক্রমের পশুচিকিৎসা জবায় এক ১৬শে মে ১৯৪৯ হইতে কেন্দ্রকারী ১৯৫০ পর্যন্ত পশুচিকিৎসা জবায় পদচিকিৎসা জবায় দায়িত্বভারে নিযুক্ত করা হইয়াছিল।

স্বাক্ষরকারীর স্বাক্ষরশাস্ত্রসম্মত।

মোহন চন্দ্র মজুমদার,

উপ-কমিশনার।

No. 6114Vety.—21st July 1950.—Sri C. Das Gupta of the Subordinate Veterinary Service was appointed on a temporary basis in the Bengal Veterinary Service as the Superintendent, Headmarkers, for

od from 10th May 1949 to 25th May 1949 and Superintendent of Veterinary Service, Western age, for the period from 26th May 1949 to 7th ruary 1950.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

Fisheries

NOTIFICATION.

o 649Fish.—26th July 1950.—Sri G. M. Roy ndbury is appointed to act as Superintendent Fisheries (Marine) in the West Bengal ervice Service, for a period of six months or l further orders, whichever is earlier.

By order of the Governor,
G. C. MANDAL, Dy Secy.

O-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATION.

alda.—No. 1040Co-op.—5th August 1950.— Pramatha Nath Mazumdar, Assistant Registrar Co-operative Societies (on leave), is appointed e the Assistant Registrar of Co-operative es Malda district, with headquarters at la

By order of the Governor,
K. C. BASAK, Secy

প্রাণ ও পুনর্বাসন।

Relief and Rehabilitation

প্রজাপনারী।

NOTIFICATIONS

কাজা।—নং ২২৪৮এক.আর।—২২শে জুলাই ১৯৫০।—সমবার, ন ও পুনর্বাসন বিভাগের সহ-সচিব শ্রীমহাদেও রামস্বামী আয়ারকে সালের ২২শে জুলাই তারিখ বা তার পরবর্তী যে তারিখ হইতে টি উপভোগ করেন সেই তারিখ হইতে দুই মাসের জন্য পশ্চিম- কতাব নিয়মাবলীর ১৮৪(বি)(২) নিয়ম অনুযায়ী গড় বেতনে জুর করা হইল।

cutta.—No. 2248F.R.—22nd July 1950.— d R Ayer, Assistant Secretary to the Gov- ent of West Bengal in the Co-operation, t, Relief and Rehabilitation Department, lowed leave on average pay for two months effect from the 22nd July 1950 or any sub- m date from which he avails of the leave rule 184(b)(u) of the West Bengal Service

কাজা।—নং ২২৮৪এক.আর।—২৫শে জুলাই ১৯৫০।—সমবার, ন ও পুনর্বাসন বিভাগের রিষ্ট প্রধান সহায়ক শ্রীনরেশ চন্দ্র বিনায়কগী সহ-সচিব শ্রীমহাদেও রামস্বামী আয়ারের স্থলে সালের ২৪শে জুলাই তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত ঙগের সহ-সচিবের পদে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,

কান্তি চন্দ্র কসাক,

সচিব।

cutta.—No. 2284F.R.—25th July 1950.— Suresh Chandra Mitra, Senior Head Assist- Co-operation, Credit, Relief and Rehabili- Department, is appointed to act as Assist- etary to Government in the same depart- with effect from the 24th July 1950 and further orders, vide Sri M. B. Ayer, Assist- etary, on leave.

By order of the Governor,
H. C. BASAK, Secy.

বাস্তহার পুনর্বাসন বিভাগ।

REFUGEE REHABILITATION DEPARTMENT

সংস্থা।

Establishment

প্রজাপনারী।

NOTIFICATIONS

নদীয়া।—নং ৫৮৫৯এস.ট।—২৪শে জুলাই ১৯৫০।—নদীয়া জেলার অন্তর্গত রাণাঘাটের মহকুমা গ্রাণ ও পুনর্বাসন আধিকারিক শ্রীকুমার বন্দ্যোপাধ্যায়কে পশ্চিমবঙ্গ সার্ভিস রুলস্ প্রথম খণ্ডের ১৬৮(১) নং নিয়মানুযায়ী এবং এই বিভাগের ১৯শে জুন ১৯৫০ তারিখের ৪৪৫৯এস.ট. নং প্রজ্ঞাপনে মঞ্জুরীকৃত ছুটির অনুবৃত্তিক্রমে ৩রা মে ১৯৫০ তারিখ হইতে আরও পনের দিনের অতিরিক্ত ছুটি মঞ্জুর করা হইল।

রাজ্যপালের আদেশানুসারে,

শ্রীমদ কুমার ভট্টাচার্য্য,

উপ-সচিব।

Nadia.—No. 5859Estt—24th July 1950.—Sri Brahma Kumar Banerjee, Subdivisional Relief and Rehabilitation Officer, Ranaghat, Nadia, was allowed earned leave for a period of fifteen days with effect from 3rd May 1950 under rule 168(r) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him in this department notification No. 4459Estt, dated 19th June 1950.

By order of the Governor,

P. K. BHATTACHERJEE, Dy. Secy.

কাজিকাতা-বীরভূম।—নং ৬০৯৭এক.ট।—২৮শে জুলাই ১৯৫০।— অবর শাসক ও সমাহর্তা ও পুনর্বাসন আধিকারিক শ্রীকরণ চন্দ্র মৌজিককে কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত বীরভূম জেলার পুনর্বাসন আধিকারিকের পদে নিয়োগ করা হইল।

Calcutta-Birbhum.—No. 6097Estt—28th July 1950.—Sri Kiron Chandra Maullik, Sub-Deputy Magistrate and Sub-Deputy Collector and Rehabi- litation Officer, is appointed as District Rehabili- tation Officer of Birbhum, with effect from the date on which he takes over as such, until further orders.

কাজিকাতা-বাকুড়া।—নং ৬০৯৯এক.ট।—২৮শে জুলাই ১৯৫০।— আলিপুরের মহকুমা গ্রাণ ও পুনর্বাসন আধিকারিক শ্রীবিষ্ণুপদ মুনোজিককে কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত বাকুড়ার জেলা পুনর্বাসন আধিকারিকের পদে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,

এইচ. বন্দ্যোপাধ্যায়,

কর্মসচিব।

Calcutta-Bankura.—No. 6099Estt.—28th July 1950.—Sri Bishnupada Mukherjee, Subdivisional Relief and Rehabilitation Officer, Alipore, is appointed as District Rehabilitation Officer of Bankura, with effect from the date on which he takes over as such, until further orders.

By order of the Governor,
H. BANERJEE, Secy.

শিক্ষা বিভাগ।
EDUCATION DEPARTMENT

Education

শিক্ষা।

জ্ঞাপনাবলী।

NOTIFICATIONS.

২৪-পরগণা।—নং ৩৩৯৯শিক্ষা/৪৫-৬৮/৫০।—২৪শে জুলাই ১৯৫০।—বৈপাহি বুনরাদি (প্রাথমিক) শিক্ষা কলেজের (পূর্ব বিভাগ) পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের অস্থায়ী সহায়ক ও অধ্যাপক প্রজ্ঞানেন্দ্র চন্দ্র দাসগুপ্তকে ঐ কৃত্যকে ও ঐ পদে ৬ই জানুয়ারী ১৯৫০ তারিখ হইতে স্থায়ীভাবে নিয়োগ করা হইল।

24-Parganas.—No. 3399Edn./4A-68/50.—24th July 1950.—Sri Jnanendra Chandra Das Gupta, officiating Vice-Principal and Professor, Basic (Primary) Training College for Men at Bagbachi, in the West Bengal Senior Educational Service, is appointed substantively in that service and to that post with effect from the 6th January 1950.

কলিকাতা।—নং ৩৪০০শিক্ষা।—২৪শে জুলাই ১৯৫০।—কলিকাতা প্রেসিডেন্সি কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের রসায়ন শাস্ত্রের অস্থায়ী অধ্যাপক ডক্টর রাম গোপাল চট্টোপাধ্যায়কে ঐ পদে ও ঐ কৃত্যকে যোগদানের তারিখ হইতে স্থায়ীভাবে নিয়োগ করা হইল।

Calcutta.—No. 3400Edn.—24th July 1950.—Dr. Ram Gopal Chatterjee, officiating Professor of Chemistry, Presidency College, Calcutta, in the West Bengal Educational Service, is appointed substantively to that post and in that service with effect from the date on which he assumed the duties of the post, *vice* Dr. Subodh Kumar Majumdar, promoted.

কলিকাতা-দারজিলিং।—নং ৩৪০৯শিক্ষা/৪৫-৪৫/৫০।—২৫শে জুলাই ১৯৫০।—কলিকাতা মেডী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের উদ্ভিদবিদ্যার অস্থায়ী অধ্যাপক ডক্টর জিতেন্দ্র কুমার চৌধুরীকে দারজিলিং কলেজের ঐ কৃত্যকের ঐ বিষয়ের অধ্যাপক পদে ৩রা জুলাই ১৯৫০ তারিখ হইতে স্থায়ীভাবে নিয়োগ করা হইল; কিন্তু তিনি পুনরাদেশ পর্যন্ত কলিকাতা মেডী কলেজে কার্য করিতে থাকিবেন।

রাজ্যপালের আদেশানুসারে.

ডি, এম, সেন,

সচিব।

Calcutta-Darjeeling.—No. 3439Edn./4A-45/50.—25th July 1950.—Dr. Jitendra Kumar Choudhury, officiating Professor of Botany, at the Lady Brabourne College, Calcutta, in the West Bengal Educational Service (Men's Branch), is appointed substantively as Professor of the subject at the Darjeeling College in the West Bengal Educational Service with effect from the 3rd July 1950, but he will continue to work as Professor of the subject at the Lady Brabourne College, Calcutta, until further orders.

By order of the Governor,
D. M. SEN, Secy.

BOARD OF REVENUE, WEST BENGAL

Khas Mahal and Settlement

NOTIFICATION.

Midnapore.—No. 6405G.E.—1st August 1950.—Sri Priya Mohan Ghatak, Sub-Deputy Collector (re-employed) and Khasmahal Officer, Contai, Midnapore, is granted earned leave for eleven days from the 24th May 1950 to the 3rd June 1950, under rule 186(c) of the West Bengal Service Rules,

Part I, and extraordinary leave for five days, the 4th June to 8th June 1950, under rule 17 of the West Bengal Service Rules, Part I.

2. This cancels Board's notification No. C.E., dated the 23rd June 1950.

By order of the Governor
P. BANERJEE, Addl.

**Office of the Accountant-General
West Bengal**

NOTIFICATIONS.

Subject:—Calculation of leave salary contribution in respect of joining time taken under Fundamental Rule 105(b) while proceeding to foreign service.

No. TM/173.—29th July 1950.—All the offices of the Central Government under the control of this office are hereby informed that has been decided by the Comptroller and Auditor-General of India with the concurrence of the Government of India, Ministry of Finance, that the recovery of leave contribution in respect of time taken under Fundamental Rule 105(b) proceeding to foreign service, should be based on the pay that the Government servant would have received on the assumption of office in foreign service.

[Comptroller and Auditor-General of India memorandum No. 239-A/40-50, dated 17th July 1950—Dy. India 1231/TM.905.]

Subject:—Recovery of leave and pension contributions in the case of quasi-permanent Government servants transferred to foreign service.

No. TM/174.—1st August 1950.—All the offices of the Central Government under the control of this office are hereby informed that has been decided by the Government of India, Ministry of Finance, that when a Government servant in quasi-permanent service as defined in the Central Civil Services (Temporary Rules, 1949), is transferred to foreign service, his contributions for pension and leave salary should be recovered, as in the case of permanent Government servants, at the rates in force from time to time in accordance with the orders issued under Fundamental Rule 116.

[Government of India, Ministry of Finance, office memorandum No. F.1(7)-E-IV/49, dated 1st January 1950—Dy. India 6429/TM. 911.]

S. K. SARKAR

Deputy Accountant-General

**ORDERS AND NOTIFICATIONS BY
HIGH COURT AT CALCUTTA AND
CHIEF JUSTICE.**

Appellate Side

Appointments and Transfers.

Bankura-Calcutta.—No. 4961A.—1st August 1950.—The services of Sri Bhabendra Nath Munsif of Khatra, in the district of Bankura, are placed at the disposal of the Government of Bengal in the Judicial Department.

Leave.

Birbhum.—No. 4955A.—1st August 1950.—Lokesh Chandra Banerji, Munsif of Dubrajpur, in the district of Birbhum, is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for twelve days with effect from 1st August 1950.

P. BANERJEE, J.

Original Side

NOTIFICATION.

Calcutta, the 1st August 1950.

er under sections 11, 45A and 45B of the Banking Companies (Amendment) Act XX of 1950.

WHEREAS powers have been conferred by sections 11, 45A and 45B of the Banking Companies (Amendment) Act XX of 1950 on this Court to exercise jurisdiction to entertain any matter relating to or arising out of the winding up of a Banking Company and to decide all claims by or against Banking Companies, and by virtue of such powers all suits and proceedings pending before District Courts and other Courts subordinate to them under the said Banking Companies (Amendment) Act XX of 1950 stand transferred to this Court. The District Judges of Burdwan, Midnapore, Bankura, Hooghly, Howrah, Nadia, Cooch Behar, 24-Parganas, Murshidabad, West Dinajpore and Darjeeling are hereby directed to forthwith transmit to this Court the records of all pending suits and proceedings under the said Banking Companies (Amendment) Act along with the papers and documents relating thereto. And they are hereby further directed that this circular should forthwith be circulated to all Courts subordinate to them and situate within their jurisdiction to enable them to comply with this direction.

dated this 1st day of August 1950.

A. TREVOR HARRIES,

Chief Justice, High Court at Calcutta.

P. K. BOSE,

Registrar,
Original Side,
High Court at Calcutta.

to the District Judges,

Burdwan,

Midnapore,

Bankura,

Midnapore,

Hooghly,

Howrah,

Nadia,

Cooch Behar.

24-Parganas,

Murshidabad,

West Dinajpore,

Darjeeling.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

No. 1754J.G.—3rd August 1950.—Sri Pramatha Bhattacharjya, Sub-Deputy Collector (on probation) and Circle Officer of Kalna, in the district of Burdwan, is transferred to the Tamluk division of the district of Midnapore for employment as Circle Officer of Mahisadal in that division.

This cancels the order contained in this office notification No. 993J.G., dated the 17th May 1950, posting Sri Amulya Chandra Sarbajna, Sub-Deputy Collector, as Circle Officer, Mahisadal.

The transfer is made in the public interest.

No. 1756J.G.—3rd August 1950.—Sri Kashi Nath Hazra, Sub-Deputy Collector and Circle Officer of Gangajalghati, in the Sadar subdivision of the district of Bankura, is posted to the Kalna subdivision in the district of Burdwan for employment as Circle Officer of Kalna in that subdivision, *vice* Sri Pramatha Nath Bhattacharjee, transferred elsewhere.

The posting is made in the public interest.

B. SARKAR, Commissioner.

ERRATUM.

Burdwan, the 31st July 1950.

In line 5 of the notice, dated Burdwan, the 12th July 1950, under section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947, published at page 1478, Part I of the *Calcutta Gazette*, dated 20th July 1950, read "Madhaiganj Landing Ground" in place of "Pandaveswar Landing Ground".

K. A. MAJUMDER, Collector

Orders by the Deputy Inspector-General of Police, Western Range

Chinsura.—No. 5139.—28th July 1950.—On the termination of his present appointment as officiating Inspector, Midnapore, Sri Tarakeswar Ganguli will continue to act as such in that district, *vice* Sri Mritunjoy Manna, officiating Inspector, Midnapore, transferred to Burdwan.

Sri Prafulla Mohon Das Gupta, Inspector, District Enforcement Branch, Midnapore, is granted leave on average pay, for the periods from 17-4-1950 to 7-5-1950, p.m., and from 23-5-1950 to 9-6-1950, p.m., under rule 184(b)(ii) of the West Bengal Service Rules.

Sri Promod Ranjan Guha, Officiating Inspector, Burdwan (under orders of reversion to the rank of Sub-Inspector in Midnapore), is transferred to Bankura to fill an existing vacancy in the rank of Sub-Inspector.

The transfer is ordered in the interest of the public service.

H. S. GHOSH CHAUDHURI, Dy. Insp.-Genl.

Presidency Division—Calcutta

No. 1001R.G.—4th August 1950.—Sri Milon Bandhu Mukherjee, Sub-Deputy Magistrate and Sub-Deputy Collector (on probation), Sadar, 24-Parganas, is granted earned leave for twelve days, under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 18th July 1950.

J. N. TALUKDAR, Commissioner.

ORDERS BY THE DISTRICT MAGISTRATE, MURSHIDABAD.

**Office of the District Controller, Food and Supplies,
Murshidabad.**

ORDER No. 67.

Berhampore, the 25th July 1950.

In exercise of the power conferred by paragraph 9 of the West Bengal Kerosene Control Order, 1947, delegated to me by notification No. 6176D.C.S., dated the 14th May 1948, issued by the Director of Consumer Goods, West Bengal, and in supersession of all previous orders on the

subject, I hereby direct that the selling price of kerosene oil of (a) agents, (b) zonal wholesaler and (c) retail dealers within the district of Murshidabad shall be as shown respectively in Schedules A, B and C appended below, and I direct that these selling prices shall be deemed to have come into effect, (1) in respect of the agents on the 1st April 1950, and (b) in respect of zonal wholesalers and retail dealers, on the date on which they were notified in this behalf by the offices of the District Controller, Food and Supplies, Murshidabad, and the Subdivisional Controller, Food and Supplies, Kandi, Lalbagh and Jangipore, or, in the absence of such notification, on the date of notification of this order:—

SCHEDULE A.

Selling prices of Agents.

Serial No.	Place of location of agent's godown.	Selling price of agent, ex-agent's godown, per tin of 4 imperial gallons=640 fluid ounces.												Remarks	
1	2	Superior (weight in bulk of each tin of 4 imperial gallons varying between 14 seers 8 chhataks and 15 seers).						Inferior (weight in bulk of each tin of 4 imperial gallons varying between 15 seers 13 chhataks and 16 seers 5 chhataks).						4	
		(a)			(b)			(b)			(b)				
		Packed.	Bulk.		Packed.	Bulk.		Packed.	Bulk.		Packed.	Bulk.			
		Rs.	a.	p.	Rs.	a.	p.	3	Rs.	a.	p.	Rs.	a.	p.	
1	Cossimbazar	5	13	0	4	9	0		5	9	6	4	5	6	
2	Berhampore	5	13	0	4	9	0		5	9	6	4	5	6	
3	Khagra Ghat	5	13	3	4	9	3		5	9	3	4	5	3	
4	Beldanga	5	12	9	4	8	9		5	9	3	4	5	3	
5	Bhagirathpore	6	4	0	5	0	0		6	0	6	4	12	6	
6	Tungi	6	1	0	4	13	0		5	13	6	4	9	6	
7	Jalangi	6	8	0	5	4	0		6	5	0	5	0	6	
8	Juganaj	5	13	3	4	9	3		5	9	9	4	5	9	
9	Azimganj	5	13	6	4	9	6		5	10	0	4	6	0	
10	Bhagabangola	5	13	6	4	9	6		5	10	0	4	6	0	
11	Lalgola	5	14	3	4	10	0		5	10	9	4	6	9	
12	Salar	5	12	9			
13	Raghunathganj	5	13	9	4	9	9				
14	Dhulian	5	14	3				5	11	3			
15	Sagarighi	5	13	9	4	9	9				
16	Rampurhat	5	12	9				5	9	9			For delivery at Jangipore Station.
17	Rajmahal	5	13	3				5	10	3			For delivery at Nimtita.
18	Dhulian	5	13	3			For delivery at Jangipore Road Station.

SCHEDULE B.

Selling prices by Zonal Wholesalers.

Serial No.	Place of location of zonal wholesaler's godown.	Selling price zonal ex-zonal wholesaler's godown, per tin of 4 imperial gallons = 640 fluid ounces.						Remarks
		Superior (weight in bulk of each tin of 4 imperial gallons varying between 14 seers 8 chhataks and 15 seers.)				Inferior (weight in bulk of each tin of 4 imperial gallons varying between 15 seers 13 chhataks and 16 seers 5 chhataks).		
		(a)		(b)				
		Packed.		Bulk.		Packed.		Bulk.
1	2	Rs. a. p.	Rs. a. p.	3	Rs. a. p.	Rs. a. p.		
1	Tungi	6 5 0	5 1 0		6 1 6	4 13 6		
2	Jalangi	6 12 6	5 8 6		6 9 0	5 5 0		
3	Goghata	6 7 0	5 3 0		6 3 6	4 15 6		
4	Kedarchandpore	6 14 0	5 10 0		6 10 6	5 6 6		
5	Gangadhari	6 14 0	5 10 0		6 10 6	5 6 6		
6	Kalgani	7 1 0	5 13 0		6 13 6	5 9 6		
7	Murshidabad	6 5 3	5 1 3		6 1 9	4 13 9		
8	Akherganj	6 7 6	5 3 6		6 4 0	5 0 0		
9	Islampore Chawk	6 14 0	5 10 0		6 10 6	5 6 6		
10	Shankpara	6 14 0	5 10 0		6 10 6	5 6 6		
11	Ramnagar	6 14 0	5 10 0		6 10 6	5 6 6		
12	Katlamari	6 14 0	5 10 0		6 10 6	5 6 6		
13	Rajapore	6 14 0	5 10 0		6 10 6	5 6 6		
14	Lochanpore	6 14 0	5 10 0		6 10 6	5 6 6		
15	Kandi	6 5 6	5 1 6			
16	Panchthupi	6 9 0		
17	Salar	6 2 0		
18	Aurangabad	6 1 3		5 14 3		
19	Jangipore	6 0 9		5 13 9		
20	Jangipore	6 6 0		

For supplies

For supplies at Lalgola, Sagarighi and Dhulian.

SCHEDULE C.

Selling prices of Retail Dealers.

Area of location of retail shops.	Price, ex-dealer's shop, per standard seer of 80 tolas.		Price (in bulk), ex-dealer's shop, per bottle of 22 fluid ounces.			
	Superior. . . Inferior.		Superior (average weight of a bottle of 22 fluid ounces being 8 chhataks approximately).		Inferior (average weight of a bottle of 22 fluid ounces being 8½ chhataks approximately).	
	(a)	(b)	(a)	(b)	(a)	(b)
	3		4			
	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
1 Berhampore town (<i>i.e.</i> , the area included within Berhampore municipal limits).	0 7 0	0 3 6
2 Beldanga Town	0 7 0	0 3 6
3 Berhampore Town police-station (except Berhampore Town, Chhaghari-Madanpore, Daulatabad and Rangamati-Chandpara unions).	0 7 3	0 3 9
4 Beldanga police-station (except Beldanga Town, Saktipore, Sompura, Andulberia and Ramnagar-Bachra unions).	0 7 3	0 3 9
5 Barharpara police-station and Chhaghari-Madanpore, Rangamati-Chandpara and Daulatabad unions of Berhampore Town police-station, and Saktipore, Sompura, Andulberia and Ramnagar-Bachra unions of Beldanga police-station.	0 7 6	0 3 9
6 Raipore, Sarbangupore, Bali, Naoda and Patikabari unions of Naoda police-station.	0 8 0	0 4 0
7 Kedarchandpore and Madhupore unions of Naoda police-station.	0 8 6	0 4 3
8 Dehpore, Khairamari and Sadikhandiar unions of Jalangi police-station.	0 8 9	0 4 6
9 Sagarpara and Jalangi unions of Jalangi police-station.	0 8 3	0 4 3
10 Donkal police-station	0 7 9	0 4 0
11 Murshidabad police-station	0 8 0	0 4 0
12 Jagannj police-station	0 7 6	0 3 9
13 Lalgola police-station	0 7 6	0 3 9
14 Bhagabangola police-station	0 8 0	0 4 0
15 Nabagram police-station	0 7 6	0 3 9
16 Ramnagar police-station	0 8 6	0 4 3
17 Kandi Town (<i>i.e.</i> , the area included within the municipal limits of Kandi).	0 7 9	0 4 0
18 Anukha, Andulia, Purandarpore unions of Kandi police-station, Bala union of Kharagram police-station, and Panchthupi union of Barwan police-station.	0 8 0	0 4 0
19 Kharagram and Eroali unions of Kharagram police-station; Barwan, Kuli and Sundarpore unions of Barwan police-station; Gokarna union of Kandi police-station; Jagan and Godda unions of Bharatpore police-station.	0 8 3	0 4 3
20 Parula, Kirtipore and Margram unions of Kharagram police-station, Kumarsandhya, and Mahabandi unions of Kandi police-station, Kalyanpore, Sabulda, Biprasekhar, Karunarun and Sahur unions of Barwan police-station.	0 8 6	0 4 3
21 Jili, Indrani, Sadal, and Padamkandi unions of Kharagram police-station.	0 8 9	0 4 6
22 Salar village of union Salar in Bharatpore police-station.	0 7 3	0 3 9
23 Salar union (except Salar village) and Kargram, Samuha, Tenya and Malihati unions of Bharatpore police-station.	0 7 6	0 3 9
24 Tadgram, Bharatpore, Bijgram, Amlai and Alukgram unions of Bharatpore police-station.	0 7 9	0 4 0
25 Siddhikhal, Shanda, Nuith, Poshai, Potlatola, Kulitola, Hudrapore, Dayurampore, Bhakki and all other centres of Shekhalipore and Gobindapore unions of Raghunathganj police-station.	(a) 0 7 6 (b) 0 7 0	(a) 0 7 3	(a) 0 3 9 (b) 0 3 6
All centres of Raghunathganj police-station except those at serial 25.	(a) 0 7 3 (b) 0 7 0	(a) 0 7 0	(a) 0 3 9 (b) 0 3 6	(a) 0 3 6
Omarpore, Bauripuni, Bahadurpore and all other centres of Bahutali unions of Suti police-station.	0 7 6	0 7 3	0 3 9	0 3 9
All centres of Suti police-station except those at serial 27.	0 7 3	0 7 0	0 3 9	0 3 6
Ujainagar, Gangadda and all other centres of Patkeldanga union except Brahmandanga and that of the Balia union except Bagshia, all the centres of Gobardanga and Banneswar unions of Sagardighi police-station.	0 7 3	0 3 9
All centres of Sagardighi police-station except those at serial 29.	0 7 0	0 3 6
Khosulpore, Goulbari, all the centres of Baniagram union except Raghupathpore and all the centres of Bewa and Nowapara unions of Samsarganj and Farraka police-station.	0 7 3	0 7 0	0 3 9	0 3 6
All centres of Samsarganj and Farraka police-station except those at serial 31.	0 7 0	0 6 9	0 3 6	0 3 6

Selling prices of stocks received from zonal wholesalers.

Selling prices of stocks received direct from agents.

ORDER No. 70.

Berhampore, the 31st July 1950.

In exercise of the power conferred on me by the proviso to sub-paragraph (1) of paragraph 7 of the West Bengal Kerosene Control Order, 1947, as amended by Government of West Bengal, Department of Supplies, notification No. 2592S.D., dated 23rd May 1950, and whereas the renewal of dealers' licenses for the year 1950-51 in the Sadar, Lalbagh and Jangipore subdivisions of the district of Murshidabad could not be completed by the 31st July 1950, due to some administrative difficulties, I, with reference to my order No. 60, dated 23rd June 1950, hereby extend, up to 30th September 1950, the validity of such licenses which were issued in the said subdivisions for 1949-50.

ORDER No. 74.

Berhampore, the 2nd August 1950.

In exercise of the power conferred by paragraph 9 of the West Bengal Kerosene Control Order, 1947, delegated to me by notification No. 6176-DCS of the 14th May 1948, issued by the Director of Consumer Goods, West Bengal, and in partial modification of my order No. 67, dated the 25th July 1950, I hereby direct that the selling prices of Inferior Kerosene Oil per tin specified in column 3(b) of Schedules A and B to the said order, shall be As. 1-6 (anna one and pies six) more with effect from the 1st July 1950.

A. NIYOGI,

District Magistrate, Murshidabad.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 24937C.T./2E/37/50-51.—31st July 1950.—
Mr. P. N. Mukherjee, Inspecting Assistant Commissioner of Income-tax, Range No. V, Calcutta,

is allowed under Fundamental Rule 81(b)(ii) leave on average pay for four months with effect from 18th July 1950 to 17th November 1950. It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 24938C.T./2E/79/50-51.—31st July 1950.—
Mr. K. P. Sinha, Inspecting Assistant Commissioner of Income-tax, Range No. IV, Calcutta, is allowed under Fundamental Rule 81(b)(ii) leave on average pay for two months with effect from 11th July 1950. It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 24956C.T./2E/82/50-51.—1st August 1950.—
Mr. J. M. Das, Additional Income-tax Officer, Midnapore-Bankura, is allowed under Revised Leave Rules, 1933, earned leave for twenty-one days with effect from 6th July 1950 to 26th July 1950.

It is certified that the officer was likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 24957C.T./2E-32/50-51.—1st August 1950.—
In supersession of this office order No. 14263(A)-C.T./2E-32/50-51, dated 11th June 1950, Mr. A. M. Bose, Income-tax Officer, Central Salarna Circle, Calcutta, is allowed under Fundamental Rule 81(b)(ii) leave on average pay for one month and one day with effect from 1st June 1950 to 14 July 1950 with permission to affix Sunday, the 2nd July 1950, to the leave granted.

2. It is certified that the officer was likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

S. NARGOLWALA, Commissioner

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government.

NOTIFICATION.

Not L.S.-G.3R-46/49.—18th July 1950.—The following draft of rules which the Governor proposes to make under clauses (a) and (b) of sub-section (2) of section 101 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), in supersession of the rules published with notification No. 630T.L.S.-G., dated the 13th October 1919, is published for the information of persons likely to be affected thereby.

2. The draft will be taken into consideration on 15th October 1950 and any objection or suggestion received by the undersigned through the District Officers before that date will be duly considered:—

RULES FOR THE ELECTION OF MEMBERS, PRESIDENTS AND VICE-PRESIDENTS OF UNION BOARDS.

Preliminary.

1. The first election of a union board under these rules shall take place within six months after its establishments under section 6 of the Bengal Village Self-Government Act, 1919:

Provided that the State Government may, at any time by an order in writing, extend such period.

2. The District Magistrate shall decide in what manner each union shall be divided into electoral wards and the number of members to be returned for each of such wards:

Provided that the District Magistrate may, if he thinks convenient, decide that a union shall consist of one electoral ward only.

3. The Circle Officer or such other person not being a member of, or a candidate for election to, the union board, as the District Magistrate may appoint him in this behalf, shall be the Election Officer of the union board.

4. Subject to rule 1, the Election Officer shall fix at least four months in advance—

- (a) in the case of a union consisting of one ward only the date, and
- (b) in the case of a union consisting of more wards than one, according as he considers that the election should be held in all the wards on the same date or in different wards on different dates, one date or several dates, for election

and the date or dates so fixed shall be published—

- (a) in the case referred to in clause (a) in the union, and
- (a) in the case referred to in clause (b) in each ward or in the respective wards, as the case may be,

in a conspicuous place and by beat of drum within fifteen days from the date of such fixation:

Provided that in the case of an election under rule 28 or under rule 38, the date shall be fixed at least two months in advance and published as aforesaid.

Registration of voters

5. The Election Officer shall cause to be prepared for each union ward by ward, a register of persons qualified to vote.

The name of each voter shall be entered in the register of persons qualified to vote for the ward in which he ordinarily resides. No person shall be entitled to have his name included in the register of persons qualified to vote for more than one ward.

6. The members of a joint undivided family qualified under clause (iii) of sub-section (1) of section 7 of the Act shall nominate a member of the family who has completed the age of twenty-one years and having a place of residence within the union, to vote on their behalf at an election. The name of the member so mentioned shall be communicated to the Election Officer at least three months before the date fixed for the election, and shall be entered in the register of voters.

7. At least two months before the date fixed for an election a copy of the list of persons qualified to vote in each ward of any union shall be published at a conspicuous place within such ward.

8. Any person whose name does not appear in the register and who claims the right to vote, and any person who considers that any name in the register ought to be omitted, may submit to the Election Officer an application to have his name inserted in, or the name of another person omitted from, the register. All such applications shall state distinctly the grounds of application and shall be made at least one month before the date fixed for election. Applications so submitted shall be enquired into by the Election Officer on a date to be previously intimated to the persons concerned. The decision of the Election Officer shall be final.

9. The register of voters as amended after the decision of claims and objections under rule 8 shall be the final register of persons entitled to vote at election, and no person whose name does not appear in such register shall be permitted to vote.

Candidates for election.

10. The Election Officer shall, at least six weeks before the date fixed for the election, issue notices calling for names of candidates for each ward. Such notices shall be published at every village within the ward. Within four weeks from the date of publication of the notices, every person who is a candidate for election shall send his name to the Election Officer in writing bearing his own signature and supported by the signature of five voters whose names appear in the register of voters on the date on which the nomination is sent:

Provided that the nomination paper may be supported by the thumb impression of any candidate or voter who may be unable to sign his name

11. The Election Officer shall ascertain whether all the candidates are duly qualified under sub-section (2) of section 7 of the Act; and his decision on this point shall be final.

12. Any candidate may withdraw his candidature by a notice in writing bearing his own signature or thumb impression if he is unable to sign his name, and be sent to the Election Officer at least ten days before the date for the election. The candidate who has withdrawn his candidature, shall not be allowed to cancel his withdrawal or to be re-nominated as a candidate for the same election.

The manner of holding elections.

13. If the number of qualified candidates, after withdrawal of candidature, if any, under rule 12, does not exceed the number of vacancies, the Election Officer shall at once declare such candidates to be duly elected.

14. If there be—

(a) no candidate, or

(b) if the number of candidates is less than the number of vacancies,

the election shall be held to have failed—

(i) in case (a), in respect of the vacancy or vacancies, or

(ii) in case (b), in respect of the vacancy or vacancies not filled up by the declaration under rule 13.

15. If the number of candidates exceeds the number of vacancies, a list showing, ward by ward, the names of candidates who are duly qualified shall be published in each ward in a conspicuous place and by beat of drum at least one week before the date fixed for election.

16. The election shall be held on the date or dates fixed under rule 4 and at such place or places within the union as may be fixed by the Election Officer. The place or places at which and the hours between which the voters will attend for the purpose of giving their votes shall be notified within the union by the publication of notices and by beat of drum at the same time as the list of candidates is published under rule 15.

17. The elections for the different wards in the union shall be held, either in succession or simultaneously, and the Election Officer or such other person or persons, not being themselves candidates, deputed by the District Magistrate for the purpose, shall preside at such elections.

18. Immediately before proceedings for the election for each ward are commenced, the Presiding Officer shall explain to such voters as may be present the manner in which they shall record the votes and may give such other instructions as he may deem necessary. He shall then read out the list of candidates and state the number of vacancies for such ward.

19. The Presiding Officer shall then proceed to take a poll for each candidate, recording the number of votes given for each candidate with his own hand.

20. The votes of all duly registered voters who are present between the hours mentioned in the notice within the building or enclosure in which the election is held shall be recorded. No voter shall be admitted within the building or enclosure after the expiry of the period mentioned in the notice.

21. A voter shall be entitled to vote for the ward for which he is registered as a voter.

22. Each voter shall be entitled to vote for as many candidates as there are vacancies but shall not give more than one vote for any candidate.

23. All persons wishing to vote must be present at the election. No vote by proxy or in writing shall be received.

24. No objection to a voter shall be entertained except on the ground that he is not the person under whose name as entered in the voters' register he claims to vote. Such objections shall be summarily decided by the Presiding Officer, whose decision shall be final.

25. The Presiding Officer shall then and there declare such candidates as have the largest number of votes to be duly elected. In the case of an equal number of votes being recorded in favour of two or more candidates, all of whom cannot be returned, selection shall be made from such candidates by lot, in such manner as the Presiding Officer may deem fit. The candidate thus selected shall be declared to be duly returned.

26. In the event of any candidate being elected for more than one ward, he shall, within five days from the date of election, declare which ward he will represent; and if he fails to make such declaration the Election Officer shall forthwith declare the ward which such candidate shall represent, and in either case such candidate shall be held to be elected in the ward in respect of which either of such declaration has been made, and in every other ward from which the said candidate has been returned, the result of the election shall be determined as if no votes had been recorded for him.

Provided that, if there is a candidate or candidates who have not been declared elected but for whom votes have been recorded, such candidate or the candidates having the largest number of votes shall be declared to be duly elected to fill the vacancy thus caused, and if there is no candidate for whom votes have been recorded to fill the vacancy thus caused, the elections shall be held to have failed in respect of that vacancy.

27. If the number of candidates exceeds the number of vacancies, a candidate shall be declared to be duly elected unless 10 per cent. of the registered voters have appeared and recorded their votes; if not, the election shall be held to have failed.

28. A second election under sub-section (4) of section 6 of the Act shall begin at the stage from which the original election failed, *e.g.*, if the election failed at the time of polling, a fresh poll shall be held or if the election failed for want of candidates, fresh nominations shall be called for. If the second election is held in the year in which the original election was held, the register of voters which would have been used for the original election if the original election had not failed shall be used for such second election. If, however, the second election be held in a year subsequent to the year in which the original election was held a fresh register of voters shall be prepared for such election in accordance with rules 5 to 9. If a vacancy or vacancies be not filled at such second election, the Election Officer shall at once report the fact to the District Magistrate.

29. The list of duly returned candidates shall be forwarded by the Election Officer to the District Magistrate within a week after the election.

Appointments of members.

30. As soon as possible after the receipt of the list of elected members referred to in rule 29 the District Magistrate shall appoint members, if any, under sub-section (4) of section 6 of the Act.

Publication of the names of members.

31. The District Magistrate shall forward a list of duly elected members or appointed members, if any, to the Superintendent of the West Bengal Government Press for publication in the *Calcutta Gazette*.

Election of President.

32. Within one month after the names of the members have been notified in the *Calcutta Gazette*, the District Magistrate shall send a copy of the notification to the Circle Officer or such other person (not being one of the members) as the said Magistrate may select, with an order directing him to convene a meeting of the members for the purpose of electing a President among them, within one month from the date of such order:

Provided that—

- (i) The District Magistrate may in writing delegate his power under this rule to the Subdivisional Magistrate.
 - (ii) The District Magistrate or the Subdivisional Magistrate, as the case may be, may, for any special reason to be recorded by him in writing, extend the period of one month relating to the election of President.
 - (iii) If a meeting convened under this rule for the election of President fails for want of quorum or for any other reason, a fresh meeting for such election may be convened within the period of one month from the date of such order or the period extended under proviso (ii) at the discretion of the District Magistrate or the Subdivisional Magistrate, as the case may be, for reasons to be recorded in writing.
 - (iv) Where the District Magistrate has, for any reason, failed to take action within the time prescribed by this rule, the State Government may nevertheless extend the period of one month by such time as it may think proper and the time as thus extended shall be deemed to be the period prescribed by the rule.
33. At such meeting one-half of the number of members shall be necessary to form a quorum; if, however, the board consists of 7 or 9 members, 4 or 5 members, respectively, shall form the quorum. There shall be no election of a President unless a quorum is present.

34. The meeting shall be presided over by the Circle Officer or other person convening it under rule 32. The Presiding Officer shall ask the members to record their votes in writing, and each of the members voting shall hand to him a signed voting paper containing the name of the person whom he votes. No member shall vote for more than one candidate:

Provided that the Presiding Officer shall record the votes of an illiterate member according to the direction of the latter.

35. The candidate for whom there is the largest number of votes shall be declared by the Presiding Officer to be the President of the board. In the case of equality of votes, the Presiding Officer shall give a casting vote.

36. If the members fail to elect a President within the time prescribed by rule 32, the fact shall be reported to the District Magistrate, who shall then ask the district board to appoint under section 8 of the Act, one of the members to be the President.

Election of Vice-President.

37. After the President has thus been elected or appointed, as the case may be, the members shall, if they consider a Vice-President necessary, elect one of their number to be the Vice-President in the same manner that prescribed for the election of the President in rules 33 to 35. The newly elected or appointed President shall perform the functions of the Presiding Officer or in his absence a member who, not being himself a candidate for the Vice-Presidency, may be elected for performing the functions of the Presiding Officer and such member shall be entitled to give his usual vote and also a casting vote, if necessary.

Casual vacancies.

38. In the case of a casual vacancy occurring on account of the removal, resignation or death of a member, or otherwise the vacancy shall be filled by election in the manner prescribed by rules 10 to 26 and the provisions of rules 27 to 31 shall be applicable to such election. If such election is held in the year in which another election was previously held, the register of voters used for the election previously held shall be used for such election. If such election is held in a year subsequent to that in which the last election was held, a fresh register of voters shall be prepared in accordance with rules 5 to 9.

39. As soon as a vacancy occurs under section 13 of the Act on account of the removal, resignation, or death of a member appointed under section (4) of section 6 of the Act, the vacancy shall be filled by election in the manner prescribed by rule 38.

40. (1) When the office of the President becomes vacant under section 13 of the Act simultaneously with his office as a member of the board, the vacancy in the office of the President shall be filled by election in the manner prescribed by rules 33 to 35 in so far as they are not contrary to any express provision made in this rule, within one month from the date on which the election appointment, if any, of a member in his place is notified in the *Calcutta Gazette*. When he resigns or is removed from the Presidency, but remains a member of the union board, the vacancy in the office of the President shall be similarly filled within one month of the resignation being accepted by the Chairman of the district board or of the order of removal, as the case may be:

Provided that the District Magistrate may, for any special reason recorded by him in writing, extend the period of one month.

2) The meeting at which the President is to be elected shall be presided by a member of the union board not being himself a candidate for the presidency who notwithstanding anything in rules 33 to 35 shall carry out the duties of Presiding Officer under those rules. The meeting shall be convened by the Circle Officer or such other person (not being one of the members) as the District Magistrate may select.

3) The District Magistrate may in writing delegate all or any of the powers conferred upon him by this rule, to the Subdivisional Magistrate.

1. When the office of the Vice-President becomes vacant under section 9A the vacancy shall, if the members of the board consider it necessary to do so, be filled in the manner prescribed by rule 37 within one month—

(a) from the date of the Vice-President's resignation or removal if he remains a member of the board, or

(b) from the date of the election or appointment of a member in his place if his office as member of the board simultaneously becomes vacant.

2. When a President avails himself of leave granted under section 9A a temporary vacancy shall be filled by electing a new President from among the remaining members of the board in the manner prescribed by rules 33 to 35 in so far as they are not contrary to any express provisions contained in this rule. When a Vice-President avails himself of leave granted under section 9A, the temporary vacancy shall, if the members of the board consider it necessary to fill it, be filled by electing a Vice-President from among the remaining members of the board in the manner prescribed by rule 37. The meeting for the election of the President shall be presided over by the Vice-President or, in his absence or in case he is himself a candidate for the election, by a member of the union board not being a candidate for the election, who shall be selected by the convener of the meeting and shall, notwithstanding anything in rules 33 to 35, carry out the duties of Presiding Officer under these rules. The meeting shall be convened by the Circle Officer or such other persons (not being one of the members) as the District Magistrate may select.

3. No person in the employment or pay of the district, local or union board shall directly or indirectly engage in canvassing for votes or otherwise assist in the election of any candidate held under these rules other than by giving his own vote. Any breach of this rule will render the person liable to dismissal.

4. All costs incurred in the preparation of the register of voters, the publication of notices, the holding of election, or taking any other necessary action under these rules shall be payable from the union fund. In the case of a newly-created union board, in which no union fund has been formed, the District Magistrate shall, with the sanction of the State Government, advance such sums as may be required; and such sums shall be recoverable from the union board within six months:

Provided that the travelling allowance of Government officers or non-officials deputed by the District Magistrate for conducting union board elections, shall be paid from the consolidated fund of the State.

By order of the Governor,

S. K. GUPTA, Secy.

LABOUR DEPARTMENT

ORDER.

No. 4214Lab.—31st July 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 583Lab., dated the 4th February 1950, the industrial dispute between Messrs. Caledonian Printing Co., Ltd., 3, Wellesley Place, Calcutta, and their workmen represented by Press Employees' Association, 249B, Bowbazar Street, Calcutta, regarding the matter specified in the schedule thereto was referred for adjudication to Sri A. Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of reference No. 583Lab., dated the 4th February 1950, the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. Caledonian Printing Co., Ltd., 3, Wellesley Place, Calcutta, and their workers represented by Press Employees' Association, 249B, Bowbazar Street, Calcutta.

PRESENT: SRI A. DAS GUPTA, *District Judge.*

For the employers: Sri S. K. Mullick of Messrs. Sandersons & Morgan Solicitors.

For the employees: Sri Indu Bhusan Sarkar, Organising Secretary of Union.

The dispute was over the reinstatement of three employees—

- (1) Golam Nabi.
- (2) Gopendra Nath Maity.
- (3) Chandrabali.

The Company plead that these employees were retrenched for bona fide trade reasons. The dispute has been amicably settled and in pursuance of this amicable settlement, the Company have paid Rs. 234 to Golam Nabi in consideration of his long service and the Union did not press its demand for reinstatement of any of the three employees. The award, accordingly, is that no dispute subsists on this day over the reinstatement of any of the three employees.

A. DAS GUPTA

Judge, Industrial Tribunal

The 24th July 1950.

By order of the Governor

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 4324Lab.—5th August 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 572Lab., dated the 9th February 1949, the industrial dispute between Messrs. R. B. Rodda & Co., Ltd. (Gun Makers, Armourers and Boat Builders), 2, Wellesley Place, Calcutta-1, and its employees in connection with the case of Sri Dharendra Kumar Guha, an employee of the Company, of 5/2A, Raja Rajballav Street, Calcutta, was referred for adjudication to Sri S. C. Chakravarti, District Judge;

And whereas the said Sri S. C. Chakravarti, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of an industrial dispute between Messrs. R. B. Rodda & Co., Ltd. (Gun Makers, Armourers and Boat Builders), 2, Wellesley Place, Calcutta-1, and its employees in connection with the case of Sri Dharendra Kumar Guha, an employee of the Company, of 5/2A, Raja Rajballav Street, Calcutta.

PRESENT: SRI SAILES CHANDRA CHAKRAVARTI,
Chairman of the Tribunal.

For the Company: Sri S. C. Sen, Advocate.

For the employee: Sri Jiten Banerjee, Joint Secretary of the Employees' Union.

Acting under sections 7 and 10 of the Industrial Disputes Act, 1947, the Government of West Bengal, by their order No. 572Lab., dated the 9th February 1949, referred to me for adjudication the industrial dispute between Messrs. R. B. Rodda & Co., Ltd. (Gun Makers, Armourers and Boat Builders), 2, Wellesley Place, Calcutta-1, and its employees in connection with the case of Sri Dharendra Kumar Guha, an employee of the Company, of 5/2A, Raja Rajballav Street, Calcutta.

AWARD.

The dispute centres round the question of reinstatement of Sri Dharendra Kumar Guha.

The reference was made on the 9th February 1949, and on account of the stance of the employer an *ex-parte* award reinstating the employee was made on 22nd March 1949, and this was published in the *Calcutta Gazette*, dated the 21st April 1949. The employer successfully moved the Hon'ble High Court which set aside the award. The reference stands and it is my duty to make a fresh adjudication.

Sri Dharendra Kumar Guha has made an application, which is annexure A to this award, wherein he says that he does not want to proceed with the case. I therefore award that no dispute exists.

S. C. CHAKRAVARTI,
Chairman of the Tribunal.

the 29th July 1950.

ANNEXURE A.

TO THE TRIBUNAL (UNDER THE INDUSTRIAL DISPUTES ACT)
(SRI S. C. CHAKRAVARTI), CALCUTTA.

**In the matter of an industrial dispute between R. B. Rodda & Co., Ltd.
and its employees in connection with the discharge of Sri Dharendra
Kumar Guha.**

SIR,

Petition of Dharendra Kumar Guha most respectfully sheweth as follows:—

That the allegation made by your petitioner that Sri H. L. Somany Director of the Company, asked him to prepare a false voucher for Rs. 30 (three hundred) only is untrue and without any basis for which your petitioner expresses his deep regret.

That your petitioner, however, approaches the Company for some compassionate payment in view of his services to the Company after it being taken over by the present management and also in view of the fact that he has been discharged, not dismissed, and the Company assured that the said prayer would be considered sympathetically.

That the petitioner, therefore, would not like to proceed with the case. Under the circumstance it is humbly prayed that your honour would be pleased to pass an award that there is no dispute between the Company and its employees in connection with his case.

Dated Calcutta, the 22nd July 1950.

Yours faithfully,
DHIRENDRA KUMAR GUHA,

—
JITEN BANERJI,

for and on behalf of the
Association of Employees' Union

The 22nd July 1950.

—
By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy

—
ORDER.

No. 4386Lab.—8th August 1950.—Whereas under the Government West Bengal, Labour Department, order No. 1926Lab., dated the 2 April 1950, the industrial dispute between Messrs. Nanda & Co., 46, E Temple Road, and 37/1, Gorcha Road, Calcutta, and their workmen represented by Association of Employees' Unions, Commercial Building, Block No. 3 (2nd floor), 23, Netaji Subhas Road, Calcutta, was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between Messrs. Nanda & Co., 46, Kali Temple Road, and 37/1, Corcha Road, Calcutta, and their workmen represented by the Association of Employees' Unions, Commercial Building, Block No. 3 (2nd floor), 23, Netaji Subhas Road, Calcutta.

PRESENT: SRI G. PALIT, *District Judge, Industrial Tribunal.*

For the Union: Sri Jiten Banerji, Joint Secretary to the Association of Employees' Unions.

For the Company: Sri N. M. Das Gupta, Pleader.

1 By order No. 1926Lab., dated the 22nd April 1950, the Government of West Bengal constituted a Tribunal of one Judge under sections 7 and 1 of the Industrial Disputes Act (Act XIV of 1947) and referred the said dispute to me for adjudication.

2 The reference was received on 24th April 1950. The Union filed a written statement on 5th May 1950. The Company filed its written objection on 22nd May 1950. The issues were framed on 22nd June 1950. The case was taken up for hearing on 3rd July 1950 and was concluded on 4th July 1950.

3. The issues stand as follows:—

- (1) Were the workers employed by Nanda & Co. illegally locked out on 23rd February 1950? If so, are they entitled to have reinstatement?
- (2) Fixation of wages of workers.
- (3) Conditions about leave, holiday and working hours and also overtime work.
- (4) Are the workers entitled to get wages for the lock-out period? If so, at what rate? If not, are they entitled to get compensation?

AWARD.

Before the issues are dealt with specifically a brief outline of the history of the dispute will be relevant. According to the Union, the workers submitted a written petition on 16th January 1950 demanding half day's work on Saturday and holiday on Sunday and also leave and overtime rates according to the Factories Act. The Company is said to have turned a deaf ear to the said demands. On 20th February 1950 six employees, namely, (1) Ramjatan, (2) Bhagirath, (3) Guljara Singh, (4) Bisvanath, (5) Sashi and (6) Ram Singh were discharged by the Company without any charge-sheet. The employees in a body wanted to have the cases reconsidered. They submitted a petition to this effect. There was no work on 22nd February 1950 and 23rd February 1950. On the latter date, the employees on reaching the gate of the factory found it closed. Their tools were kept within the factory. They were prevented from entering the workshop.

The dispute was accordingly taken up with the Labour Directorate on 23rd February 1950. Sri Satish Chandra Sarkar and Sri K. K. Mitra of the Labour Directorate visited the spot on 23rd February 1950. Attempts at conciliation failed. The Labour Directorate addressed letters to the Company on 10th March 1950 for the return of the tools to the workers. The workers also lodged a criminal complaint at Bhowanipore police-station on 6th March 1950. The tools were returned on the 17th March 1950. The Union claims re-employment, wages during the lock-out period and determination of service conditions.

The Company denies having any concern with the garage at 37/1, Gorchha Road—its alleged branch. It asserts that it had on the relevant date only 16 employees in its workshop at 46, Kali Temple Road. As such, it is contended that the Factories Act cannot have any application here. Regarding the discharge of the six employees on 20th February 1950 the Company admits it. Then it goes on to say that the workers resorted to strike over this matter. It denies having ever refused to hand over the tools to the workers. It also gives a specific denial of the alleged lock-out.

Issues Nos. 1 and 4.

From the evidence I am satisfied that Messrs. Nanda & Co. locked out its workers on 23rd February 1950. From the Labour Commissioner's report, which is a part of the record, I find that the parties got together for a joint conference on 6th March 1950. The Assistant Labour Commissioner remarks in his report "In course of discussion it was suggested that the factory might be opened with the workers upon payment of half of their wages for the period the workers were locked out. The Management did not readily agree. They were not willing to forgive and forget though of course, no definite charge against the workers could be made out justifying a lock-out." From this it is clear that the Assistant Labour Commissioner who visited the spot on 23rd February 1950, the very day of the alleged lock-out, is of opinion that there was a lock-out. If there was no lock-out the Company would have denied it. He further states in his report that on 7th March 1950 the workers went to resume their work according to his proposal but the Management resisted. This also indicates that the lock-out which was declared on 23rd February 1950 was continued. In the oral evidence before me, I also find reference to the lock-out which could not be disproved. Apparently the Management got nettled by the workers' demands. It went out of its temper when the workers demanded re-instatement of the discharged workers. A lock-out in such circumstances is only probable. Besides, if there was no lock-out, it can never be thought that the workers would lodge a complaint to the police-station to have back their tools from the workshop. They were certainly very keen on having their tools back, without which they could not earn their daily bread. It might be a sport with the Management to detain the tools, but it was almost death to the worker to go on without tools. So I am clearly of opinion that the Company locked-out the workers from 23rd February 1950.

But before this, I must consider what happened on 21st February 1950 and 22nd February 1950. Was there a strike on these days which the Company alleges and which the Union denies? From the evidence I am satisfied that the workers did strike work on those two days. But there seems to have been good provocation for such a step. The workers filed petition of demands, only claiming amenities under the Factories Act. The Company was in no mood to accede to the said demands, because I thought that the Factories Act could not be invoked in such a case. In this explosive atmosphere the Company dismissed six of its employees.

February 1950. Even Sri P. B. Nanda who was an active partner in Messrs. Nanda & Co. admits that he discharged the six workers merely on the basis of a report from one Raghunandan who was said to be an agent at 46, Kali Temple Road. He was not a regular Darwan and was not paid as such by the Management. It was he who reported to Sri P. B. Nanda that the carpenters took away nuts and bolts while leaving the factory. He gave six names. When confronted, these workers denied the charge. But still Sri P. B. Nanda chose to dismiss them. He never stated that he did furnish them with any charge-sheet or did make any enquiry before dispensing with their services. I must say that the dismissal could hardly be sustained unless the Management had prejudices against them. The cause of prejudice is said to be the demands under the Factories Act already referred to. So it is clear that the Management acted to stifle this agitation for demands which, on its face, are not unreasonable. In such circumstances, if the workers demanded re-instatement of the discharged employees and if the same is referred or refused, a strike cannot be taken exception to, as that was the only remedy available with the workers. The Management must have provoked it. From the statements filed by some of the workers, marked Exhibits B, B1 and B2, I get that there was a strike. These statements might have been procured from gained-over workers but I believe them, because they chime in with the circumstances. So I find that there was a strike on 21st February and 22nd February 1950 by the workers. There was clearly an unfair labour practice, wantonly dismissing six of the employees whose only demand was that they presented their demands under the Factories Act. The strike was thus justified under the circumstances. Sri P. B. Nanda admitted that he did not go forward to negotiate a settlement. From the Labour Commissioner's report he rather banged the door for negotiation. So in the above circumstances the discharged workers as also others who were locked-out could claim re-instatement. But Sarban Singh in his deposition specifically stated that he did not want re-instatement. He is also deposed not claiming re-instatement. So in the present case I cannot give any direction for re-instatement. Re-instatement would also apply to the workers already taken in.

I have found above that there was a strike on the part of the workers which led to the lock-out resorted to by the Management. I find that the strike was justified and the lock-out was not so. I also find that the workers were deprived of the use of their tools from 21st February 1950 to 17th March 1950 when the tools were handed over through the intervention of the police. In the circumstances I do not grant compensation for the entire lock-out period. Only I allow compensation at the rate of half-pay from 21st February 1950 to 17th March 1950 to the workers so locked-out. I do not grant them full wages during this period because the impasse which was created was contributed partially by the workers as well as by the Management, though the latter's share was far in excess of that of the workers. Half-pay would be worked out on the basis of the earnings of the workers for the month, i.e., January 1950.

Regarding the number of workers, there is some difference between the version of the Union and of the Management. The Management specifically has disclaimed having any concern with the garage at 37/1, Gorecha Road. Exhibit A shows that Messrs. Nanda & Co. had municipal licences for their business at 46, Kali Temple Road. It was incumbent on the Management to show that Messrs. Nanda & Co. had connection with the garage at Gorecha Road. That onus has not been discharged. So I accept the version of the Management that only 16 people were employed at 46,

Kali Temple Road workshop of Messrs. Nanda & Co. They are the persons who are entitled to have compensation referred to above. I find their names from the Payment Register which is not disputed. They are:—

1. Sarban Singh.
2. Bhuban.
3. Mahendra.
4. Lakshmi Chand Sarma.
5. Hari Singh.
6. Lalit.
7. Dal Singh.
8. Jatin.
9. Bhagirath.
10. Ramjatan Sarma.
11. Guljara Singh.
12. Bisvanath.
13. Sohan Singh.
14. Gian Singh.
15. Ram Singh.
16. Sashi.

Out of the group, Jatin and Sashi will get the abovementioned compensation less the wages they have been paid after they joined during the above period. This payment must be made within one month of the operation of this award. The issues 1 and 4 are thus answered.

Issue No. 2.

This does not call for any decision, because the workers are all discharged and also because the contention has not been mooted on this point during the trial.

Issue No. 3.

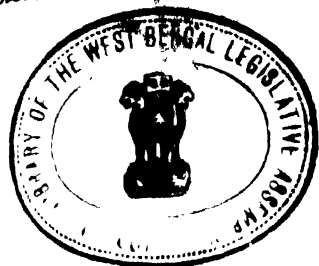
This is also disposed of without any direction because the old workers have all gone. So their service conditions do not require any fixation. I may only add in this connection that I turn down the claim of gratuity advanced by the workers in this case, because of the rather short period of service put in by those workers.

G. PALIT.

District Judge, Industrial Tribunal

The 14th July 1950.

By order of the Governor
D. S. P. MUKHERJEE, Jt Secy



Calcutta



Published by Authority

THURSDAY, AUGUST 17, 1950

CONTENTS:

Page.	Page.
I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.	1625—1646
IA.—Orders and notifications by the Government of India republished for general information	261—262
IB.—Educational Notices	215—218
II.—Advertisements, Notices	297—304
III.—Acts of the West Bengal Legislature	Nil
IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India	Nil
IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly	Nil
PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President	Nil
PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament	Nil
SUPPLEMENT No. 33—	
Weekly Weather and Crop Report of West Bengal for the week ending the 2nd August 1950	345—346
Third and Final Forecast of Grain Crop of West Bengal for the year 1949-50	347
Calcutta Improvement Trust Notice	348

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 2271G.A.

Appointments and Transfers.

General.

Behar.—No. 2217G.A./1D-44/50.—9th August 1950.—Sri Sasanka Mohan Ganguli, Additional Magistrate and Deputy Collector, employed as Assistant Relief and Rehabilitation Officer, Haldibari, Cooch Behar, is transferred to the Tufangunj subdivision of that district.

Behar.—No. 2219G.A./1D-44/50.—9th August 1950.—Sri Jagadindra Nath Bhattacharya, Deputy Magistrate and Deputy Collector, is transferred to the Tufangunj subdivision of the same district.

Behar.—No. 2221G.A./1D-44/50.—9th August 1950.—Sri Nalini Kanta Sarkar, Additional Magistrate and Deputy Collector, is transferred to the Dinhata subdivision of that district.

Behar.—No. 2223G.A./1D-44/50.—9th August 1950.—Sri Hemanta Kumar Roy Barman, Additional Magistrate and Deputy Collector, is posted

to the headquarters station of the Cooch Behar district, on being relieved of his present appointment as District Census Officer, Cooch Behar.

Murshidabad.—No. 2262G.A./162/50.—12th August 1950.—Sri M. N. Gan, District and Sessions Judge, Murshidabad, is appointed to be a Special Judge to preside over the Special Court constituted under the Judicial Department notification No. 4677J., dated the 18th July 1950, under the West Bengal Special Courts Act, 1950.

24-Parganas-Murshidabad.—No. 2263G.A./162/50.—12th August 1950.—Sri B. M. Ray Chowdhury, Additional District and Sessions Judge, 24-Parganas, is appointed to act, until further orders, as District and Sessions Judge, Murshidabad.

Birbhum-24-Parganas.—No. 2264G.A./162/50.—12th August 1950.—Sri Nishakar Chowdhury, Subordinate Judge and Assistant Sessions Judge, Birbhum, is appointed to act, until further orders, as Additional District and Sessions Judge, 24-Parganas.

Police.

Burdwan-Howrah.—No. 2196G.A./3P-66/50.—7th August 1950.—Sri Pannalal Dhar, Assistant Superintendent of Police, on probation, Burdwan,

is appointed to act, until further orders, as Superintendent of Police, Government Railway Police, Howrah, with effect from the date of his joining the post.

Midnapore-24-Parganas. — No. 2197G.A./3P-66/50.—7th August 1950.—Sri Satyendra Nath De Choudhury, Assistant Superintendent of Police, on probation, Midnapore, is posted to the Barrackpore subdivision of the 24-Parganas district and is placed in charge of the Police work of that subdivision with effect from the date of his joining the post.

Howrah-24-Parganas. — No. 2198G.A./3P-66/50.—7th August 1950.—Sri Phanindra Nath Banarji, Assistant Superintendent of Police, on probation, Howrah, is posted to the Bashirhat subdivision of the 24-Parganas district and is placed in charge of the Police work of that subdivision with effect from the date of his joining the post.

24-Parganas-Midnapore. — No. 2199G.A./3P-66/50.—7th August 1950.—Sri Bishnu Charan Bagchi, Assistant Superintendent of Police, on probation, 24-Parganas, is posted to the Kharagpur subdivision of the Midnapore district and is placed in charge of the Police work of that subdivision with effect from the date of his joining the post.

24-Parganas-Midnapore. — No. 2200-G.A./3P-66/50.—7th August 1950.—Sri Anil Kumar Mitra, Assistant Superintendent of Police, on probation, 24-Parganas, is posted to the Tamluk subdivision of the Midnapore district and is placed in charge of the Police work of that subdivision with effect from the date of his joining the post.

Hooghly-24-Parganas. — No. 2201G.A./3P-66/50.—7th August 1950.—Sri Ajit Kumar Banarji, Assistant Superintendent of Police, on probation, Hooghly, is posted to the Diamond Harbour subdivision of the 24-Parganas district and is placed in charge of the Police work of that subdivision with effect from the date of his joining the post.

Howrah-Hooghly. — No. 2202G.A./3P-66/50.—7th August 1950.—Sri Nihar Ranjan Bose, Assistant Superintendent of Police, on probation, Howrah, is posted to the Serampore subdivision of the Hooghly district and is placed in charge of the Police work of that subdivision with effect from the date of his joining the post.

24-Parganas-Jalpaiguri. — No. 2203G.A./3P-66/50.—7th August 1950.—Sri Kalyan Bhushan Chakrabarti, Assistant Superintendent of Police, on probation, 24-Parganas, is posted to the Alipur Duars subdivision of the Jalpaiguri district and is placed in charge of the Police work of that subdivision with effect from the date of his joining the post.

Murshidabad. — No. 2204G.A./3P-66/50.—7th August 1950.—Sri Sailendra Nath Bhattacharjee, Assistant Superintendent of Police, on probation, Murshidabad, is posted to the Jangipur subdivision of the same district and is placed in charge of the Police work of that subdivision with effect from the date of his joining the post.

Midnapore-24-Parganas. — No. 2205G.A./3P-66/50.—7th August 1950.—Sri Arun Bikash Chaudhuri, Assistant Superintendent of Police, on probation, Midnapore, is appointed, until further orders, as Assistant Commandant, Armed Police Battalion (II), with effect from the date of his joining the post.

No. 2245G.A./3P-73/49.—10th August 1950.—Sri Karali Charan Basu is provisionally substantively appointed to the West Bengal Police Service with effect from the 17th April 1950.

Confirmation.

Police.

No. 2244G.A./3P-73/49.—10th August 1950.—The following Police Officers are confirmed in West Bengal Police Service with effect from dates noted against their names:—

1. Sri Dharendra Chandra Sen—1st Oct 1949.
2. Sri Amulya Charan Chakrabarti—January 1950.
3. Sri Nagendra Nath Basu—1st Jan 1950.
4. Sri Jibananda Mukharji—17th April 1950.

Leave.

General.

Calcutta. — No. 2267G.A./5L/23/50.—August 1950.—Sri Kiran Chandra Mitra, Assistant Secretary to the Government of West Bengal, I Department, lately employed as Officer on special duty, General Administration Department, Government of Hyderabad, is allowed leave on average pay for two months, under rule 184(b)(ii) of West Bengal Service Rules, Part I, with effect from the 1st August 1950, the date of his return to the Government of West Bengal.

By order of the Government
S. N. RAY, Chief Secretary

Political

NOTIFICATION.

No. 4845P./275/50.—8th August 1950.—In exercise of the power conferred by sub-section of section 17A of the Indian Criminal Law Amendment Act, 1908 (XIV of 1908), the Government are pleased to make the following amendment notification No. 2384P., dated the 24th April 1948, published at pages 504 and 505 of Part I of *Calcutta Gazette* of the 29th April 1948, namely:

Amendment.

In the schedule to the said notification, omit the following:—

- “3. The north-west room of the barrack on Hill Cart Road, Siliguri, Darjeeling district, belonging to Sri Gangapada Chowdhury of Siliguri town. The boundaries of the barrack are:—

North—Gurudwar, Siliguri town.

South—Office of the Siliguri Mazdoor Union and the dispensary of Dr. R. N. Bose.

East—The house of Sri Gangaprasad Chowdhury of Siliguri town.

West—The Darjeeling Himalayan Railway lines and the Hill Cart Road.”

By order of the Government
P. C. ACHARJI, Joint Secretary

Transport

NOTIFICATIONS.

No. 5431W.T.—9th August 1950.—The following draft of amendments which, in exercise of the power conferred by section 21 of the Motor Vehicles Act, 1939 (IV of 1939), the Government proposes to make in the Bengal Motor Vehicle Rules, 1940, published under notification No. 1930Pl., dated the 21st September 1940, at Nos. 2655-2829 of Part I of the *Calcutta Gazette* of the 10th October 1940, as subsequently amended, is hereby published for the information of persons likely to be affected thereby.

The draft amendments will be taken into consideration on or after the 12th September 1950, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered:—

Draft amendments.

To sub-rule (a) of rule 4 of the said rules insert the following proviso, namely:—

Provided that no such authorisation shall be granted until the applicant produces a certificate Form F. A. to show that he is qualified to use first-aid box and to render first-aid:

Provided further that if any person duly authorised immediately before the date of this notification to drive a public service vehicle fails, within a period of twelve months from the date of this notification, to produce a certificate in accordance with the first proviso, he shall be liable to be deemed disqualified under sub-section (1) of section 11 of the Motor Vehicles Act, 1939 (IV of 1939), holding a license to drive a public service vehicle.

In the list of forms prescribed in the said rules the following shall be added, namely:—

"Form F.A.

Form of medical certificate showing competency in first-aid work. [To be given by a registered medical practitioner.]

Sub-rule 4(a) of the Bengal Motor Vehicles Rules, 1940.]

I certify that....., aged about years is qualified to use a first-aid box intelligently and to render first-aid.

Signature.....

Full name.....

Designation.....

Dated

No. 5432W.T.—9th August 1950.—The following draft of an amendment which, in exercise of the power conferred by section 70 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor proposes to make in the Bengal Motor Vehicles Rules, 1940, published under notification No. 30P.L., dated the 21st September 1940, at pages 2655-2829 of Part I of the *Calcutta Gazette* of the 10th October 1940, as subsequently amended, is hereby published for the information of persons likely to be affected thereby.

2. The draft amendment will be taken into consideration on or after the 12th September 1950, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered:—

Draft amendment.

After rule 162 of the said rules insert the following new rule, namely:—

"162A. Every public service vehicle shall carry First-Aid Box No. 3 containing the following articles:—

- (1) A copy of the First-Aid leaflet.
- (2) Twenty-four sterilized finger dressings.
- (3) Twelve sterilized hand or foot dressings.
- (4) Twelve sterilized large or body dressings.
- (5) One extra large, two large and three small sterilized burn dressings.
- (6) Two half-ounce packets of sterilized cotton wool.
- (7) A bottle of 2 per cent. Tincture of Iodine.
- (8) A bottle of Sal Volatile.

- (9) Empty bottle fitted with cork and camel hair brush for eye drops.
- (10) Two-ounce medicine glass."

By order of the Governor,
N. C. GHOSH, Secy

No. 5356W.T.—7th August 1950.—In exercise of the power conferred by sub-section (1) of section 68 read with clause (c) of sub-section (2) of the same section, and by sub-section (1) of section 70 read with clause (m) of sub-section (2) of that section of Motor Vehicles Act, 1939 (IV of 1939), the Governor is pleased to make the following amendment in the Bengal Motor Vehicles Rules, 1940, published under notification No. 1930P.L., dated the 21st September 1940, at pages 2655-2829 of Part I of the *Calcutta Gazette* of the 10th October 1940, as subsequently amended, namely:—

Amendment.

In sub-rule (b) of rule 162 of the said rules for the words "the words, 'Royal Mail' " substitute the words "the word, 'Mail' ".

No. 5536W.T.—10th August 1950.—The following draft of an amendment which, in exercise of the powers conferred by section 12 of the Bengal Motor Vehicles Tax Act, 1932 (Bengal Act 1 of 1932), read with section 16 of the said Act the Governor proposes to make in the Bengal Motor Vehicles Tax Rules, 1933, published under notification No. 5859L.S.-G., dated the 31st October 1933, as subsequently amended, is published for the information of persons likely to be affected thereby.

2. The draft will be taken into consideration on or after the 9th September 1950, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered:—

Draft amendment.

Re-number existing clause (g) of rule 30 of the said rules as sub-clause (i) of that clause and add thereafter the following sub-clause:—

"(ii) One motor truck belonging to the Humanity Association and used solely for relief work or medical aid for the distressed or for carrying dead bodies for cremation".

By order of the Governor,
B. K. SEN, Asst. Secy.

JUDICIAL DEPARTMENT

No. 2272G.A.

Powers.

Cooch-Bihar. — No. 2218G.A./1D-44/50.—9th August 1950.—Sri Sasanka Mohan Ganguli, Additional Deputy Magistrate, Mekhligunj, Cooch Bihar, is vested with the powers of a Magistrate of the third class.

Cooch Bihar.—No. 2220G.A./1D-44/50.—9th August 1950.—Sri Jagadindra Nath Bhattacharya, Additional Deputy Magistrate, Tufangunj, Cooch Bihar, is vested with the powers of a Magistrate of the third class.

Cooch Bihar.—No. 2222G.A./1D-44/50.—9th August 1950.—Sri Nalini Kanta Sarkar, Additional Deputy Magistrate, Dinhat, Cooch Bihar, is vested with the powers of a Magistrate of the third class.

Midnapore. — No. 2226G.A./2P-33/50. — 9th August 1950.—Sri A. K. Sen, I.A.S., Assistant Magistrate, Contai, Midnapore, is vested with the powers of a Magistrate of the first class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

NOTIFICATIONS.

No. 4924J.—29th July 1950.—In exercise of the power conferred by sub-section (1) of section 5 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased to direct that the cases mentioned in the schedule below shall be tried by the Special Court constituted by notification No. 4677J., dated the 18th July 1950, under section 3 of the Act:—

Schedule.

1. The State

versus

- (1) Hiranmoy Ganguli *alias* Hena *alias* Ananda *alias* Thanda Da, son of Satya Charan Ganguli of Kayasthashula, police-station Purbasthali, Burdwan, and of Gauhati, Assam,
- (2) Fatik Pan *alias* Sailendra Nath Pan *alias* Jiban, son of the late Satya Charan Pan of 22, Hari Charan Banerji Road, Belur, police-station Bally, Howrah,
- (3) Prasad Kumar Mukherji *alias* Prabhush Mukherji, son of Tincowri Nath Mukherji of 38, Larkin Road, Bhadrakali, police-station Uttarpura, Hooghly,
- (4) Biswanath Das, son of the late Nagendra Nath Das of 30/2, Kala Chand Nandi Lane, police-station Bantra, Howrah,
- (5) Kalidas Chakrabarti *alias* Upendra Ghosh, son of Hrishikesh Chakrabarti of 83/3, Lala Babu Shire Road, police-station Bally, Howrah,
- (6) Amiya Prasad Chakrabarti *alias* Khoka, son of the late Harendra Krishna Chakrabarti of 21, Shibhala Street, police-station Uttarpura, Hooghly,
- (7) Manmatha Kumar De Sarkar, son of Amulya Chandra De Sarkar of Jamar Khar, police-station Tangibari, Dacca (East Bengal), and of Gobindapore, police-station Tollygunge, Calcutta,
- (8) Jayanta Kumar Chakrabarti *alias* Birendra Mukherji, son of Kalo Sashi Chakrabarti of Ballavpore (Thakurbari), police-station Serampore, Hooghly,

under sections 396, 397 of the Indian Penal Code (Act XLV of 1860)/sections, 302, 307, 34 of the Indian Penal Code, section 19(f) read with section 19A of the Indian Arms Act, 1878 (XI of 1878) and section 5 of the Explosive Substances Act, 1908 (VI of 1908)/sections 19(c) and (f) read with section 19A of the Indian Arms Act, 1878 (XI of 1878) and section 5 of the Explosive Substances Act, 1908 (VI of 1908).

2. The State

versus

- (1) Sushil Kumar Basu *alias* Rajendra, son of Sudhir Kumar Basu of 34C, Anath Nath Deb Lane, Belgachia, Calcutta, and of Kamar-khara, police-station Tangibari, Dacca (East Bengal),
- (2) Sudhir Kumar De, son of Bishnupada De of 38, Sri Krishan Bhakat Lane, police-station Bantra, Howrah,
- (3) Nitai Chandra Mitra, son of the late Kali Krishna Mitra, of 26, Kailash Bose Lane, Ramkrishnapur, police-station Howrah,
- (4) Anadi Kumar Chatterji *alias* Gargara, son of Aurita Lal Chatterji of 20, Akhoy Kumar Chatterji Lane, police-station Malipanchgora, Howrah,

- (5) Lakshmi Kanta Das *alias* Khoka, son of the late Muktaram Das of Hatpukurara, Ramrajatala police-station Jogacha, and of Uttar Bantra Manashatala, police-station Bally, Howrah
- (6) Amar Nath Kundu, son of Manmatha Nath Kundu of 37, Doctor Raj Kumar Kundu Lane, police-station Shibpur, Howrah, and of Uttar Bantra, Manashatala, police-station Bally, Howrah,
- (7) Jayanta Kumar Chakrabarti *alias* Birendra Mukherji, son of Kalo Sashi Chakrabarti of Ballavpore (Thakurbari), police-station Serampore, Hooghly,
- (8) Ashoke Kumar Biswas, son of the late Mamul Biswas of 27B, Anath Deb Lane, Belgachia, Calcutta,

under sections 397, 412 of the Indian Penal Code (Act XLV of 1860)/sections 395, 397 of the Indian Penal Code/sections 19(c) and (f) read with section 19A of the Indian Arms Act, 1878 (XI of 1878), section 4(a) of the Explosive Substances Act, 1908 (VI of 1908) and section 11 of the West Bengal Security Ordinance (West Bengal Ordinance II of 1949)/section 19(f) read with section 19A of the Indian Arms Act, 1878 (XI of 1878), section 5 of the Explosive Substances Act, 1908 (VI of 1908) and section 11 of the West Bengal Security Ordinance (West Bengal Ordinance II of 1949)/section 19(f) read with section 19A of the Indian Arms Act, 1878 (XI of 1878), and section 11 of the West Bengal Security Ordinance (West Bengal Ordinance II of 1949).

No. 4936J.—29th July 1950.—In exercise of the power conferred by clause (1) of Article 299 of the Constitution of India the Governor is pleased to direct that agreements or contracts between the Government of the State of West Bengal and the Seller of any vessel or between the State Government and any personnel to be recruited for operation of the State Government's deep-sea fishing scheme, may be executed in any part of Europe on behalf of the Governor by the Envoy Extraordinary and Minister Plenipotentiary for the Union of India in Stockholm.

No. 4937J.—29th July 1950.—In exercise of the power conferred by clause (1) of Article 299 of the Constitution of India the Governor is pleased to direct that agreements or contracts between the Government of the State of West Bengal and the Seller of any vessel or between the State Government and any personnel to be recruited for operation of the State Government's deep-sea fishing scheme may be executed in any part of Europe on behalf of the Governor by the High Commissioner for the Union of India in London.

By order of the Governor
S. K. SEN, Secy

Registration

NOTIFICATIONS.

Burdwan.—No. 326Regn.—3rd August 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Alla Hafez temporarily to be a Muhammadan Registrar within the police-stations of Raniganj, Ondal, Faridpur, Asansol Town, Asansol Muffassil, Niamatpur, Dishergarh, Barabani, Salanpur, Kaksa and Jamuria, in the district of Burdwan, during the absence, on leave, of Janab Bazlus Shakur or until further orders.

Burdwan.—No. 327Regn.—3rd August 1950.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Alla Hafez

orally to be the Kasi for the celebration of marriages and the performance of other rites and ceremonies within the police-stations of Raniganj, Faridpur, Asansol Town, Asansol Mufassil, Dishergharh, Barabani, Salanpur, and Jamuria, in the district of Burdwan, in the absence, on leave, of Janab Baslus or until further orders.

By order of the Governor,
S. K. SEN, Secy.

LEGISLATIVE DEPARTMENT NOTIFICATION.

1648L.—9th August, 1950.—Sri Naresh Chatterjee, Head Assistant, Legislative Department, Government of West Bengal, is appointed to be Special Officer, Legislative Department, Government of West Bengal, with effect from the 16th August, 1950.

By order of the Governor,
S. K. D. GUPTA, Secy.

FINANCE DEPARTMENT

Audit

CORRIGENDUM.

3555F./F/2A/80/50.—8th August 1950.—Following correction shall be made in Annex IV to the Memorandum on the West Bengal Services (Revision of Pay) Rules, 1950, as set out at page 912 of the extraordinary issue of Calcutta Gazette, dated 13th June 1950,

under the heading "B—Unmarried Gazetted Officers" for the words and figures "7½ per cent. pay subject to a minimum of Rs. 45" against item "Up to Rs. 1,000" substitute the words and figures "7½ per cent. of pay subject to a minimum of Rs. 40".

By order of the Governor,
B. DAS GUPTA, Secy.

Taxation

NOTIFICATION.

1798F.T.—11th August 1950.—Sri Lakshmi De, Sub-Deputy Collector, employed as Commercial Tax Officer, Sealdah Charge, Calcutta, was allowed earned leave for fifty days from the 27th April 1950, under rule 167(ii) of West Bengal Service Rules, Part I.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

M.1C-6/50(B).—7th August 1950.—In exercise of the power conferred by sub-section (1) of section 482 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), the Governor is pleased to direct that the rates of charges for the services rendered for the cremation of dead bodies at burn-ghats specified in the schedule to notification M.1C-6/50(A), dated the 25th July 1950, which has been drawn up by the Corporation as an addition to the by-laws made under clause (67) of section 478 of the said Act and sanctioned in the notification by Government, shall be enhanced fifty per cent. with effect from the 1st March 1950.

This cancels notification No. M.1C-6/50(B), dated the 27th February 1950.

Hooghly.—No. M.1M-71/50.—9th August 1950.—In exercise of the power conferred by sub-section (1) of section 56 of the Bengal Municipal Act,

1932 (Bengal Act XV of 1932), the Governor is pleased to extend the term of office of the Commissioners of the Bhadreswar Municipality in the district of Hooghly till the 31st January 1952 the special circumstances in which it has been thought fit to extend the said term of office being that the last general election of the Commissioners of the said municipality having been held in the year 1946-47, the next general election is, under sub-section (3) of section 24 of the said Act, required to be held in the year 1950-51, but such general election cannot be held at that time as it would be of no use to do so in view of the fact that the four-year term of office of the present Commissioners of the said municipality, prescribed by clause (a) of sub-section (1) of section 56 of the said Act, which commenced on the 25th January 1948, will not be completed until the 24th January 1952. According to the proviso to the said sub-section (3) of section 24, the next general election cannot, however, be held after the year 1950-51 unless the term of office of the present Commissioners of the said municipality is extended beyond the 24th January 1952.

24-Parganas.—No. M.1M-72/50.—9th August 1950.—In exercise of the power conferred by sub-section (5) of section 56 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to extend the term of office of the Commissioners of the Rajpur Municipality in the district of the 24-Parganas till the 31st October 1952 the special circumstances in which it has been thought fit to extend the said term of office being that the last general election of the Commissioners of the said municipality having been held in the year 1946-47, the next general election is, under sub-section (3) of section 24 of the said Act, required to be held in the year 1950-51, but such general election cannot be held at that time as it would be of no use to do so in view of the fact that the four-year term of office of the present Commissioners of the said municipality, prescribed by clause (a) of sub-section (1) of section 56 of the said Act, which commenced on the 11th September 1948, will not be completed until the 10th September 1952. According to the proviso to the said sub-section (3) of section 24, the next general election cannot, however, be held after the year 1950-51 unless the term of office of the present Commissioners of the said municipality is extended beyond the 10th September 1952.

Cooch Behar.—No. M. 3C-2/50.—10th August 1950.—In exercise of the power conferred by section VIII of the Cooch Behar Town Committee Act of 1903 (Cooch Behar Act No. IV of 1903), the Governor has been pleased to reappoint Sri Kshitish Chandra Mustafi, B.L., and Janab Jafiruddin Bazi, B.L., to be the members of the Dinhatata Town Committee in the district of Cooch Behar for a further period of one year with effect from the 1st April 1950 and the 1st March 1950, respectively.

No. M.1M-25/50(I).—11th August 1950.—In exercise of the power conferred by clause (i) of sub-section (1) of section 6 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to declare his intention to alter the number of Commissioners of the Bhatpara Municipality in the district of the 24-Parganas from ten to fifteen for the purpose of and from the next reconstitution of the Commissioners of the municipality.

2. Any rate-payer of the municipality who objects to the proposed alternation should submit his objection in writing through the District Magistrate to the undersigned within three months from the date of publication of this notification.

By order of the Governor—
S. K. GUPTA, Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta-Midnapore.—No. Medl. 3706/C.F./24C-8/50.—5th August 1950.—Sub-Assistant Surgeon Dr. N. K. Laha, M.B., on supernumerary duty at the Campbell Hospital, Calcutta, is appointed temporarily to act, until further orders, as Medical Officer, Contai subdivision and hospital, in the district of Midnapore, in the West Bengal Medical Service (Upper), with effect from the date on which he takes over charge, *vice* Dr. G. C. Chatterjee.

Calcutta.—No. Medl. 3707/C.F.24C-8/50 (II).—5th August 1950.—Dr. A. S. Kundu, M.B., is appointed temporarily, to act, until further orders, as Emergency Medical Officer, Medical College Hospitals, Calcutta, in the West Bengal Medical Service (Upper), with effect from the date on which he takes over charge, *vice* Dr. Sailendra Nath Mitra.

Calcutta.—No. Medl. 3712/D.H.S./5A-10/50.—5th August 1950.—Assistant Surgeon Dr. A. K. Nandi, B.Sc., M.B. (Cal.), M.B.C.P. (Edn.), Additional Physician, Medical College Hospitals, Calcutta, is appointed temporarily to act, until further orders, as Professor of Clinical Medicine, in the same institution, with effect from the date on which he takes over charge, *vice* Dr. Amalananda Das, transferred.

Calcutta.—No. Medl. 3713/D.H.S./5A-10/50(II).—5th August 1950.—Assistant Surgeon Dr. Dhruba Mohan Gupta, M.D. (Cal.), Teacher of Materia Medica, Campbell Medical School, Calcutta, is appointed temporarily to act, until further orders as Additional Physician, Medical College Hospitals, Calcutta, with effect from the date on which he takes over charge, *vice* Dr. A. K. Nandi.

Calcutta.—No. Medl. 3714/D.H.S./5A-10/50(III).—5th August 1950.—Assistant Surgeon Dr. Sudhendu Kumar Ganguli, M.B., D.T.M. (Cpl.), D.T.M.&H. (Lond.), F.R.F.P.&S. (Glas.), Assistant Professor of Pathology, Medical College, Calcutta, is appointed temporarily to act, until further orders, as Teacher of Medicine, Campbell Medical School, Calcutta, with effect from the date on which he joins the post, *vice* Dr. Nalini Ranjan Konar, transferred.

Calcutta.—No. Medl. 3715/D.H.S./5A-10/50(IV).—5th August 1950.—Temporary Assistant Surgeon Dr. S. K. Banerjee, M.B., Demonstrator of Pathology, Medical College, Calcutta, is appointed temporarily to act, until further orders, as Assistant Professor of Pathology, in the same institution, with effect from the date on which he joins the post, *vice* Dr. Sudhendu Kumar Ganguli.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Calcutta.—No. Medl. 3692/D.H.S./21M-12/50.—4th August 1950.—Dr. Sarejendra Nath Datta, M.B., temporary Demonstrator of Physiology in the West Bengal General Service, Medical College, Calcutta, was temporarily appointed to do the duties, in addition to his own, of another Demonstrator of Physiology in the West Bengal Medical Service (Upper) in the same institution for the period from the 29th June 1948 to the 9th September 1948, *vice* Dr. Pijush Kanti Nag.

Calcutta.—No. Medl. 3693/D.H.S./21M-12/50.—4th August 1950.—Assistant

Demonstrator of Physiology, Medical College, Calcutta, was temporarily appointed to do the duties, in addition to his own, of another Demonstrator of Physiology in the West Bengal General Service in the same institution for the period from the 15th January 1948 to the 6th September 1948, *vice* Dr. Nil Kanta Ghosal.

By order of the Governor
P. M. DATTA, Asst

Public Health

NOTIFICATION.

No. P.H. 2015/3L-4/50.—10th August 1950.—Dr. Santosh Kumar Roy Choudhury, M.B., divisional Health Officer, Raiganj, was granted leave for forty-three days with effect from 7th April 1950 under rule 168(1) of the Bengal Service Rules, Part I.

By order of the Governor
P. M. DATTA, Asst

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATIONS.

No. 75E.—7th August 1950.—The Government pleased to appoint the persons named below as permanent Electrical Assistant Engineers in the West Bengal Service, on probation, with effect from the date of their joining the appointment.

- (1) Sri Keshab Chandra Kar, B.E. (Electrical), son of Sri Kamakhya Charan Kar
- (2) Sri Bibhuti Bhushan Das, B.E.E., son of Sri Rudra Narayan Das.
- (3) Sri Akshay Kumar Ghosal, B.E.E., son of Sri Harendra Nath Ghosal.

2. No. (1) is posted to the Haringhata Electrical Subdivision under the Northern Electrical Division of the Electrical Circle and Nos. (2) and (3) are posted under the Superintending Engineer's Electrical Circle, until further orders.

No. 76E.—7th August 1950.—Sri Samare Nath Dakshy, Electrical Assistant Engineer, is, in the interest of public service, transferred from the Workshop (Electrical) Subdivision of the Western Electrical Division under the Electrical Circle and posted to the charge of the Workshop Buildings Electrical Subdivision of the Calcutta Electrical Division in the same Circle, until further orders, *vice* Sri P. N. Mitra, transferred.

No. 77E.—7th August 1950.—Sri P. N. Narayan Mitra, Electrical Assistant Engineer, is, in the interest of public service, transferred from the Writers' Buildings Electrical Subdivision under the Calcutta Electrical Division of the Electrical Circle, and posted to the charge of the Workshop (Electrical) Subdivision of the Western Electrical Division under the same Circle, until further orders, *vice* Sri S. N. Dakshy, transferred.

By order of the Governor
S. K. MAJUMDAR, Jt. Secy.

IRRIGATION AND WATERWAYS DEPARTMENT

NOTIFICATION.

No. 42.—8th August 1950.—Dr. N. K. Banerjee, temporary Director, River Research Institute, West Bengal, is confirmed in his appointment as Director of the River Research Institute, West Bengal, with effect from the 1st January 1950.

By order of the Governor
A. B. GANGULI, Addl. Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

NOTIFICATIONS.

No. 1877M.P.—10th August 1950.—In pursuance of sub-rule (4) of rule 15 of the Indian Electricity Rules, 1937, framed under section 37 of the Indian Electricity Act, 1910 (IX of 1910), the following advertisement by the Alipur Duar Electric Supply Company, Ltd., published in the *Dusthan Standard* of the 28th, 29th and 30th August 1950, is published for general information.

All objections which may be received by the Government before expiration of three months from the date of the first publication of the said advertisement in the said newspaper from any person, company or local authority with reference thereto shall be duly considered by the State Government.

NOTICE.

It is hereby notified for public information that the Alipur Duar Electric Supply Company, Ltd., Alipur Duar, have applied under rule 11 of the Indian Electricity Rules, 1937, to the Secretary to the Government of West Bengal, Commerce and Industries Department, Calcutta, for the grant of a license under the Indian Electricity Act, 1910, for the supply of electricity in Alipur Duar. A copy of the draft license containing the terms and conditions is appended below:—

DRAFT LICENSE.

ALIPUR DUAR ELECTRIC LICENSE, 1950 (DISTRICT JALPAIGURI).

License for the supply of electrical energy to be granted by the Government of West Bengal hereinafter referred to as "the Government" under the Indian Electricity Act, 1910.

Subject to the provisions of the Indian Electricity Act IX of 1910 and the Electricity (Supply) Act IV of 1948, license is hereby granted to the Alipur Duar Electric Supply Co., Ltd., to supply electrical energy in the area with the limits and upon the terms and conditions specified below:—

Short title.

This license may be cited as "The Alipur Duar Electric License, 1950."

Interpretations.

The several words, terms and expressions to be used by the Indian Electricity Act, 1910, the Electricity Act, 1948, and by the Electricity (Supply) Act, 1948, meanings are assigned shall have in this license the same respective meanings provided in this license:—

(a) The "Act" shall mean the Indian Electricity Act, 1910, and any statutory modification thereof.

The "Government" shall mean the Government of West Bengal.

The expression "the licensee" shall mean the Alipur Duar Electric Supply Company, Ltd., Alipur Duar, and their permitted successors.

The expression "the deposited map" shall mean the plan of the area of supply hereinafter referred to as "the area of supply" which has been deposited with the Government in pursuance of the Rules under the Act, and which is signed for the purpose of identification by the Secretary to the Government in the Department of Commerce and Industries and by the applicant.

The term "unit" shall mean the quantity of electrical energy equivalent to a current of one ampere flowing under an electromotive force of one volt during one hour.

(v) The expression "First Annexure" "Second Annexure", "Third Annexure" and "Fourth Annexure," shall mean the first, second, third and fourth annexures to this license, respectively.

(vi) The expression "the commencement of this license" shall mean the date of the notification by the Government in the *Calcutta Gazette* by which this license is granted.

Security.

3. (i) The period within which the licensee shall show under sub-clause (a) of clause 1 of the Schedule to the Act that he is in a position to discharge fully and efficiently the duties and obligations imposed upon him by the license throughout the area of supply shall, unless otherwise ordered by the Government under sub-clause (b) of sub-section (3) of section 4 of the Act, be six months from the commencement of this license.

(ii) Unless otherwise ordered by the Government under clause (d) of sub-section (3) of section 4 of the Act, the sum which the licensee shall deposit or secured to the satisfaction of the Government under sub-clause (b) of clause (1) of the Schedule to the Act, shall be Rs. 10,000 and such sum shall be so deposited or secured within thirty days from the commencement of this license.

Provided that if the work proceeds in a manner satisfactory to the Government, this amount shall be repaid by the Government to the licensee in four equal instalments and a final instalment on payment of interest, if any.

The whole of the amount repaid by the Government shall be used by the licensee for carrying into effect the works for which the license is granted.

Area of supply.

4. The area above referred to within which the supply of energy is authorised by the licensee (the area of supply under the Act) is the whole of the area, the boundaries of which are described in the First Annexure and delineated in red colour on the deposited map.

Situation of the generating station.

5. The licensee shall erect the generating or the main receiving stations within the area covered by the license.

Licensee's works.

6. (A) *Compulsory works.*—(i) The licensee shall within a period of two years from the date of grant of this license, provide and instal suitable and sufficient feeders and distributing mains and also execute works to the satisfaction of the Government for the purpose of supply of electrical energy throughout the locality or parts of locality named in the Second Annexure and shown in blue colour on the deposited map, shall erect the generating station or the main receiving station mentioned in clause 5 with all machinery and apparatus necessary for the purpose of giving a continuous and efficient supply of energy to the consumers.

(ii) At the expiration of each successive period of six months from the date of the grant of this license and until the completion of the compulsory works, the licensee shall submit to the Secretary to the Government of West Bengal in the Department of Commerce and Industries reports, stating all steps taken and the progress made in carrying into effect this license.

(B) *Provision of adequate plant and extension of distributing mains.*—Further within twelve months of the receipt of applications and subject to the first proviso of clause VI(1) of the Schedule to the Act, the licensee shall lay down suitable and sufficient additional transmission lines and feeders and distribution mains as may be required.

to give and supply adequate energy to every consumer within the area, and shall provide and maintain adequate plant, which in the opinion of the Government may be considered necessary for regular, constant and sufficient supply of energy to consumers.

Supply of energy.

7.(i) Subject to the provisions of this license, the Act, and the rules, also the Electricity Supply Act (1948), the licensee shall be entitled during the continuance of his license to supply energy within the area of supply for all purposes.

(ii) The supply of energy shall not be commenced until an Electric Inspector to the Government shall have inspected the licensee's works and certified in writing that the supply of energy may commence.

(iii) As soon as may be after the grant of this license and in any case within six months from the grant of this license the licensee shall submit to the Government for approval under sub-section (2) of section 21 of the Act draft "Conditions of Supply" to regulate his relations with persons who are or intend to become consumers.

(iv) After such conditions have been approved by the Government with or without modification the licensee shall not supply energy unless—

(a) the person to whom such supply is to be given shall have tendered to the licensee a requisition duly signed in the form for the time being approved by the Government, and

(b) such person and the licensee shall have executed an agreement in a form approved by the Government.

(v) The amount of all miscellaneous charges, incidental to, and in connection with the supply of energy which the licensee proposes to make against consumers shall be subject to the previous approval of the Government.

(vi) Provided that where all the works have not been completed by the licensee and the licensee nevertheless desires to commence to give supply of energy in a portion or portions of the area of supply, the licensee shall do so only with the express permission of the Government.

Extensions to generating plant, transmission and distributing mains.

8. After the supply of energy has commenced in accordance with clause 7 (ii) of this license, no major additions to the generating station, machinery and apparatus, transmission and distribution mains or other works shall be made or orders placed for the same without the previous approval in writing of the Government.

Accounts.

9. (i) Separate and distinct accounts shall be kept, prepared and rendered by the licensee complying in full detail, the requirements required by the Act, Rules thereunder and the Electricity Supply Act (1948), the working of the undertaking for which the license is granted.

All books of accounts shall at all times be open to the inspection of the Government or of any person authorised by the Government in that behalf.

(ii) The licensee shall submit to the Government annually before the 1st October, in every year, the accounts of the undertaking made up to 31st March of the same year.

Statistics.

10. The licensee shall when called upon to do so submit to the Government or an officer duly appointed in that behalf such statement and data as may be considered necessary for the purpose of compiling comprehensive statistics of electric supply undertakings in the Province.

Hours of supply.

11. The licensee shall not be bound to maintain a supply from 6-30 a.m. to 5 p.m. local time during the months of November, December, January and February, until after three years have elapsed from the date of notification of the grant of this license. During this period and these months the supply may be discontinued daily for ten half hours, viz., between 6-30 a.m. and 5 p.m. local time. On the expiration of these three years a continuous day and night supply shall be maintained throughout the year.

Methods of construction.

12. The feeders, distributing mains and service connection may be overhead or underground whole or in part and (subject to the provisions of section 18 of the Act) shall be erected, constructed and maintained in strict conformity with the Act and the Rules thereunder and the following provisions:—

(i) The licensee shall not erect overhead main for use at any pressure higher than medium pressure without the sanction in writing of the Government in each case and subject to such conditions and/or limitations as the Government may impose.

(ii) Aerial lines in the vicinity of a building or structure shall be erected to comply with the Indian Electricity Rules concerned and in no case shall an aerial line be at a less distance than 4 feet horizontally and/or 8 feet vertically from any building or structure whether permanent or temporary.

(iii) In narrow lanes, passages or streets where it would not be possible to maintain a horizontal clearance of 4 feet between aerial lines and buildings, underground cables shall be provided unless any special method of construction of aerial lines shall have been expressly sanctioned in writing by the Government for any such lane, passage or street and such sanction shall be obtained by the licensee before beginning construction of a special aerial line.

(iv) Where any electric supply lines cross or run along the routes of a taboot, temple car or similar other religious processions, the supply lines shall be laid underground or placed at such heights as will allow of the free and safe passage of the processions. In case of dispute, such routes and heights shall be determined by the District Magistrate to whom the licensee shall refer before running any such lines.

(v) The licensee shall remove or replace at his own expense any aerial line which runs along or across any street if in the opinion of the Government it is considered necessary to do so.

(vi) For the purpose of rule 68(2) of the rules the maximum wind pressure shall be taken as 15 pounds per square foot.

Nature of supply.

13. The system and pressure of supply which shall be adopted for the supply of electric energy under this license are as follows:—

(i) Three phase alternating current, three or four-wire supply at pressure of 400 volts between phase and 230 volts between each phase and neutral at a frequency of fifty complete cycles per second.

(ii) Single phase alternating current, two-wire supply at a pressure of 230 volts between the phase and the neutral conductor at a frequency of fifty complete cycles per second.

(iii) A high pressure alternating current three phase supply at a pressure of 6,000 volts between phase at a frequency of fifty cycles per second for feeders and for supply to any large consumers for power purposes.

pressure stated above shall be as measured at consumer's terminals and shall not vary therebeyond the limits prescribed by the Electricity Rules, 1937, throughout the area of licence.

Provided that the license may from time to time be varied with the previous consent in writing of the Government and subject to such limitations and conditions as shall be made in writing by the Government, adopt any other pressures or systems of supply or both for the purpose of this license.

Cost of rates to be charged in respect of supply of energy.

(i) The rates to be charged by the licensee for energy supplied by him shall not exceed those fixed in that behalf in the Fourth Annexure, or in the case of a method of charge approved by the Government in accordance with clause (c) of section (3) of section 23 of the Act, such as may be fixed by the Government on approving method.

The rates for sale of electrical energy shall be subject to the provisions of section 57 and the Fourth and Seventh Schedules to the Electricity Act, 1948.

Purchase of undertaking.

(A) *Purchase by local authority or Provincial Government (where the Provincial Electricity Board is not formed).*—(i) The option of purchase given by section 7 of the Act shall be exercisable on the expiration of twenty years from the commencement of this license and thereon on the expiration of every subsequent period of twenty years.

The purchase price payable on the exercise of said option shall be—

The net expenditure on the capital account of the licensee in respect of lands, buildings, machinery, mains, apparatus, appliances, furniture, vehicles and other like property (including serviceable stand-by plant) and used by the licensee for the purposes of the undertaking less the total depreciation calculated [according to the scale of depreciation provided in the table appended to the Fourth Schedule of the Electricity (Supply) Act 1948]

plus ten per centage of the value of the lands, buildings, materials and plant of the licensee as determined in sub-section (1) of section 7 of the Act shall be added to such value under the proviso to that section on account of cost of purchase shall be ten per centum.

The value of the stores, spare parts and loose tools and equipment available and suitable for use (for the purpose of the undertaking) at the date of the exercise of such price as may be agreed, or failing agreement, as may be determined by arbitration.

In accordance with clauses (d) (ii) of sub-section (2) of section 3 of the Act, it is hereby provided that the power station used or to be used in connection with the undertaking shall form part of the undertaking for the purpose of purchase under section 5 or section 7, provided that the power station shall not have been abandoned prior to the operation of clause 16 of this license.

Not less than two years' notice in writing shall be given to the licensee by the Government for the purchase of the undertaking. For such notice shall have been given all the costs and outlays of money debitable to the capital account of the undertaking during the period of such notice shall be subject to the prior approval of the Government.

(B) *Purchase by the Electricity Board.*—In the event of the purchase of the undertaking being made by the Provincial Electricity Board constituted under the provisions of section 5 of the Electricity (Supply) Act, 1948, the same shall be governed by the respective Schedule of the Electricity (Supply) Act, 1948.

Bulk supply.

16. (i) Should a supply of electrical energy in bulk become available at any future date from any source at a rate not more than the rate at which the licensee is generating at the time and if the Government think it in the interests of development of electricity in that area, so to direct, the licensee shall obtain his supply from such source.

The decision of the Government on the operation of this clause shall be final.

(ii) The licensee will take from the Provincial Electricity Board, if set up by the Government or from any Government generating station such energy as required for this distribution at any time such Board or the Government is prepared to supply at a rate not more than the rate at which, in the opinion of the Electrical Commissioner with the Government of India or the Government, or the Provincial Electricity Board, the licensee is generating at the time of the offer.

If energy is taken as provided above, the licensee shall, if so required, sell to the Electricity Board or to the Government its generating plant at its depreciated book value, or if such Board or Government does not wish to purchase, the licensee will have full discretion to dispose of such plant.

Management expenses and interest on loan.

17. (i) If the licensee is granted to a limited company the Government shall have the right from time to time to nominate one *ex-officio* Director on the Board of Directors of such company and the Director so nominated shall be entitled to such remuneration payable by the said company as fixed in the Memorandum and Articles of Association of such company in respect of other Directors. The Director so nominated by the Government shall not be required to hold any qualification shares, nor shall he be liable to removal or retirement. The Government shall, however, have a right to remove the person so nominated and appoint another person in his place. The Articles of Association of the Company shall make suitable provisions on the lines of this clause.

(ii) The licensee shall not enter into any agreement with the Managing Agents, if any, or make any modifications to such agreement already entered into unless with the previous consent in writing of the Government. The Government shall also have the right to examine any agreement between the licensee and the Managing Agents if any, and to require suitable modifications therein as a condition precedent to Government granting any consent as required by section 9(2) of the Act.

(iii) The rates of remuneration to be paid to the Managing Agents and the expenses of the office of the Managing Agents shall be regulated in accordance with the provisions contained in clause XIII of the Sixth Schedule of the Electricity (Supply) Act of 1948. The rates of remuneration to be paid to the Directors and persons other than the staff employed by the licensee for the actual running of the undertaking and also the rates of interest on loan, whether secured or not, etc., and any changes in such rates shall be subject to the prior approval of Government in each case.

Variations from the Schedule to the Act.

18. In pursuance of clause (f) of sub-section (2) of section 3 of the Act, it is hereby expressly declared that—

(i) Sub-clause (I) of clause VI and sub-clause (I) of clause VIII of the Schedule to the Act shall for the purpose of incorporation in this license be varied by the addition of "except for the months November, December, January and February when the supply may be discontinued daily for ten and half hours, namely, between 6-30 a.m. and 5 p.m. for a period of three years from the date of notification of the grant of this license" after the expression "continue to supply energy" occurring in sub-clause (I) of clause VI and in sub-clause (I) of clause VIII of the Schedule to the Act.

(ii) Clause IV of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of two years for the period of three years specified in clause IV of the Schedule to the Act.

(iii) The following sentence shall be added between the words "licensee" and "and" at the end of clause (a) of the first proviso to sub-clause (I) of clause VI of the Schedule to the Act:—

"and to comply with the conditions of supply made from time to time with the previous sanction of the Government under section 21(2)".

(iv) Sub-clause (a) of the first proviso to sub-clause (I) of clause VI of the Schedule to the Act shall for the purpose of incorporation in this license be further varied to the following extent, namely, that the licensee shall not be bound to supply energy to any person for any period unless the person requisitioning such supply shall enter into an agreement as required by clause 7 (iv) of this license.

(v) The following sub-clause shall be substituted for Clause VI, sub-clause (5), namely:—

"Every requisition under this clause shall be in a form approved by the Government; and copies of the form shall be kept in the office of the licensee and supplied free of charge to any applicant."

(vi) The first proviso to clause XI of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of five years for the period of seven years specified in that proviso.

(vii) The following sub-clause shall be substituted for sub-clause (2) of Clause X, namely:—

"(2) Before commencing to supply energy through any distributing main the licensee shall give notice, by public advertisement in such manner as shall be previously approved by the Government, of the method by which he proposes to charge for energy so supplied and the rates at which such energy will be supplied, and, where the licensee has given such notice, he shall not be entitled to change the method of charging or the rates at which energy will be supplied without giving notice thereof by public advertisement in the manner aforesaid and giving in writing one month's notice or such shorter notice as the Government may deem proper of such change to the Government, to the local authority, if any, concerned, and to every consumer of energy who is supplied by him from such distributing main."

Securing continuity of supply.

19. It shall be the duty of the licensee (the expression shall for the purpose of this clause and clause 20 following be taken to mean include the licensee, his employees, servant agents and his permitted assigns) to give nearest Magistrate immediate and full intimation of any circumstances in which interruption of the supply may be apprehended as a result of civil commotion or disturbance of the peace, or any strike or lock-out of the kind specified in section 22 of the Industrial Disputes Act, 1947.

Transfer of management.

The licensee shall not employ or engage any other party to work his undertaking or to carry out the work of supplying energy under this license except with the previous written consent of the Government wholly or to such extent as the Government may think fit.

Revocation.

20. (i) If the licensee shall in the opinion of the Government have failed to give such information as is required by clause 19 hereof or if at any time any interruption of the supply shall occur which in the opinion of the Government is attributable to any willful preventable default or neglect on the part of the licensee or which in the opinion of the Government could be prevented by the exercise of reasonable diligence on the part of the licensee, or if the licensee shall in the opinion of the Government fail to comply with any of the provisions of this license or shall in the opinion of the Government fail to show satisfactory progress during any portion of the period of two years, specified in clause 6 of this license, or if the licensee shall in the opinion of the Government cease to be in the hands of the subject of the license, the license shall be liable to be revoked.

(ii) In the event of the Government revoking the license for any of the causes specified in clause (i), the security deposit of Rs. 10,000 made in accordance with clause 3 may in whole or in part be forfeited as the Government may decide and the decision of the Government in this behalf shall be binding on the licensee.

First Annexure.

The boundaries of the area of supply, referred to in clause 4 are as under:—

North—Bounded by the Northern extension of the Railway Colony.

East—Bounded by river Nonai and Bholardabri.

West—Bounded by river Dima and Kaljini.

South—Bounded by river Kaljini.

The area of supply is also shown in the detailed map by red line.

Second Annexure.

The list of street or parts of streets referred to in clause 6 (1):—

(1) Alipur Duar—Rajbhat Khawa Road (in the area of supply).

(2) All other roads, streets, lanes and by-lanes as shown in the map, in the area of supply have no specific names.

Third Annexure.

(1) The proposed generating station will be installed at the land south of Sri Ranjan Sen and others' new Cinema under construction, and it is also shown on the plan with green colour.

(2) The supply will start with 1.50 K.V. 2.75 K.W. Diesel Alternate Set.

Fourth Annexure.

to be charged by the licensee for energy supplied by him referred to in clause 14 shall exceed the maxima set out below, namely:—

Rate A—Domestic and business purposes.

(i) Domestic and business purpose for lights of all types of table, ceiling, exhaust and circulating fans—Annas 8, Rebate annas 2, Net As. 6.

(ii) Domestic purposes for lift and pump motors, where the rating of such motor does not exceed 1 H.P.—As. 8, Rebate As. 2, Net As. 6.

(iii) Domestic purposes for lift and pump motors, where the rating of such motor exceeds 1 H.P.—As. 8, Rebate As. 2, Net As. 6.

(iv) Domestic and business purposes for heating appliances (heaters, cookers, irons etc.), radios, refrigerators, air conditioning apparatus and all other domestic appliances not mentioned in Rate A—As. 5, Rebate As. 2, Net As. 3.

(v) All other domestic and business purposes covered by any other rate—Annas 5, Rebate As. 2, Net As. 3. Minimum charge—A minimum charge of Re. 1 per month may be made in addition to meter hire whether energy to that extent has been consumed or not.

Rate B—Unmetered Supply.

Lights on contract system for road side stalls, bazaar shops only, and used for not more than four hours daily from sunset, provided that the wattage of each lamp does not exceed 100 watts and the total number of lamps in one shop does not exceed three, anna 1 per watt of lamp installed.

Rate C—Public amusement purposes.

Cinematograph and for all such amusement purposes:—

Annas 5, Rebate Annas 2, Net Annas 3.

Rate D—Battery Charging and Electrolysis.

Annas 5, Rebate As. 2, Net As. 3.

Rate E—Industrial Purposes.

For motive power purposes and for purposes other than those mentioned in item (A) and (D) above:—

A standing charge per month for service at Rs. 4 and 1 H.P. of the connected load for the supply of such licensee is required to make provisions and in addition a charge for current determined by meter as follows:—

(i) For each installation having motors the aggregate rated horse-power of which does not exceed 2 H.P.—As. 4.

(ii) Exceed 4 but not exceed 15 H.P.—As. 3.

(iii) Exceed 15 but not exceed 50 H.P.—As. 2-6.

Rate F—Large Industrial and/or Bulk Supply Purposes.

(i) If the maximum demand exceed 50 K.W. but not 500 K.W.—The rate will be fixed later on.

(ii) For maximum demand exceeding 500 K.W. in the case of large consumers for power, special agreement may be made for fixed periods at such special terms (not exceeding the rates specified above) that are justified by special circumstances, having regard to the location, load factors, time of use, power factor and quantity. The rate will be fixed later on.

Rate G—Street Lighting.

The licensee may at any time enter into a special contract with the Municipality of Alipur

Duar for the supply of energy to the said municipality for public lighting upon such terms and conditions at such rates not exceeding the maxima charges specified above, as may for the time being be mutually agreed upon—Annas 2, per unit consumed.

Meter Rent.—The rent to be charged for the meter shall not exceed, annas 8 per month for a single phase A.C. meter and annas 12 per month for a polyphase A.C. meter.

Every local authority, company or person desirous of making any representation with reference to the application to the Local Government may do so by letter addressed to the Secretary to the Government of West Bengal, Department of Commerce and Industries, Writers' Buildings, Calcutta, within three months of the date of issue of the newspaper containing the first advertisement.

Copies of the map referred to in the license showing the area of supply may be inspected at the following addresses:—

(1) Alipur Duar Electric Supply Co., Ltd., Head Office at Alipur Duar, district Jalpaiguri.

(2) The Chairman, Alipur Duar Union Committee.

(3) The Chairman, District Board, Jalpaiguri.

And the copy of the Draft License may be had from the office of the Alipur Duar Electric Supply Co., Ltd., Alipur Duar, district Jalpaiguri, on payment of Re. 1 per copy.

SRISH CHANDRA GHOSE,
AJIT KUMAR GUHA,

Directors,

For the Alipur Duar Electric Supply Co., Ltd., P. O. Alipur Duar, district Jalpaiguri.

No. 1833M.P.—4th August 1950.—Sri H. Bhattacharjee, Electric Inspector, West Bengal, is granted leave on average pay for one month and eleven days from 10th July 1950 to 20th August 1950 (both days inclusive) under the proviso to rule 184(b)(ii) of the West Bengal Service Rules, Part I.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

Industries**RESOLUTION No. 1903IND.**

Calcutta, the 5th August 1950.

Read an application, dated the 15th July 1949, from Sri R. K. Nag, sole proprietor of Howrah Textiles and Howrah Transport Co., 769, Circular Road, Howrah, asking for a loan of Rs. 25,000 only under section 19(I)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the purpose of expansion and proper working of his textile concern.

Read also resolution of the Board of Industries, West Bengal, held on the 17th May 1950 incorporated in the report submitted with letter No. 6567, dated the 1st August 1950, from the Director of Industries and Secretary, Board of Industries, West Bengal.

ORDER.

Ordered that the application be rejected and the resolution be published in the Calcutta Gazette.

By order of the Governor,
S. K. CHATTERJEE, Secy.

RESOLUTION No. 1938IND.

Calcutta, the 10th August 1950.

Read an application, dated the 12th December 1949, from Sri Kulipada Dass and Sri Bamapada Dass of 9/1, Sambhu Nath Pandit Street, Calcutta, asking for a loan of Rs. 5,000 only under section 19(I)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the purpose of development of their brass industry.

Read also resolution of the meeting of the Board of Industries, West Bengal, held on the 12th July 1950 incorporated in the report submitted with letter No. 6752, dated the 4th August 1950, from the Director of Industries and Secretary, Board of Industries, West Bengal,

ORDER.

Ordered that the application be rejected and the resolution be published in the *Calcutta Gazette*.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DEPARTMENT

NOTIFICATION.

No. 4405Lab.—9th August 1950.—Sri B. K. Bhattacharjee, Assistant Labour Commissioner, West Bengal, was allowed leave under rule 167(ii) of the West Bengal Service Rules, Part I, from the 1st May 1950 to the 8th July 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 53W.C.—2nd August 1950.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in the Indian Iron and Steel Co., Ltd. (Kulti Works), Kulti, Burdwan, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Baleswar.
2. Sri Madan Mohan Sarkar.
3. Sri Jogeswar.
4. Janab Abdul Jabbar.
5. Sri Ram Lachman Ray.
6. Sri Gangadaya.
7. Sri Profulla Kumar Chatterjee.

Names of the members nominated by the employers.

1. Mr. P. D. Kavan.
2. Mr. J. E. Harle.
3. Mr. W. D. Holton.
4. Sri S. N. Chatterjee.
5. Sri A. C. Roy.
6. Mr. J. J. Maloney.
7. Mr. C. S. Ahluwalia.

No. 76(1)48W.C.—7th August 1950.—In partial modification of this Labour Directorate notification No. 76L.C., dated 18th November 1948, published at page 1588, Part I of the *Calcutta Gazette*, dated 2nd December 1948, the names of Messrs. G. Nowrojee and B. P. Shukla, members nominated by the employers to the Works Committee in

Carlsbad Mineral Water Manufacturing Co., Ltd 14, Watkins Road, Howrah, are hereby cancelled and the names of "Sri Maliram Pasari" and "S. Ramgopal Poddar" are published in their place for general information.

S. K. HALDAR,
Labour Commissioner

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 8446F.D.—8th August 1950.—In pursuance of the provisions of clause 6 of the Calcutta Industrial (Extended) Area Rationing Regulations 1944, the Governor is pleased to direct that a Ration Card issued for the thirteenth time shall consist of 26 coupons.

No. 8447F.D.—8th August 1950.—In pursuance of the provisions of clause 6 of the Calcutta Industrial Area Rationing Regulations, 1943, the Governor is pleased to direct that a Ration Card issued for the fourteenth time shall consist of 26 coupons.

By order of the Governor,
S. K. SANYAL, Dy. Secy

No. 8449F.D./FD/Secdt./2'0/2/50.—8th August 1950.—Sri Kanon Mukherji, Technical Officer (Publicity), has been appointed to act as Assistant Director, Publicity, in this department with effect from 1st August 1950.

By order of the Governor,
D. N. BISWAS, Asst. Secy.

No. 8383F.D./DCS/FD/11/50/48. — 7th August 1950.—Sri Nirmal Chandra Das Gupta, Subdivisional Controller, Katwa, was granted earned leave for four days with effect from the 3rd April 1950 under rule 168(I) of the West Bengal Service Rules, Part I.

By order of the Governor,
A. BOSE, Asst. Secy.

Directorate of Procurement and Supply

ORDER.

No. 4802/F/W/4M-31/50.—8th August 1950.—In exercise of the power conferred on me by sub-paragraph (4) of paragraph 3 of the West Bengal Foodgrains (Movement Control) Order, 1947, as subsequently amended, I hereby exempt the firm of Messrs. Sunshine Biscuit Co., Ltd., of 29, Sri Gopal Mullick Lane, Calcutta, from the provisions of sub-paragraph (1) of that paragraph in so far as these provisions relate to movement or transport of biscuits made out of flour received by the said firm by direct allotment from the Government of India.

S. C. MAITRA,
Director of Procurement and Supply

DEPARTMENT OF LAND AND LAND REVENUE

Land Acquisition

NOTIFICATIONS.

Jaipuri.—No. 8958L.A.—8th August 1950.—The Governor is pleased to cancel the notification No. 3102L.A., dated 19th April 1947, under section 4 of the Land Acquisition Act, published at pages 771, Part I of the *Calcutta Gazette* of the 24th April 1947, in respect of the proposed acquisition more or less 2.48 acres of lands in behalf of the District Board, Jaipuri, for construction of quarters for Compounder and other Health Department staff at Rajganj in the district of Jaipuri.

Nadia.—No. 9004L.A.—9th August 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government for public expense for a public purpose, viz., 66 KV Sub-Station, at Santipur, in the village Languchhi, jurisdiction list No. 25, thana Santipargana Ukhra, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 158 and 159 and measuring, more or less, 4.14 acres, is likely to be required within the aforesaid village of Languchhi.

A notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector of Nadia.

In exercise of the powers conferred by the said section, the Governor is pleased to engage the officers for the time being engaged in the undertaking, with their servants and men, to enter upon and survey the land and to do all other acts required or permitted by that section.

Any person interested in the above land, who may object to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Nadia.

Nadia.—No. 9006L.A.—9th August 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government for public expense of the Nabadwip Municipality for a public purpose, viz., for extension of a park, in the town of Nabadwip, jurisdiction list No. 20, thana Nabadwip, pargana Ukhra, district Nadia, it is hereby notified that for the above purpose two pieces of lands comprising cadastral survey plot Nos. 6388 in Block I and cadastral survey plot No. 6410, and part of cadastral survey plot No. 6413 in Block II, and altogether measuring, more or less, 0.084 of an acre, are likely to be required within the aforesaid town of Nabadwip.

A notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Nadia.

In exercise of the powers conferred by the said section, the Governor is pleased to engage the officers for the time being engaged in the undertaking, with their servants and men, to enter upon and survey the land and to do all other acts required or permitted by that section.

Any person interested in the above land, who may object to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Nadia.

Burdwan.—No. 9064L.A.—11th August 1950.—The Governor is pleased to cancel so much of the notification No. 7195L.A., dated the 27th August 1949, under section 4 of the Land Acquisition Act I of 1894, published at page 1502, Part I of the *Calcutta Gazette* of the 1st September 1949, as relates to 0.36 of an acre of land, comprising part of cadastral survey plot No. 65, out of the total area of 2.92 acres, notified for acquisition, for installing a 66 K. V. Sub-Station at Kalna, in the village of Kalna, jurisdiction list No. 164, police-station Kalna, pargana Ambika Raipur, district Burdwan.

ERRATUM.

West Dinajpur.—No. 9066 L.A.(P.W.)—11th August 1950.—In notice No. 5746L.A.(P.W.), dated the 27th May 1950, under section 4(I) of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published at pages 1087-91, Part I of the *Calcutta Gazette* of the 8th June 1950, in respect of the acquisition of land for the purpose of providing facilities for transport and communication, namely, for construction of Bansihari (Baniadpur)-Kaliaganj-Rajganj Road (section Baniadpur-Kaliaganj), in the district of West Dinajpur—

Under mauza Salimabad, mile (0-1), jurisdiction list No. 203, thana Bansihari.

Read "0-09" for "0-9" against plot No. 111 (part).

Under mauza Chandipur, mile (3-4), jurisdiction list No. 212, thana Bansihari.

Read part of plot No. "17/598" for "7/598".

DECLARATIONS.

Bankura.—No. 9002L.A.—9th August 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of Bankura Municipality for a public purpose, viz., for construction of a road between two bridges on the southern side of the River Darakeswar, in the village of Rajagram, jurisdiction list No. 183, thana Bankura, pargana Chhatna, district Bankura, it is hereby declared that for the above purpose a piece of land comprising parts of cadastral survey plot Nos. 60, 61 and 62 and measuring, more or less, 0.21 of an acre, is required within the aforesaid village of Rajagram.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Bankura.

Burdwan.—No. 9062L.A.—11th August 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for installing a 66 K. V. Sub-Station at Kalna, in the village of Kalna, jurisdiction list No. 164, thana Kalna, pargana Ambika Raipur, district Burdwan, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot Nos. 63 and 64 and parts of cadastral survey plot Nos. 62 and 65 and measuring, more or less, 2.56 acres, is required within the aforesaid village of Kalna.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Chief Electrical Engineer, Government of West Bengal, 4, Hastings Street, Calcutta.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy. to the Govt. of West Bengal (ex-officio).

Land Reforms

NOTIFICATIONS.

24-Parganas.—No. 8654L.Ref.—1st August 1950.
—In exercise of the power conferred by sub-section (4) of section 6 of the West Bengal *Bargadars* Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to cancel the appointments of the following persons as members of Sagore police-station Bhag Chas Conciliation Board in the district of 24-Parganas, made under notification No. 11324L.Ref., dated the 23rd December 1949:—

- (1) Sri Manmatha Maity of village Shibpur, police-station Sagore—Owner's representative.
- (2) Sri Kumar Narayan Jana of village Kashtala, police-station Sagore—Bargadars' representative.

24-Parganas.—No. 8656L.Ref.—1st August 1950.
—Whereas the appointment of (1) Sri Manmatha Nath Maity and (2) Sri Kumar Narayan Jana as members of the Sagore Police-station Bhag Chas Conciliation Board in the district of 24-Parganas has been cancelled by notification No. 8654L.Ref., dated the 1st August 1950;

Now, therefore, in exercise of the power conferred by sub-section (3) of section 6 of the West Bengal *Bargadars* Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to appoint the following two persons as members of the said Bhag Chas Conciliation Board in place of the said Sri Manmatha Nath Maity and Sri Kumar Narayan Jana for the remainder of the term of office of each such member as specified under notification No. 11324L.Ref., dated the 23rd December 1949:—

- (1) Sri Hemanta Kumar Chattopadhyaya of Rudranagar, police-station Sagore—Owner's representative
- (2) Sri Adhar Chandra Mondal of Rudranagar, police-station Sagore—Bargadars' representative.

24-Parganas.—No. 8658L.Ref.—1st August 1950.
—In exercise of the power conferred by sub-section (4) of section 6 of the West Bengal *Bargadars* Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to cancel the appointment of the following person as member of the Bhag Chas Conciliation Board established for the unions Nos. I, II, III, IV, V and VI in Kakdwip police-station in the district of 24-Parganas, made under notification No. 11324L.Ref., dated the 23rd December 1949:—

Sri Bhaba Ranjan Bhattacharya of Budhakhali—Owners' representative.

24-Parganas.—No. 8660L.Ref.—1st August 1950.
—Whereas the appointment of Sri Bhaba Ranjan Bhattacharya as a member of the Bhag Chas Conciliation Board established for the unions Nos. I, II, III, IV, V and VI in police-station Kakdwip in the district of 24-Parganas, has been cancelled by notification No. 8658L.Ref., dated the 1st August 1950;

Now, therefore, in exercise of the power conferred by sub-section (3) of section 6 of the West Bengal *Bargadars* Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to appoint the following person as a member of the said Bhag Chas Conciliation Board in place of the said Sri Bhaba Ranjan Bhattacharya for the remainder of the term of office of such member as specified under notification No. 11324L.Ref., dated the 23rd December 1949:—

Sri Barendra Nath Maity of Taklipur Union No. II of Kakdwip police-station, district 24-Parganas—Owners' representative.

By order of the Governor,
S. BANERJEE, Secy.

Land Development

NOTIFICATIONS.

Murshidabad.—No. 8568L.Dev.—31st July.
—Whereas it appears to the Governor that it is likely to be needed for a public purpose, viz. the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village Kurmitola, jurisdiction list No. 65, police-station Murshidabad, district Murshidabad, it is hereby notified that for the above purpose a piece of comprising cadastral survey plots Nos. 220, 212, 162, 231, 234, 235, 230, 64, 120, 155, 201, 1, 2, 3, 76, 77, 79, 123/168, 17, 241, 236, 238, 31, 21, 113, 114, 118, 129, 131, 132, 133, 203, 32, 156, 157, 29, 23, 24, 25, 26, 28, 232, 254, 46, 205, 206, 63, 119, 115, 250, 108, 59, 249, 245, 251, 11, 12, 121, 124, 4, 211, 150, 152, 153, 123, 67, 144, 145, 148, 149, 146, 147, 143, 127, 65, 161, 82, 252, 253, 68, 137, 138, 66, 221, 223, 226, 6, 227, 243, 5, 244, 15, 75, 48, 136, 139, 140, 45, 228, 229, 242, 209, 207, 208, 36, 74, 247, 39, 40, 41, 42, 44, 47, 49, 202, 214, 217, 215, 216, 218, 13, 239, 37, 38, 51, 55, 90, 93, 69, 86, 88, 85, 87, 95, 97, 98, 99, 96, 104, 106, 103, 109, 134, 141, 142, 171, and 246 measuring, more or less 121.19 acres, is likely to be required within the aforesaid village Kurmitola.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XX 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, Murshidabad, for the time engaged in the undertaking, with his officers, servants and workmen, to enter upon and use the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

Midnapore.—No. 8884L.Dev.—7th August 1950.
—In exercise of the power conferred by section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948) read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of land included in the declaration No. 3688L.D. dated the 4th April 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XX 1948), for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, published at page 476, Part I of the *Calcutta Gazette Extraordinary*, dated the 13th April, 1950.

24-Parganas.—No. 8890L.Dev.—7th August 1950.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI 1948), read with sub-section (1) of section 4 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of the land included in the declaration No. 1944L.Dev., dated the 27th February, 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948, published at page 444, Part I of the *Calcutta Gazette*, dated 23rd March, 1950, in respect of acquisition of 8.40 acres of land in mauza Panil police-station Khardah, district 24-Parganas, for the settlement of immigrants.

Parganas.—No. 9024L.Dev.—10th August 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz. for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Banamalipur, jurisdiction list No. 3, police-station Jaynagar, district 24-Parganas, and is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 113, 162-179, 273 and 294-297 and parts of cadastral survey plots Nos. 101 and 147 and measuring more or less, 15.11 acres, is likely to be required within the aforesaid village of Banamalipur.

The notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948) to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

By order of the Governor,
S. BANERJEE, Secy.

Requisition

NOTIFICATION

Calcutta.—No. 8788Reqn.—4th August 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 4 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Jagadish Chandra Mazumder, District and Session Judge, 24-Parganas, as an Arbitrator for determination of the amount of such compensation.

The Schedule.

House No. 39, Anthony Bagan Lane ... Sri Sukumar Dutt, Sri Deb Kumar Dutt and Sri Ananda Kumar Dutt, all of 57 and 58, Creek Row, Calcutta.

By order of the Governor,
A. C. SEN, Asst. Secy.

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 659/50Reqn.
Calcutta, the 4th August 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below

and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with the requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises

47, Dharamtalla Street, Calcutta (two bedrooms, one bath, one latrine, one store, one kitchen on the eastern portion of the 1st floor previously occupied by Massage Home)

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Wife of late Yusuf Bari (Ummamessa Bibi) landlady of the premises referred to in the schedule above, and Sri S. K. Ghose, sub-tenant, are hereby directed to place the above property at my disposal and control on and from the 21st August 1950, at 4 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta
Calcutta, the 11th August 1950.

Notice under section 4 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

5, Bankshall Street, Calcutta, the 11th August 1950.

Whereas the premises described in the schedule below have been requisitioned under the provision of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act 1947 (West Bengal Act V of 1947),

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Niranjan Sinha, occupier of the premises to vacate the said premises on or before 30th August 1950 at 4 p.m. when possession thereof will be taken on behalf of the State Government.

Schedule.

Particulars of the premises.

57/2, Keshab Sen Street, Calcutta (room No. 30 on the 1st floor).

S. N. MITRA,

First Land Acquisition Collector, Calcutta

Notice under section 4(b) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 7th August 1950.

Whereas the premises described in Schedule I below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Rabindra Nath Bose of 35D, Doctor Rajendra Road, 1st floor, Calcutta, the landlord, of

the premises, to execute in respect of the said premises the repairs specified in Schedule II below on or before 22nd August 1950.

Schedule I.

Particulars of the premises.

35D, Doctor Rajendra Road, Calcutta (entire ground floor except one kitchen on the south-west corner).

Schedule II.

Particulars of the repairs.

- (1) Whitewashing and minor sand plastering of nail holes in the bed rooms.
- (2) Fixing of wooden bar of the eastern room doors.
- (3) Replacement and repairs of the damaged light brackets.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

কৃষি।

Agriculture

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

নং ৬৮৬৭কৃষি।—২৭শে জুলাই ১৯৫০।—নিয়োগের দিন হইতে পুনরায় পদ্যন্ত পশ্চিমবঙ্গের ইচ্ছা উন্নয়ন পরিকল্পনার অন্তর্গত ইচ্ছা বিশেষজ্ঞের পদে প্রিন্সিপাল চ্যাটার্জী, বি, এন্সি(এগ্রি), অধ্যক্ষ, পালেরহা ফার্ম, দাউরালা সুগার ওয়ার্কস, দাউরালা, মিরাত, নিযুক্ত হইলেন।

No. 6867Agri.—27th July 1950.—Sri Sudha Moy Chatterjee, B.Sc. (Agri), Superintendent, Palerha Farm, Daurala Sugar Works, Daurala, Meerut, is appointed temporarily to the post of Sugarcane Specialist in connection with the scheme for the development of sugarcane cultivation in West Bengal with effect from the date of his joining and until further orders.

নং ৭০৮২কৃষি।—২রা আগস্ট ১৯৫০।—সেচ ও জলপথ বিভাগীয় অস্থায়ী সহ-বাস্তুকার প্রিন্সিপাল নাথ সেনগুপ্ত ১৯৫০ সালের ৩রা জুলাই হইতে পুনরায় পদ্যন্ত অস্থায়িতাবে সহ-কৃষি বাস্তুকার পদে নিযুক্ত হইলেন।

রাজ্যপালের আদেশানুসারে,
মনোরঞ্জন সরকার,
উপ-কম্পিউচার।

No. 7082Agri.—2nd August 1950.—Sri Sailendra Nath Sen Gupta, temporary Assistant Engineer, Irrigation and Waterways Department, is appointed temporarily to the post of Assistant Agricultural Engineer with effect from the 3rd July 1950 until further orders.

By order of the Governor,

M. SARKAR, Dy. Secy.

RESOLUTION No. 6998Agri.

Calcutta, the 31st July 1950.

In a resolution passed in December 1947 the Central Board of Irrigation recommended the formation of a local standing Advisory Committee in every major State comprising two representatives each of the Agriculture and Irrigation Departments and one representative of the Meteorological Department to assist in carrying out the policy to be laid down by the Standing Advisory Committee to be formed at the Centre, and to ensure effective co-operation and co-ordination

between Agriculture, Irrigation and Meteorological Departments in the research towards determination of water requirement of crops in different parts of the States and other problems like quality of water, land reclamation, soil survey and rotation of crops. The Governor of the State of West Bengal has accordingly pleased to constitute a Standing Advisory Committee for Research on Water Requirement of Crops with the following members:—

- (1) The Director of River Research Institute, West Bengal.
- (2) The Director of Agriculture, West Bengal.
- (3) Dr. P. K. Dey, Agricultural Chemist, West Bengal.
- (4) The Superintending Engineer, South Western Circle.
- (5) The Director of Regional Meteorological Centre, Alipore, Calcutta.

2. The Director of River Research Institute, West Bengal, will be the Chairman and Dr. P. K. Dey, Agricultural Chemist, will act as the Secretary of the Committee.

3. The Committee shall have the power of option and also the power to appoint Sub Committees for specific subjects.

Order.—Ordered that the resolution be published in the Calcutta Gazette and that copies be forwarded to the departments concerned, Government of India, Ministry of Agriculture and the members of the Committee for information.

By order of the Governor,

M. SARKAR, Dy. Secy.

মৎস্য।

Fisheries

প্রজ্ঞাপন।

NOTIFICATION.

কলিকাতা।—নং ৬২১৯মৎস্য।—২৫শে জুলাই ১৯৫০।—সহকারী মীনপোষ অধিকর্তা ডাঃ কালী চরণ সাহাকে এই বিভাগের ২০শে মে ১৯৫০ তারিখের ৪১৬১মৎস্য নং প্রজ্ঞাপন অনুযায়ী প্রদত্ত বৈধ সম্প্রদায়ের পশ্চিমবঙ্গের কৃত্যক নিয়মাবলীর প্রথম খণ্ডের ১৪(খ) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ২১শে জুন হইতে গড় বেতন পাঁচ দিনের ছুটি প্রদত্ত হইল।

রাজ্যপালের আদেশানুসারে,
দেবী চন্দ্র মন্ডল,
উপ-কম্পিউচার।

Calcutta.—No. 6211Fish.—25th July 1950.—Dr. Kali Charan Saha, Assistant Director of Fisheries, West Bengal, was allowed earned leave for seven days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 21st June 1950 in extension of the leave granted to him in this department notification No. 4161Fish., dated 23rd May 1950.

By order of the Governor,

G. C. MANDAL, Dy. Secy.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATION.

Calcutta.—No. 1050Co-op.—9th August 1950.—Sri P. P. I. Vaidyanathan, I.C.S., is appointed to act as Registrar of Co-operative Societies, West Bengal, with effect from the 2nd August 1950.

By order of the Governor,
K. O. SARKAR, Secy.

FINANCE DEPARTMENT

Taxation

NOTIFICATION.

No. 1592F.T.—14th July 1950.—The following rules for the conduct of the departmental examination of Commercial Tax Officers, Grade I and Grade II, West Bengal, are hereby published for general information:—

1. Public Service Commission, West Bengal, shall direct and control this departmental examination.

2. The examination will be held ordinarily in the months of June and December.

3. (a) The examination shall consist of the following six papers:—

Paper (1) Law—Part I (Departmental Law and its application).

Paper (2) Law—Part II (General and Mercantile Law).

Paper (3) Accountancy.

Paper (4) Auditing.

Paper (5) Office Procedure and Accounts.

Paper (6) Practical and Language Test.

(b) Commercial Tax Officers, Grade I, shall be liable to appear only in papers (5) and (6). They are exempted from appearing in papers (1) to (4). Commercial Tax Officers, Grade II, shall be liable to appear in all six papers.

4. An officer who passes in one or more subjects at one test shall not be required to appear in the same subjects at any subsequent test.

5. All Commercial Tax Officers, shall be liable to sit for the examination within two years of their appointments.

6. Full marks in each paper are 100 and the pass marks 50. In paper (6) Practical and Language Test 80 marks are allotted for written test and 20 marks for oral test, pass marks being 40 and 10 respectively.

7. The duration of examination in written papers will be three hours save in paper (6) Practical and Language Test. The duration of written and oral tests in the last-mentioned paper will be as follows:—

(A) Dictation—Ten minutes.

(B) Translation from English to Marwari—Three-fourth hour.

(C) Translation from Marwari to English—Three-fourth hour.

(D) Viva Voce Examination—Five to ten minutes.

(E) Manuscript reading test—Five to ten minutes.

8. The candidates will be allowed to use books in all written tests except in paper (1) Law—Part I.

9. No officer will ordinarily be eligible for confirmation unless he passes the examination completely. A Commercial Tax Officer, Grade II, who, after passing the departmental examination, is promoted to Grade I post will not be liable to a further examination.

10. The syllabus for the examination will be as follows:—

(1) Paper (1) Law Part I (Departmental Law and its application) shall comprise—

(i) Bengal Finance (Sales Tax) Act 1941 (Bengal Act VI of 1941), and the rules made thereunder.

(ii) Practical application of Sales Tax Law in dealing with assessments (candidates may be required to draw up assessment orders in hypothetical cases).

(iii) Bengal Motor Spirit Sales Taxation Act 1941 (Bengal Act V of 1941), and the rules made thereunder.

(iv) Bengal Raw Jute Taxation Act, 1941 (Bengal Act XI of 1941), and the rules made thereunder.

(2) Paper (2) Law—Part II (General and Mercantile Law) shall comprise—

(i) Mercantile Law—

(a) Law of Contract and Agency

(b) Indian Sale of Goods Act, 1930 (Act III of 1930).

(c) Indian Partnership Act, 1932 (Act IX of 1932).

(ii) Code of Criminal Procedure, 1898 (Act V of 1898) [sections 4(I)(b), (f), (h) and (v), 195, 200; Chapter XX and sections 476-480].

(iii) Indian Penal Code (Act XLV of 1860) [section 21 and Chapters X and XI].

(iv) Indian Evidence Act, 1872 (Act I of 1872) [Chapters I, III, VII and VIII].

(v) Public Demands Recovery Act, 1913 (Bengal Act III of 1913).

Papers (3) and (4) Accountancy and Auditing shall have reference to—

- (i) Principle of Double Entry Book-keeping, both under English and Indian System, and their application and adaptability in all classes of business.
- (ii) Explanation of usual English commercial and accountancy terms with Indian equivalents for them.
- (iii) Single Entry System of Book-keeping.
- (iv) Practical Book-keeping Cash Book, Purchase Book, Sales Book (including tabular forms), Journal, Ledger, Preparation of Trading, Profit and Loss Account and Balance Sheet and Sectional Ledger.
- (v) Accounts relating to Indian Partnership Firms and Joint-Stock Companies.
- (vi) Consignment and Hire-Purchase Accounts.
- (vii) Audit—Principles of auditing different books.
- (viii) Investigation-relating to purchase and sales of a firm.

A Questions in Accountancy will be set with special reference to—

- (i) Conversion of Single Entry into Double Entry.
- (ii) Consignment Accounts.
- (iii) Preparation of Trading and Profit and Loss Accounts.
- (iv) Recording of Purchases and Sales.
- (v) Total amount of Sundry Debtors and Creditors.
- (vi) Accounts relating to formation of Indian Partnership Firms or Joint-Stock Companies.

B. Questions in Auditing will be set with special reference to—

- (i) Verification of Purchases and Sales.
- (ii) Verification of Stocks.
- (iii) Checking of Sundry Debtors' Lists.
- (iv) Verification of Bad Debts.
- (v) How to detect suppression of Sales and Receipts.

Paper (5) Office Procedure and Accounts shall have reference to—

- (i) Chapters 1, 3, 4 to 7, 9, 11 and 14 of Civil Account Code, Volume I, and Chapter 16 of Civil Account Code, Volume II.
- (ii) West Bengal Service Rules, Part I—Chapters I, II, III, IV, XI and XV. Part II—Chapters I to IX.
- (iii) Bengal Financial Rules with the following exceptions—
 - Chapter 1—All rules under section 11 and rules 35 and 39 under sections X and XI respectively.
 - Chapter 2—Whole.
 - Chapter 5—All rules under sections 1 and 11.
 - Chapter 6—Rules 101 and 102 under section IX.
 - Chapter 7—Whole.
 - Chapter 14—All rules from 350 to 354.
- Subsidiary Rules under Treasury Orders—All rules under Treasury Orders 4, 5, 6, 8, 10, 11, 12, 13, 14 and 23.
- (iv) Civil Service Regulations—Chapters XV, XIX, XXI
- (v) Government Servants Conduct Rules.
- (vi) Practice and Procedure Manual.

(Candidates' knowledge of précis writing and drafting will be tested. In addition, questions will be asked about Office Procedure, registers kept in Commercial Tax Office including the Statistical Forms, Bill Books, Travelling Allowance Bills of gazetted and non-gazetted officers and Leave Rules.)

Paper (6) Practical and Language Test shall comprise—

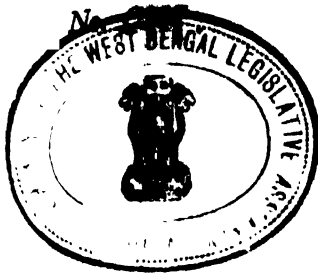
- A. Dictation.
- B. Translation from English to Marwari
- C. Translation from Marwari to English.
- D. Viva Voce Examination and Manuscript Reading Test (including test on reading of accounts and numerals).

A written test will be taken on the first three subjects and an oral test on the fourth subject.

An officer will be required to learn three basic languages, viz., English, Bengali and Marwari. No detailed syllabus is prescribed for Marwari; but the object of the test is to find out the officer's capacity to examine accounts kept in Marwari language. A good knowledge of Agarwal and Oswal script and numerals used in writing up Marwari accounts will be insisted upon. An officer who is not a Bengalee or has not passed the Matriculation Examination of an Indian University with Bengali as one of his subjects, will be required to pass a special qualifying test in Bengali. If circumstances so require optional examinations may be held in Urdu and Gujrati and an officer passing in any of these languages besides the three basic languages mentioned above will be offered rewards.

By order of the Governor,

B. DAS GUPTA, Secy.



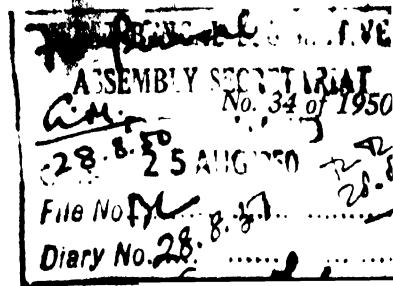
The

Calcutta



सत्यमेव जयते

Gazette



Published by Authority

THURSDAY, AUGUST 24, 1950

CONTENTS:

	Page.		Page.
I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc. ..	1647—1719	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President ..	Nil
IA.—Orders and notifications by the Government of India republished for general information ..	263—276	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament ..	Nil
IB.—Educational Notices ..	219—220		
II.—Advertisements, Notices ..	305—308	SUPPLEMENT No. 34—	
III.—Acts of the West Bengal Legislature ..	Nil	Weekly Weather and Crop Report of West Bengal for the week ending the 9th August 1950 ..	349—350
IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India ..	Nil	Corporation of Calcutta Notice ..	351—352
IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly ..	Nil	Wholesale prices of agricultural and animal husbandry products (average quality) in Calcutta during July 1950 ..	353—363

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 2354G.A.

Appointments and Transfers.

General.

Midnapore.—No. 2190G.A.—7th August 1950. B. C. Ganguli, I.A.S., Assistant Magistrate, is appointed to be an Assistant Magistrate and Collector in the Midnapore district, and posted to the headquarters station of that district.

Murshidabad-Jalpaiguri. — No. 2284G.A./1D.—16th August 1950.—The orders contained in notification No. 2163G.A., dated the 2nd August 1950, posting Sri Satya Prasanna Banarji, Assistant Magistrate and Deputy Collector, to the headquarters station of the Murshidabad district, are cancelled.

Jalpaiguri-Midnapore.—No. 2285G.A./1D-48/16th August 1950.—Sri Monoranjan Chaudhary (Deputy Magistrate and Deputy Collector employed), Jalpaiguri, is appointed to be an Assistant Magistrate and Deputy Collector in the Midnapore district and is posted to the headquarters station of that district.

2. This cancels the orders contained in notification No. 2162G.A., dated the 2nd August 1950, posting him to the headquarters station of the Murshidabad district.

Midnapore-Jalpaiguri. — No. 2286G.A./1D-48/50.—16th August 1950.—Sri Saroj Ballav Biswas, Sub-Deputy Magistrate and Sub Deputy Collector, Midnapore, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the Jalpaiguri district and is posted to the headquarters station of that district.

Presidency Divn.—No. 2291G.A./4S-73/50 — 16th August 1950.—Sri Bidyut Kumar Banarji, Sub-Deputy Magistrate and Sub-Deputy Collector, on leave, is posted to the Presidency Division.

24-Parganas.—No. 2322G.A./3L-42/49 — 19th August 1950.—Sri Kalipada Nayak, Sub-Deputy Magistrate and Sub-Deputy Collector, on leave, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the 24-Parganas district, and is posted to the headquarters station of that district.

Police.

মেদিনীপুর-নদীয়া।—নং ২৩৩৭জি.এ।—২১শে আগস্ট ১৯৫০।—
মেদিনীপুর জেলার খড়গপুর মহকুমার আরক্ষা কার্যের ভারপ্রাপ্ত
অবেক্ষাধীন উপ-আরক্ষাধ্যক্ষ শ্রীমন্মথ চন্দ্র সেন কুমারের প্রহণের তারিখ
হইতে নদীয়া জেলার সমস্ত উপ-আরক্ষাধ্যক্ষ নিযুক্ত হইবেন।

Midnapore-Nadia.—No. 2337G.A.—21st August 1950.—Sri Amal Chandra Sen, probationary Deputy Superintendent of Police and Subdivisional Police Officer, Kharagpore, is posted to the headquarters station of Nadia district, with effect from the date on which he assumes charge.

২৪-পরগণা-মদিনীপুর।—নং ২৩৩৮জি.এ।—২১শে আগস্ট ১৯৫০।
—২৪-পরগণা জেলার ব্যারাকপুর মহকুমার আরক্ষা কার্যের ভারপ্রাপ্ত অবৈধাধীন উপ-আরক্ষাধ্যক্ষ শ্রীনৃপেন্দ্র চন্দ্র পাল কার্যভার গ্রহণের তারিখ হইতে মদিনীপুর জেলার সদরে উপ-আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

24-Parganas-Midnapore.—No. 2338G.A.—21st August 1950.—Sri Nripendra Chandra Paul, probationary Deputy Superintendent of Police and Subdivisional Police Officer, Barrackpore, is posted to the headquarters station of Midnapore district, with effect from the date on which he assumes charge.

২৪-পরগণা।—নং ২৩৩৯জি.এ।—২১শে আগস্ট ১৯৫০।—২৪-পরগণা জেলার বসিরহাট মহকুমার আরক্ষা কার্যের ভারপ্রাপ্ত উপ-আরক্ষাধ্যক্ষ শ্রীঅমূল্য কুমার ঘোষ কার্যভার গ্রহণের তারিখ হইতে ঐ জেলার সদরে উপ-আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

24-Parganas.—No. 2339G.A.—21st August 1950.—Sri Amulya Kumar Ghosh, Deputy Superintendent of Police and Subdivisional Police Officer, Basirhat, is posted to the headquarters station of 24-Parganas district, with effect from the date on which he assumes charge.

মুর্শিদাবাদ।—নং ২৩৪০জি.এ।—২১শে আগস্ট ১৯৫০।—মুর্শিদাবাদ জেলার জঙ্গীপুর মহকুমার আবক্ষা কার্যের ভারপ্রাপ্ত অস্থায়ী উপ-আরক্ষাধ্যক্ষ শ্রীউপেন্দ্র নাথ সেনগুপ্ত কার্যভার গ্রহণের তারিখ হইতে ঐ জেলার সদরে উপ-আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Murshidabad.—No. 2340G.A.—21st August 1950.—Sri Upendra Nath Sen Gupta, offg. Deputy Superintendent of Police and Subdivisional Police Officer, Jangipur, is appointed to act, until further orders, as Deputy Superintendent of Police, and is posted to the headquarters station of Murshidabad district, with effect from the date on which he assumes charge.

নদীয়া-মালদহ।—নং ২৩৪১জি.এ।—২১শে আগস্ট ১৯৫০।—১৩ই জুলাই ১৯৫০ তারিখের আদেশ সংশোধন করিয়া নদীয়া জেলার রাণাঘাট মহকুমার আরক্ষা কার্যের ভারপ্রাপ্ত অস্থায়ী উপ-আরক্ষাধ্যক্ষ শ্রীসুরেশ চন্দ্র চক্রবর্তীকে মালদহ জেলার সদরে উপ-আরক্ষাধ্যক্ষ নিযুক্ত করা হইল।

Nadja-Malda.—No. 2341G.A.—21st August 1950.—In modification of orders, dated 13th July 1950, Sri Suresh Chandra Chakravarti, offg. Deputy Superintendent of Police and Subdivisional Police Officer, Ranaghat, is appointed to act, until further orders, as Deputy Superintendent of Police, and is posted to the headquarters station of Malda district, with effect from the date on which he assumes charge.

২৪-পরগণা-কুর্বিহার।—নং ২৩৪২জি.এ।—২১শে আগস্ট ১৯৫০।
—২৪-পরগণা জেলার ডায়মন্ডহারবার মহকুমার আরক্ষা কার্যের ভারপ্রাপ্ত অস্থায়ী উপ-আরক্ষাধ্যক্ষ শ্রীপূর্ণ চন্দ্র নাথ কার্যভার গ্রহণের তারিখ হইতে কুর্বিহার জেলার সদরে উপ-আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

24-Parganas-Cooch Behar.—No. 2342G.A.—21st August 1950.—Sri Purna Chandra Nath, offg. Deputy Superintendent of Police, Subdivisional Police Officer, Diamond Harbour, is appointed to act, until further orders, as Deputy Superintendent of Police, and is posted to the headquarters station of Cooch-Bihar district, with effect from the date on which he assumes charge.

হুগলী-২৪-পরগণা।—নং ২৩৪৩জি.এ।—২১শে আগস্ট
—হুগলী জেলার শ্রীরামপুর মহকুমার আরক্ষা কার্যের ভারপ্রাপ্ত অবৈধাধীন উপ-আরক্ষাধ্যক্ষ শ্রীরত্নরত্ন লাহিড়ী কার্যভার গ্রহণের হইতে ব্যারাকপুর ৩নং সশস্ত্র আরক্ষা বাহিনীর সহ-অধিনায়ক হইলেন।

Hooghly-24-Parganas.—No. 2343G.A.—21st August 1950.—Sri Brahmabrata Lahiri, probationary Deputy Superintendent of Police and Subdivisional Police Officer, Serampore, is posted to the headquarters station of 24-Parganas district, with effect from the date on which he assumes charge.

নদীয়া-২৪-পরগণা।—নং ২৩৪৪জি.এ।—২১শে আগস্ট ১৯৫০।
১৩ই জুলাই ১৯৫০ তারিখে নদীয়া জেলার অস্থায়ী উপ-আরক্ষাধ্যক্ষ শ্রীসাবিহারী মুখোপাধ্যায়কে ২৪-পরগণা জেলায় বদলী করি আদেশ দেওয়া হইয়াছিল তাহা বাতিল করা হইল।

Nadia-24-Parganas.—No. 2344G.A.—21st August 1950.—Orders, dated 13th July 1950, transferring Sri Rash Behari Mukharji, Deputy Superintendent of Police, Nadia, to the headquarters station of 24-Parganas district, are cancelled.

Confirmation.

General.

Calcutta.—No. 2296G.A./1D-74/49.—21st August 1950.—Mr. L. Dias, Registrar, I Department, now officiating as Assistant Secretary to the Government of West Bengal, Home Department, is confirmed as Assistant Secretary, I Department, with effect from the 15th August 1948.

Calcutta.—No. 2297G.A./1D-74/49.—21st August 1950.—Mr. L. A. D'Costa, Senior I Assistant, Home Department, now officiating as Assistant Secretary, Home Department, is confirmed in the post of Registrar, Home Department, with effect from the 15th August 1947.

Calcutta.—No. 2298G.A./1D-74/49.—21st August 1950.—Mr. L. A. D'Costa, Registrar, I Department, now officiating as Assistant Secretary, Home Department, is confirmed as Assistant Secretary, Home Department, with effect from 14th May 1948.

Calcutta.—No. 2299G.A./1D-74/49.—21st August 1950.—Mr. P. W. Mann, Senior I Assistant, Home Department, now officiating as Assistant Secretary, Home Department, is confirmed in the post of Registrar, Home Department, with effect from the 14th May 1948.

Calcutta.—No. 2300G.A./1D-74/49.—21st August 1950.—Sri Panch Kari Sen, Senior I Assistant, Home Department, now officiating as Assistant Secretary, Home Department, is confirmed as Assistant Secretary, Home Department, with effect from the 1st January 1950.

Resignation.

General.

No. 2301G.A./1L-3/48.—17th August 1950.—Mr. E. G. Creek has been permitted to resign from Indian Civil Service with effect from the 1st September 1950.

Leave.

General.

Howrah.—No. 2306G.A./31L-29/50.—21st August 1950.—Sri Chandi Das Chatterjee, Deputy Magistrate, Howrah, was allowed leave for eight days, with effect from the 1st July 1950, under rule 167(i) of the West Bengal Service Rules, Part I.

Police.

Northern Range.—No. 2287G.A./5L-19/50.—16th August 1950.—Sri H. N. Gupta, Deputy Inspector-General of Police, North

was allowed leave on average pay for two months and twenty-seven days, with effect from 18th July 1950, under rule 81(b)(ii) of the Fundamental Rules.

By order of the Governor,
S. N. RAY, Chief Secy.

Development NOTIFICATION.

No. 4837 CB/E-20/50.—18th August 1950.—
Nisinha Mazumder, B.E., C.E., A.M.I.E. (elec.), son of Sri A. C. Mazumder, is appointed with effect from the actual date of joining to a temporary gazetted post of Assistant Engineer for the Construction Board and is posted to the Bhumi Subdivision under the South Division of the Construction Board.

By order of the Governor,
S. N. RAY, Chief Secy.

Special Section ORDER.

No. 14750H.S.—19th August 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (3) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed,

therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Deputy Commissioner, Jalpaiguri, at Jalpaiguri within ten days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

1. Deba Prosad Ghosh, son of late Harashit Ghosh of Mouzbhog, police-station Fakulhat, district Khulna (Eastern Pakistan) and of Jalpaiguri district Jalpaiguri.

By order of the Governor,
I. A. D'COSTA, Asst. Secy.

POLICE DIRECTORATE

Orders by the Inspector-General of Police, West Bengal

No. 5651A.—14th August 1950.
wan-C.I.D., West Bengal-Nadia.—Sri Durga Ghatak, Inspector, Burdwan, now acting as Assistant of Police, Nadia, is posted on duty to C.I.D., West Bengal, with effect from 1st July 1950, *vice* Sri Pratulla Kumar Banarjee, C.I.D., West Bengal, retired.

Sri Bishnu Kinkar Sarkar, officiating Inspector, Burdwan, is appointed a probationary officer with effect from 1st March 1950 and is relieved of his appointment from the same date of the permanent vacancy in the rank of Inspector at Burdwan, *vice* No. 1.

S. GUPTA, Insp.-Genl.

JUDICIAL DEPARTMENT

No. 2355G.A.

Powers.

Murshidabad.—No. 2323G.A./2P-30/50.—19th August 1950.—Sri Amrita Lal Ganguli, Sub-divisional Magistrate, on probation, Jangipur, Murshidabad, is vested with the powers of a Magistrate of the Second Class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

Leave.

Calcutta.—No. 5290J.—17th August 1950.—Mr P. R. Bharucha, lately President, First Special Tribunal, Calcutta, is granted earned leave for seventy-three days from the 27th May 1950, on the termination of his service on the Tribunal. This cancels this department notification No. 3997J, dated the 17th June 1950.

Powers.

Cooch Behar.—No. 5267J.—16th August 1950.—Sri Sasanka Mohan Ganguli, Magistrate, 3rd Class, is vested with the powers of a Munsif within the local limits of the Mekhgunj subdivision of the Cooch Behar district.

Cooch Behar.—No. 5268J.—16th August 1950.—Sri Jagadindra Nath Bhattacharjee, Magistrate, 3rd Class, is vested with the powers of a Munsif within the local limits of the Tutangung subdivision of the Cooch Behar district.

Cooch Behar.—No. 5269J.—16th August 1950.—Sri Nalini Kanta Sarkar, Magistrate, 3rd Class, is vested with the powers of a Munsif within the local limits of the Dinhata subdivision of the Cooch Behar district.

Cooch Behar.—No. 5270J.—16th August 1950.—Sri Tinkari Mohan Mukherjee, Additional Deputy Magistrate and Deputy Collector, Cooch Behar, is vested with the powers of a Munsif within the local limits of the Sadar subdivision of the Cooch Behar district.

NOTIFICATIONS

Murshidabad.—No. 5208J.—12th August 1950.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union board mentioned below, to be, during their term of office as such members, a union bench within the jurisdiction of the said union board of which they are members for the purposes of that section.—

Names of members of the union board to constitute union bench in the Kandi subdivision, district Murshidabad.

Alugram union board, police-station Bharatpur.

- (1) Sri Nitya Gopal Chattopadhyaya
- (2) Sri Sachidananda Mukhopadhyaya
- (3) Sri Kopin Chandra Nandi
- (4) Sri Saralakshya Ghose.

Murshidabad.—No. 5209J.—12th August 1950.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union board mentioned below, to be, during their term of office as such members, a union court within the jurisdiction of the said union board of which they are members for the purposes of that section.—

Names of members of the union board to constitute union court in the Kandi subdivision, district Murshidabad.

Alugram union board, police-station Bharatpur.

- (1) Sri Nitya Gopal Chattopadhyaya
- (2) Sri Sachidananda Mukhopadhyaya
- (3) Sri Kopin Chandra Nandi
- (4) Sri Saralakshya Ghose.

By order of the Governor,
S. K. SEN, Secy.

Registration

NOTIFICATIONS.

West Dinajpur.—No. 346Regn.—12th August 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Khaziruddin Ahmed temporarily to be a Muhammadan Registrar within the police-stations of Kaliganj, Raiganj, Banshihari, Itaha, Hemtabad and Kushmandi, in the district of West Dinajpur, during the absence, on leave, of Janab Md. Yakub or until further orders.

West Dinajpur.—No. 347Regn.—12th August 1950.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Khaziruddin Ahmed, temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-stations of Kaliganj, Raiganj, Banshihari, Itaha, Hemtabad and Kushmandi, in the district of West Dinajpur, during the absence, on leave, of Janab Md. Yakub or until further orders.

By order of the Governor,
S. K. SEN, Secy.

নিবন্ধন অধিকার।

[REGISTRATION DIRECTORATE]

পশ্চিম বঙ্গের মহানিবন্ধ পরিদর্শকের আদেশাবলী।

[Orders by the Inspector-General of Registration,
West Bengal]

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

বীরভূম।—নং ১৮৭।—২১শে জুলাই ১৯৫০।—বীরভূম জেলার দুবরাজপুরের অধিবাসী নিবন্ধক প্রোগ্রামার চরণ সামন্তকে এই বিভাগের ৫ই মে ১৯৫০ তারিখের ১০৬নং প্রজ্ঞাপন মারফৎ প্রদত্ত ছুটির সম্প্রসারণে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ১৭ই জুন ১৯৫০ তারিখ হইতে গড় বেতনে এক মাস পনের দিনের ছুটি প্রদত্ত হইল।

Birbhum.—No. 187.—21st July 1950.—Sri Gobinda Charan Samanta, Sub-Registrar of Dubrajpur, in the district of Birbhum, is allowed leave on average pay for one month and fifteen days, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 17th June 1950, in extension of the leave granted to him in this Directorate notification No. 136, dated the 5th May 1950.

বর্ধমান-বীরভূম।—নং ১৮৮।—২২শে জুলাই ১৯৫০।—বর্ধমান জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অস্থায়ী অধিবাসী নিবন্ধক প্রোগ্রামার কুমার ঘোষকে পুনরাদেশ না হওয়া পর্যন্ত অস্থায়ীভাবে বীরভূম জেলার লাবপুরের অধিবাসী নিবন্ধক পদে নিযুক্ত করা হইল।

[Burdwan-Birbhum.—No. 188.—22nd July 1950.—Sri Sisir Kumar Ghose, temporary Sub-Registrar attached to the Sadar Registration office at Burdwan, is temporarily appointed to act, until further orders, as Sub-Registrar of Labpur in the district of Birbhum.]

নদীয়া-কলিকাতা।—নং ১৮৯।—২৫শে জুলাই ১৯৫০।—নদীয়া জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধিবাসী নিবন্ধক প্রোগ্রামার চন্দ্র সেনগুপ্ত তাঁহার ছুটির পর কলিকাতার যুক্ত অধিবাসী নিবন্ধক পদে নিযুক্ত হইলেন।

[Nadia-Calcutta.—No. 189.—25th July 1950.—Sri Ramesh Chandra Sen Gupta, Sadar Joint Sub-Registrar, in the district of Nadia, on leave, is appointed to be the Joint Sub-Registrar of Calcutta.]

কলিকাতা।—নং ১৯০।—২৫শে জুলাই ১৯৫০।—কলিকাতা জেলার নিবন্ধকরণের সংশ্লিষ্ট অধিবাসী নিবন্ধক প্রোগ্রামার চন্দ্র সেনগুপ্ত তাঁহার ছুটির পর কলিকাতার যুক্ত অধিবাসী নিবন্ধক পদে নিযুক্ত করা হইল।

[Calcutta.—No. 190.—25th July 1950.—Sri Dharendra Nath Mandal, Sub-Registrar attached to the office of the Registrar of Assurance, Calcutta, is appointed to act temporarily as Joint Sub-Registrar of Calcutta with effect from the afternoon of the 3rd July 1950 till relieved by Sri Ramesh Chandra Sen Gupta or until further orders.]

বাঁকড়া।—নং ১৯১।—২৭শে জুলাই ১৯৫০।—বাঁকড়া জেলার অধিবাসী নিবন্ধক প্রোগ্রামার সাহাকে এই বিভাগের ১০ই মে ১৯৫০ তারিখের ১৬৭নং প্রজ্ঞাপন মারফৎ প্রদত্ত ছুটির সম্প্রসারণে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৭(২) সংখ্যক নিয়মানুসারে ১৮ই জুন ১৯৫০ তারিখের জন্য এক দিনের অতিরিক্ত ছুটি প্রদত্ত হইল।

[Bankura.—No. 191.—27th July 1950.—Sri Sitaram Saha, Sub-Registrar of Bankura, in the district of Bankura, is allowed earned leave for one day on 18th June 1950, under rule 167(ii) of the West Bengal Service Rules, Part I, in extension of the leave granted to him in this Directorate notification No. 167, dated the 13th June 1950.

২৪-পারগণা।—নং ১৯২।—২রা আগস্ট ১৯৫০।—২৪ পারগণা জেলার আলিপুরস্থিত সদর নিবন্ধকরণের সংশ্লিষ্ট অধিবাসী নিবন্ধক প্রোগ্রামার নাথ রায়কে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ১০ই আগস্ট হইতে ১৭ দিনের অতিরিক্ত ছুটি প্রদত্ত হইল।

[24-Parganas.—No. 192.—2nd August 1950.—Sri Phanindra Nath Ray, Sub-Registrar attached to the Sadar Registration office at Alipore, in the district of the 24-Parganas, is allowed earned leave for fifteen days, under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 10th August 1950.]

বীরভূম।—নং ১৯৩।—২রা আগস্ট ১৯৫০।—বীরভূম জেলার দুবরাজপুরের অধিবাসী নিবন্ধক প্রোগ্রামার চরণ সামন্তকে এই বিভাগের ২১শে জুলাই ১৯৫০ তারিখের ১৮৭নং প্রজ্ঞাপন মারফৎ প্রদত্ত ছুটির সম্প্রসারণে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ১৭ই আগস্ট হইতে গড় বেতনে এক মাস পনের দিনের ছুটি প্রদত্ত হইল।

নিবন্ধক চন্দ্র চট্টোপাধ্যায়,
মহানিবন্ধ-পরিদর্শক।

[Birbhum.—No. 193.—2nd August 1950.—Sri Gobinda Charan Samanta, Sub-Registrar of Dubrajpur, in the district of Birbhum, is allowed leave on average pay for one month and fifteen days, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 1st August 1950, in extension of the leave granted to him in this Directorate notification No. 187, dated the 21st July 1950.]

N. C. CHATTERJI, Insp.-Genl.

FINANCE DEPARTMENT

Audit

NOTIFICATION.

No. 3575F.—10th August 1950.—In exercise of the powers conferred by proviso to Article 309 of the Constitution of India, the Governor is pleased to direct that the following amendments shall be made in the Schedules to the West Bengal Services (Revision of Pay) Rules, 1950, published with the Finance Department notification No. 2865F., dated the 8th June 1950, namely:—

Amendments.

1. In Schedule I to the said rules—

(A) Under the head “Department of Agriculture, Forests and Fisheries”—

(1) For the entry relating to initial pay of promoted officers in column (4) against the item “Higher Agricultural Service”, under sub-head “Agriculture” the following shall be substituted:—

“Initial pay of promoted officers.—An officer promoted to the Higher Agricultural Service shall draw initial pay according to the provisions of West Bengal Service Rules, Part I, subject to a minimum of Rs. 500 per mensem: provided that if any officer on promotion has not completed five years’ service in the West Bengal Agricultural Service, his initial pay shall be the pay in the time-scale for the Higher Agricultural Service corresponding to his years of service”.

(2) For the entry regarding initial pay of promoted officers in column (4) against the item “Higher Veterinary Service” under the sub-head “2.—Veterinary” the following shall be substituted:—

“Initial pay of promoted officers.—An officer promoted to the Higher Veterinary Service shall draw initial pay according to the provisions of West Bengal Service Rules, Part I, subject to a minimum of Rs. 500 per mensem: provided that if any officer on promotion has not completed five years’ service in the West Bengal Veterinary Service, his initial pay shall be the pay in the time-scale for the Higher Veterinary Service corresponding to his years of service”.

(3) Under the heading “Office of the Director of Forests” under the sub-head “3.—Forests” the following shall be added below the entries relating to “Typist”:—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
		Rs.	Rs.
Ord Supplier	20—1/4—27	.. 35—1/2—40—1—50. (Efficiency bar after 12th stage.)”

(B) Under the head "Department of Commerce and Industries"—

(1) Under the sub-head "1.—Industries" the following shall be added below the item "Assistant Director of Cottage Industries":—

Post.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
	Rs.	Rs.	
"Assistant Director of Industries (Textiles). ..	150—25—200—25/2—300—50/2—650.	250—20—650—25—750. (Efficiency bars after 10th and 18th stages.)"	

(2) Under the sub-head "2.—Sericulture" the words "Deputy Director of Sericulture" in column 1 shall be substituted by the words "Deputy Director of Industries (Sericulture)".

(3) Under the sub-head "3.—Cinchona"—

(i) Under the heading "Office of the General Manager, Cinchona Plantation, Mungpoo" for entries, viz.:—

"Ration Clerk	35—2—55 ..	55—1—58—2—100. (Efficiency bar after 12th stage)"
---------------------	------------	---

the following shall be substituted:—

"Ration Clerk	35—35—40—4/2—68—3/2—80.	55—3—118—4—130. (Efficiency bar after 12th stage)"
---------------------	-------------------------	--

(ii) Under the heading "Office of the Manager, Cinchona Plantation, Mungpoo" for the entries, viz.:—

"Ration Clerk	35—2—55 ..	55—1—58—2—100. (Efficiency bar after 12th stage)"
---------------------	------------	---

the following shall be substituted:—

"Ration Clerk	35—35—40—4/2—68—3/2—80.	55—3—118—4—130. (Efficiency bar after 12th stage)"
---------------------	-------------------------	--

(iii) Under the heading "Office of the Manager, Cinchona Plantation, Munsong" for the entries, viz.:—

"Ration Clerk	35—2—55 ..	55—1—58—2—100. (Efficiency bar after 12th stage)"
---------------------	------------	---

the following shall be substituted:—

"Ration Clerk	35—35—40—4/2—68—3/2—80.	55—3—118—4—130. (Efficiency bar after 12th stage)"
---------------------	-------------------------	--

(iv) Under the heading "Office of the Manager, Cinchona Plantation, Rongo" for the entries, viz.:—

"Ration Clerk	35—2—55 ..	55—1—58—2—100. (Efficiency bar after 12th stage)"
---------------------	------------	---

the following shall be substituted:—

"Ration Clerk	35—35—40—4/2—68—3/2—80.	55—3—118—4—130. (Efficiency bar after 12th stage)"
---------------------	-------------------------	--

- (4) Under the heading "Office of the Chief Electric Inspector" under the sub-head "5.—Electricity" the following shall be added below the entry "Upper Division Clerks":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
		Rs.	Rs.
Accounts Clerk		100—8/2—116—6/2—140.	150—6—210".

- (5) Under the head "Department of Co-operation, Credit and Relief" following new entries shall be made at the end:—

Office of the Controller of Vagrancy.

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
		Rs.	Rs.
Managers for Vagrants' Home.	300	200—10—420—15—450. (Efficiency bars after 10th and 18th stages.)
Assistant Managers for Vagrants' Home. ..	90—10/2—120—5/2—145—15/2—175.	125—4—205—5—225. (Efficiency bar after 12th stage.)
Superintendent for Receiving Centre. ..	90—10/2—120—5/2—145—15/2—175.	125—4—205—5—225. (Efficiency bar after 12th stage.)
Chief Clerk for Controller's Office. ..	80—80—85—5/2—120.	130—5—180.
Assistant for Controller's Office. ..	60—65—10/2—75—5/2—105.	110—4—150.
Stenographer for Controller's Office. ..	45—5/2—70	55—3—118—4—130. (Efficiency bar after 12th stage.)
Peons	35—35—40—3/2—55—5/2—70.	55—3—118—4—130. (Efficiency bar after 12th stage.)
Medical Officers	60—75—5/2—80—10/2—140—5/2—155.	100—5—190—10—250. (Efficiency bar after 12th stage.)
Peonies	30—2/2—40	Trained : 55—1—58—2—100. (Efficiency bar after 12th stage.) Untrained : 35—1/2—40—1—50. (Efficiency bar after 12th stage.)
Peonies	30—2/2—40	Trained : 55—1—58—2—100. (Efficiency bar after 12th stage.) Untrained : 35—1/2—40—1—50. (Efficiency bar after 12th stage.)

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
Male Nurses	40—45—4/2—65 ..	60—3—90.
Teachers	45—5/2—90 ..	55—3—118—4—130. (Efficiency bar after 12th stage.)
Physical Instructor	75—5/2—115—5/2—135—10/2—175.	100—5—215—10—225 (Efficiency bar after 12th stage.)
Weaving Instructor	60—7/2—95—5/2—100.	90—4—130.
Tailoring Instructor	40—4/2—60 ..	60—3—90.
Smithy Instructor	40—4/2—60 ..	60—3—90.
Staff Wardresses	28—1/2—35 ..	50—1—60.
Head Warders	30—1/2—40 ..	50—1—60.
Warders	22—26 with increment of Re. 1 after 3, 7, 10 and 17 years of approved service.	30—1/2—35—1—45. (Efficiency bar after 12th stage.)
Peons, Orderlies	13—1/5—17 ..	20—1/4—25.
Motor Drivers	60 ..	(a) Heavy Vehicle Drive 75—3—105. (b) Light Vehicle Drive 50—2—60—3—75".

(D) Under the head "Education Department"—

- (1) For the entry regarding initial pay of promoted officers in column (4) against the item "Senior Educational Service—Men's Branch", the following shall be substituted:—

"Initial pay of promoted officers.—An officer promoted to the Senior Educational Service—Men's Branch, shall draw initial pay according to the provisions of West Bengal Service Rule Part I, subject to a minimum of Rs. 500 per mensem: provided that if any officer on promotion has not completed five years' service in the West Bengal Educational Service—Men's Branch, his initial pay shall be the pay in the time-scale in the Senior Educational Service corresponding to his years' service".

- (2) For the entry regarding initial pay of promoted officers in column (4) against the item "Senior Educational Service—Women's Branch", the following shall be substituted:—

"Initial pay of promoted officers.—An officer promoted to the Senior Educational Service—Women's Branch, shall draw initial pay according to the provisions of West Bengal Service Rule Part I, subject to a minimum of Rs. 500: provided that if she had not completed five years' service in the West Bengal Educational Service—Women's Branch, her initial pay shall be the pay in the time-scale corresponding to her years' service".

- (3) Under the heading "Darjeeling Government College" the following shall be added:—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
	Rs.	Rs.	
Laboratory Servants	15—1/2—25	.. 30—1/2—35—1—45. (Efficiency bar after 12th stage.)
Ants	13—1/5—17	.. 20—1/4—25".

- (4) Under the heading "High English Schools for Boys and Girls, etc.," the following shall be added below the entries relating to "Clerks":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
	Rs.	Rs.	
tries, Peons, Servants	13—1/5—17	.. 20—1/4—25".

- (5) Under the heading "Dow Hill Girls' School" the following entry shall be made below the entries relating to "Kindergarten Mistresses, Junior Mistresses of English, etc.":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
	Rs.	Rs.	
ior Bengali Mistresses	200—20/2—260— 30/2—320.	250—10—350".

- E) Under the head "Finance Department"—

- (1) Under sub-head "3.—Statistical Bureau" the following shall be added below the entries relating to "Assistant Statistician, Assistant Superintendent of Industrial Statistics":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
	Rs.	Rs.	
stant Superintendent Agricultural Statistics d Rural Surveys	150—20/2—250— 15/2—310—20/2 —350—375—400.	200—10—420—15— 450. (Efficiency bars after 10th and 18th stages.)"

- (2) Under the heading "Office of the Director, Statistical Bureau" under the sub-head "3.—Statistical Bureau", the following shall be added below the entries relating to "Computing Investigators":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
	Rs.	Rs.	
stant Investigator, gricultural Statistics d Rural Surveys	35—35—40—4/2— 68—3/2—80.	55—3—118—4—130. (Efficiency bar after 12th stage.)"

(F) Under the head "Home Department"—

(1) Under the heading "Central Jails" under the sub-head "Jails"—

- (i) The words "Salesman, Berhampore" on the revised scale of pay "40—1—60" shall be substituted by the words "Salesmen, Presidency, Alipore and Dum Dum Jails".
- (ii) The word "Accountants" on the revised scale "110—4—150" shall be substituted by the words "Accountant, Presidency Jail".
- (iii) The word "Accountant" on the revised scale of pay "90—4—130" shall be substituted by the words "Accountants in other Jails".

(2) Under the heading "Office of the Inspector-General of Police" under the sub-head "4.—Police" the following note shall be added below the revised scale of pay of "Stenographer":—

"N. B.—Of the amount of efficiency bonus drawn on the result of the test held in April 1950, Rs. 20 shall be deemed to be a part of the pay in the present scale for the purpose of fixing initial pay in the revised scale and the balance, if any, will continue to be drawn as efficiency bonus till the next examination is held under the new rules which will issue shortly in supersession of the existing rules".

(3) Under the heading "Office of the Commandant, Eastern Frontier Rifles, Hijli", under the sub-head "4.—Police" the following shall be substituted for the revised scale of pay "90—4—130" of "Accountant":—

"110—4—150".

(4) Under the heading "Office of the Principal, Police Training College" under the sub-head "4.—Police", the following shall be substituted for the revised scale of pay "90—4—130" of "Accountant":—

"110—4—150".

(G) Under the head "Department of Irrigation and Waterways"—

Under the heading "Office of the Chief Engineer, Irrigation and Waterways" the following shall be inserted in column (2) against the entry "Draftsman—(iii) with passed certificate from the Government School of Arts":—

"50—5—165".

(H) Under the head "Judicial Department"—

Under the sub-head "2.—Registration" the following entry shall be added below the item relating to "Departmental District Registrars":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale. Rs.	Post-1931 scale. Rs.	
"District Sub-Registrars	60—80—6—200—10—250 plus special pay of Rs. 75—5—100 less 15 per cent.	60—75—10/2—145—5/2—150—10/2—170—20/2—190—30/2—220 plus special pay of Rs. 60—3—75.	100—5—190—10—250 plus special pay of Rs. 75 (less 15 per cent. bar at 12th stage.)

I) Under the head "Department of Labour"—

- (1) Under the heading "Office of the Labour Commissioner, West Bengal" under the sub-head "1.—Labour" the following entries shall be made above the entries relating to "Regional Offices":—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
	Rs.	Rs.	
ord Supplier	35—1/2—40—1—50 (Efficiency bar after 12th stage).
r Drivers	Heavy Vehicle Drivers 75—3—105. Light Vehicle Drivers 50—2—60—3—75.
h, Darwan, Sweeper	20—1/4—25."

- (2) Under the sub-head "1.—Labour" the following entries shall be made below the "Office of the Commissioner for Workmen's Compensation":—

"Industrial Tribunal.

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
	Rs.	Rs.	
Clerk	130—5—180 <i>plus</i> special pay of Rs. 20.
r Division Clerks: accountant	130—5—180.
r Division Clerks: typists	55—3—118—4—130 (Efficiency bar after 12th stage).
grapher	100—4—180—5—200 (Efficiency bar after 12th stage).
ries, Peons	20—1/4—25."

J) Under the head "Department of Land and Land Revenue"—

- (1) Under the heading "Office of the Board of Revenue" for the entries (i) Head Clerk; (ii) Head Clerks; Upper Division Clerks; (iii) Lower Division Clerks; and (iv) the scales of pay shown against them the following shall be substituted:—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
	Rs.	Rs.	
ior Head Assistant	300—25—350	260—270—15/2—300.	400—20—500 <i>plus</i> special pay of Rs. 60. When an Assistant who is holding substantively the post of Senior Head Assistant is promoted to the post of Registrar, his special pay as Head Assistant shall be treated as part of his substantive pay for the purpose of the application of rules 42 and 55 of West Bengal Service Rules, Part I.

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
	Rs.	Rs.	Rs.
Junior Head Assistants	125—125—150 —10—350.	110—15/2—140 —20/2—240 —15/2—300.	150—10—370—15—400 special pay of Rs. 60 (Efficiency bar after 12th stage)
Upper Division Assistants.	125—125—150 —10—350.	110—15/2—140— 20/2—240— 15/2—300.	150—10—370—15—400 Efficiency bar after 12th stage
Lower Division Assistants.	45—45—50—3 —65—4—105 —5—140.	45—5/2—50— 6/2—86—8/2 —110—5/2— 120.	80—4—160—5—180 (Efficiency bar after 12th stage)."

(2) Under the heading "District Executive Offices" the following shall be added at the end:—

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
	Rs.	Rs.	Rs.
"Amins	30—2/2—40	50—1—68—2—80 (Efficiency bar after 12th stage)
Process Servers	16—1/5—20	25—1/2—35.
Orderlies, Peons	13—1/5—17	20—1/4—25."

(K) Under the head "Local Self-Government Department", the following new entries shall be made at the end:—

"2.—Fire Service.

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
	Rs.	Rs.	Rs.
Deputy Director	500—25—750.
Divisional Officers	300—20—500.
Equipment Officers	300—20—500.
Personal Assistant to Director.	Pay in the time-scale of Station Officers (130—5—150—1350) plus special pay Rs. 50 (Efficiency bar after 12th stage).
Station Officers	130—5—150—10—350 (Efficiency bar after 12th stage)
Sub-Officers	100—4—180—5—200 (Efficiency bar after 12th stage)
Leaders	50—2—60—3—75.
Firemen	40—1—60.

Posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale. Rs.	Post-1931 scale. Rs.	
Telephone Operators	90—4—130.
Drivers	Heavy Vehicle Drivers : 75—3—105.*
			Light Vehicle Drivers : 50—2—60—3—75.*
Engineers	300—20—500.
Electrician	150—6—210.
Automobile Mechanic	110—4—150.
Electricians	60—3—90.
Painters ..	}	50—2—60—3—75.
Electricians ..			
Smiths ..			
Welders ..			
Blacksmiths ..			
Welders ..			
Orderlies,	25—1—35
Peons	20—1/4—25.
Members	110—4—150.
Motor Mechanics for Mobile Vans.	60—3—90.
Mechanics for Mobile Vans	60—3—90.

Office of the Director of Fire Service.

Head Clerk	200—10—250.
Engraver	100—4—180—5—200 (Efficiency bar after 12th stage).
Accountant	150—6—210.
Upper Division Clerks.	70—3—118—4—150 (Efficiency bar after 12th stage).
Shifter	70—3—118—4—150 (Efficiency bar after 12th stage).
Fire Keeper	70—3—118—4—150 (Efficiency bar after 12th stage).
Lower Division Clerks	55—3—118—4—130 (Efficiency bar after 12th stage).
Peon	20—1/4—25.
Orderlies, Sweepers	20—1/4—25.

Office of the Deputy Director of Fire Service.

Head Clerk	55—3—118—4—130 (Efficiency bar after 12th stage).
Peon	20—1/4—25 plus compensatory allowance of Rs. 2.

*Drivers employed in the following areas, viz. :—

- The area within the limits of Calcutta Corporation ;
- Municipalities of Howrah, Bally-Belur, Tollygunj, South Suburban and Garden Reach ;
- The whole of the Barrackpore subdivision ; and
- Areas within—
 - Mahestalla and Budge Budge police-stations in the district of 24-Parganas,
 - Chinsura, Serampore, Uttarpur, Bhadreswar and Mogra police-stations in the district of Hooghly, and
 - Golabari, Bauria, Sankrail, Malipanchghora, Uluberia and Jagacha police-stations in the district of Howrah,

all draw compensatory allowance at 10 per cent. of their basic pay.

Posts.	Present scale of pay.		Revised scale of pay Rs.
	Pre-1931 scale.	Post-1931 scale.	
	Divisional Offices.		
Head Clerk-cum-Accountant.	130—5—180.
Cashier, Store Keepers, Lower Division Clerks.	55—3—118—4—130 (Efficiency bar after 12th stage)
Typists	55—3—118—4—130 (Efficiency bar after 12th stage)
Peons, Orderlies, Sweepers.	20—1/4—25."

(L) Under the head "Medical and Public Health Department"—

(1) Under the heading "Medical College, Calcutta" under the sub-head "1.—Medical and Public Health" for the entries, viz.:—

"Steno-Typist ..	60—5/2—100	60—5/2—90	55—3—118—4—130 plus special allowance of Rs. (Efficiency bar after 1. stage)."
------------------	------------	-----------	--

the following shall be substituted:—

"Stenographer	80—5/2—105—6/2—125—5/2—140.	100—4—180—5—200 (Efficiency bar after 12th stage)"
------------------	------	-----------------------------	--

(2) Under the heading "Medical College Hospitals, Calcutta" and the sub-head "1.—Medical and Public Health"—

(i) the following shall be added below the entries relating to "He Cook, Head Mali, etc." on the revised scale of pay "20—1/4—35":—

"Sardars, Jamadars, Machinemen.	...	25—1/2—35*	25—1—35."
---------------------------------	-----	------------	-----------

(ii) the following shall be deleted from the list of posts in column (1), viz., "Daftry, Darwans, Khansama, etc." on the revised scale of pay "20—1/4—25":—

"Sardars and Jamadars."

(M) Under the head "West Bengal Secretariat"—

(1) The following shall be added above the entries relating "Registrar":—

Posts	Present scale of pay.		Revised scale of pay
	Pre-1931 scale.	Post-1931 scale.	
	Rs.		
			Rs
'Staff Audit Officer, Finance Department.	150—25—200— 50/2—750.	250—25—850 (Efficiency after 10th and 1st stage)

*The scale is inclusive of ad-interim increase in pay.

(2) For the entry below the revised scale of pay of "Senior Head Assistant" the following shall be substituted:—

"X. B.—When an Assistant who is holding substantively the post of a Senior Head Assistant is promoted to the post of Assistant Secretary or Registrar, his special pay as Senior Head Assistant shall be treated as part of his substantive pay for the purpose of the application of rules 42 and 55 of the West Bengal Service Rules, Part I."

II In Schedule III to the said rules:—

(A) The following new items of posts shall be included against the departments named below:—

Department.	Items of posts.
Department of Co-operation, Credit and Relief.	3—Clerks (including Head Clerk and Accountant), Typists and Motor Drivers in the office of the Controller of Vagrancy.
our Department	1A—Motor Drivers in the office of the Labour Commissioner, West Bengal. 3A—Clerks (including Head Clerks, Upper Division Clerks, and Accountants), Typists and Stenographers in the Industrial Tribunal.
Self-Government Department	2. Telephone Operators in the Fire Service Directorate. 3. Stenographer and Typists in the office of the Director of Fire Service. 4. Clerks and Typists in the office of the Deputy Director, Fire Service. 5. Head Clerk-cum-Accountant, Cashier, Store Keepers, Lower Division Clerks and Typists in the Divisional Offices under the Director of Fire Service"; and

(B) The words "Steno-Typist" in item No. 13 against the "Department Medical and Public Health" shall be substituted by the word "Stenographer".

2 These amendments shall have effect and shall be deemed always to have had effect from 1st April 1950, except in the cases of the posts in the Fire Service under Local Self-Government Department, where they will have effect from the 18th April 1950.

No 3576F.—10th August 1950.—In exercise of the powers conferred by sub-clause (b) of Article 318 of the Constitution of India, the Governor is pleased to make the following regulations, viz.:—

Regulations.

With effect from the 1st April 1950 the pay of the clerical and the non-staff in the Public Service Commission, West Bengal, shall be in the time-scales as shown in column 3 of the statement below:—

Posts.	Present scale of pay.	Revised scale of pay
Assistant	Rs. 200—15 2—275	Rs. 150—10 370—15—400 plus special pay of Rs. 60.
Division Assistant	Rs. 110—12 2—170 5 2—175	Rs. 150—10 370—15—400 (E. B. after 12th stage).

Posts.	Present scale of pay.	Revised scale of pay.
Lower Division Assistants Cashier.	Rs. 45—45—50—6/2—80—5/2 —105.	Rs. 80—4—160—5—180 (E. after 12th stage).
Stenographer ..	Rs. 80—10/2—120—15/2—240	Rs. 125—5—215—10—275 (E. B. after 12th stage).*
<p>N.B.—Of the amount of efficiency bonus drawn on result of the test held April 1950, Rs. 20 shall be deemed to be a part of pay in the present scale the purpose of fixing in pay in the revised scale the balance if any, will continue to be drawn as efficiency bonus till the next examination is held under the rules which will issue when in supersession of the existing rules.</p>		
Typists	Rs. 45—5/2—70 ..	Rs. 55—3—118—4—130 (E. after 12th stage) plus compensatory allowance 10 per cent. of the basic ..
Muharrir	Rs. 40—2/2—50 ..	Rs. 50—1—68—2—80 (E. after 12th stage).
Record Suppliers ..	Rs. 20—1/4—27 ..	Rs. 35—1/2—40—1—50 (E. after 12th stage).
Jamadar	Rs. 20—1/2—24 ..	Rs. 25—1—35.
Duffries, Peons, Orderlies	Rs. 13—1/5—17 ..	Rs. 20—1/4—25 plus compensatory allowance of Rs. 2 month.

2. The West Bengal Services (Revision of Pay) Rules, 1950, as promulgated with the Finance Department notification No. 2865F., dated the June 1950, shall apply *mutatis mutandis* to persons who had been in service on the 31st March 1950, subject to the modifications that the option to go under the revised time-scales shall be exercised within 30 days from date of issue of this notification.

3. The existing regulation 22 in the Bengal Public Service Commission Regulations, 1937, shall be deemed to have been modified to the extent indicated above.

*Also eligible for promotion to Selection Grade posts of Stenographers in the Secretariat on Rs. 250—10—350.

If any of the Stenographers now in the service of the Public Service Commission draw in the present scale (Rs. 90—10/2—120—20/2—300), he may at his option draw pay in revised scale, viz., Rs. 130—5—150—10—350 (E. B. after 12th stage) as personal to him he shall not be eligible for promotion to the Selection Grade posts of Stenographers in the Secretariat on Rs. 250—10—350. In fixing his initial pay in the revised scale Rs. 130—350, Rs. 20 amount of efficiency bonus, if any, drawn on the result of the test held in April 1950 shall be deemed to be a part of the pay in the present scale and the balance, if any, will be drawn as efficiency bonus till the next examination is held.

By order of the Governor,
B. DAS GUPTA, Secy

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

Midnapore.—No. L.S.-G.1U-33/49.—1st August
—In exercise of the power conferred by section
the Bengal Village Self-Government Act,
(Bengal Act V of 1919), and after considera-
of the views of the Midnapore District Board,
Governor is pleased to direct that each of the
following local areas in police-station Jhargram in
Jhargram subdivision of the district of Midna-
shall be declared a union for the purpose of the

Jhargram subdivision, district Midnapore.

of mauzas constituting the unions with their
numbers in the jurisdiction list.

Jhargram police-station.

Radhanagar union No. I.

Names of mauzas.	Jurisdiction list No.
musgeria	... 344
kraduba	... 345
nehandrapur	... 346
madabilla	... 367
akhab	... 348
akhab	... 347
ngasali	... 343
madanga	... 334
nageria	... 341
ukgeria	... 342
mbasa	... 340
danga	... 352
khuli	... 351
basa	... 350
ampore	... 356
ageria	... 358
kundi	... 371
dukata	... 374
redih	... 373
adanga	... 386
bakbali	... 387
hanagar	... 385
anpur	... 384
amandia	... 383
metul	... 375
akendi	... 376
nagar	... 377
diba	... 378
tihana	... 379
chunchak	... 380
adi	... 381
waralya	... 382
chanda	... 410
bandh	... 409
arasuh	... 408
lhupur	... 407
bazar	... 406
jundahar	... 405
adibi	... 424
shuanagar	... 404
bhanpur	... 458
asol	... 426
chimsale	... 425
edhabani	... 423
sirkasuli	... 419
alpur	... 415
arsuli	... 420
adalalpur	... 414
anikata	... 413
agadharpur	... 412
msole	... 411
te-Dhabani	... 421
abani-Jangal	... 422
yadihi	... 354
alata	... 355
linagar	... 459
nyaduba	... 372

Names of mauzas.

* Jurisdiction
list No.

Bandhgra union No. II.

Singpur	... 416
Kismatgauakkati	... 434
Kusumghati	... 436
Barabashudebpur	... 435
Ganakkati	... 433
Benasuli	... 417
Mundakati	... 418
Mehadipur	... 427
Amrulia	... 428
Amdiha	... 430
Chenchurgeriya	... 431
Kendulia	... 432
Asanda	... 444
Panchmaya	... 443
Chotabasudebpur	... 442
Antapati	... 437
Angarkundia	... 438
Shyamsundarpur	... 439
Jamsol	... 482
Paradiha	... 481
Pansa	... 480
Sirdharpur	... 440
Madanpurchak	... 441
Barapania	... 445
Jagannathpur	... 446
Kantasala	... 448
Gaurga	... 447
Jhungisol	... 449
Barabanchgora	... 452
Nityanandapur	... 451
Hijalgerya	... 454
Nuagar	... 456
Gopinathpur	... 429
Khasjangal	... 457
Tipasole	... 461
Tiakati	... 465
Chandrakati	... 464
Susnigeria	... 463
Panisol	... 462
Anttapati	... 460
Purasottampur	... 420
Khanakuli	... 403
Tukrubeula	... 658
Hadhadi	... 659
Ghagrabhula	... 660
Nuniakundri	... 662
Khasjangal	... 661
Dainmari	... 664
Nutandihi	... 663
or	
Kalsibhanga	... 667
Kandajungalkhas No. I	... 656
Baustala	... 468
Dhula Bhuvuri	... 467
Chumukbura	... 466
Jangakkhas	... 469
Hingumallikarsol	... 470
Bagmarasol	... 453
Rasiagerya	... 455
Gajrabaran	... 471
Mahulboni	... 472
Gaichandra	... 473
Chandra	... 474
Bakra	... 475
Pathari	... 476
Lalbana	... 477
Khasdahi	... 507
Jangalkhas	... 508
Sipaiband	... 506
Jambadya	... 504
Kismatjambadya	... 505
Katchara-Damodarpur	... 493
Jamirkata	... 492
Brahamattar	... 490
Baida	... 496
Dumuria	... 495
Metial	... 491
Kanbani	... 494
Dahipal	... 503
Champasol	...

Names of mauzas.	Jurisdiction list No.	Names of mauzas	Jurisdiction list No.
Sirisdanga	... 542	Goradanga	... 578
Joypur	... 533	Ghorajaygir	... 577
Barkuruya	... 513	Bhaudi	... 581
Mahkhal	... 514	Dandeshwarpur	... 576
Chanapara	... 531	Chamtidanga	... 575
Bhatali	... 532	Lajampur	... 573
Chhota Angarkurya	... 530	Matyal	... 574
Phutipal	... 535	Suknibasha	... 572
Radhamahuli	... 538	Kismatbalijuri	... 569
Kuchasoli	... 539	Poradiha	... 527
Jaljah	... 554	Baligua	... 515
Angarkuria	... 541	Amratora	... 524
Murabani	... 546	Kasakeundi	... 521
Ramramarkhasjangal	... 548		
Guimara	... 549	Sardiha union No. IX.	
Lalgora	... 550	Chingurkasha	... 584
Rasna	... 551	Sakbandhu	... 567
Gotsol	... 547	Bhabarakati	... 566
Sitabhola	... 553	Barjudi	... 564
Indrabani	... 552	Ghagrasol	... 639
Barabigha	... 555	Jamsol	... 638
Dhobasol	... 537	Balisol	... 587
Patharghata	... 556	Julirbandh urf Basidpur	... 586
Jhatiband	... 536	Chotachayasoli	... 637
Kamasol	... 529	Dalkati	... 588
Baliguri	... 528	Sardiha	... 585
Amdiha	... 568	Barachuasoli	... 583
Mantkpara	... 565	Barabhandi	... 582
Lahitasol	... 563	Chara	... 591
Krishnabandh urf Chutamari	... 562	Kismatkaranji	... 590
Keshakotia	... 561	Dankola	... 626
Bhalukhulya	... 560	Santballa	... 630
Kusumghati	... 559	Nurabani	... 629
Kalajhatia	... 558	Shiyalia	... 628
Dhankinala	... 557	Benadi	... 631
Dhenganne	... 534	Ektah	... 632
Larkasuli	... 540	Rangunya	... 633
Borabari	... 668	Pukurkona	... 589
Todrasta	... 655	Burimol	... 636
Purhasole	... 654	Panjudi	... 635
Indram	... 653	Pachapara	... 634
Jangalkhas	... 670	Daldah	... 641
Phakurthan	... 652	Kumari	... 642
Rajabasa	... 651	Dogerya	... 643
		Rajbandh	... 640
Chubkal union No. VIII.		Lalbagh	... 525
Jangdakola	... 609	Garmohan	... 526
Bhiringpur	... 610	Pathari	... 570
Andai	... 608	Katuasol	... 571
Lautarapur	... 611	Sikarbhangra	... 523
Larapur	... 612	Susuni	... 522
Hyamjhatia	... 613	Indradanga	... 518
Ladipur	... 614	Durgapur	... 519
Lalaboni	... 615	Shyamkishorpur	... 520
Chalsajali	... 616	Srikrishnapur	... 516
Lischintapur	... 617	Bedhakola	... 517
Lingpur	... 618		
Ladbanagar	... 604	Dudkundi union No. X.	
Lukjora	... 605	Sidamdih	... 682
Lenedi	... 602	Jangalkhas	... 683
Lainagar	... 619	Kismat Balibhasa	... 649
Lahabila	... 620	Khasjangal	... 648
Lecarchak	... 621	Kalsibhanga	... 647
Lahmandana	... 622	Baladmar	... 646
Lamrasol	... 623	Sugribasha	... 644
Lirshi	... 627	Choukichati	... 645
Lauli	... 624	Indikhara	... 689
Larekrishnapur	... 600	Hariadhara	... 964
Lubka	... 599	Sagarbhanga	... 963
Laxmanathpur	... 601	Sankarbhoni	... 965
Larasukjora	... 603	Tukurubhula	... 966
Larkandapur	... 598	Kismat Tukurbhula	... 967
Lamatpaharajpur	... 597	Baragahira	... 968
Lakhabilla	... 606	Baradanga	... 969
Lalla	... 625	Barashali	... 971
Lobindapur	... 623	Dudkundi	... 972
Lohara	... 92	Lantabhaikunda	... 972
Lewanchak	... 93	Dilipadina	... 686
Lubhara	... 79	Kushaphulya	... 685
Litalbani	... 84	Balibhasa	... 684
Lharajpur	... 95	Badina	... 687

Names of mauzas.	Jurisdiction list No.	Names of mauzas.	Jurisdiction list No.
Lodhasuli union No. XI.		Aguibani union No. XIII.	
Dhabijungle	... 927	Kismat Baghjhap	... 826
Lodhasuli	... 698	Baghjhap	... 825
Chotabanpura	... 678	Sonaimui	... 824
Gojasimul	... 679	Baradiha	... 821
Bhalukpatra	... 680	Chhotadiha	... 820
Jangalkhas	... 681	Kaliam	... 822
Golbandhi	... 693	Jangalkhas	... 823
Baliakhasjungle	... 694	Khaerashuli	... 835
Anandapur	... 695	Kumari	... 834
Dalkati	... 696	Chhotakashitaria	... 833
Dahatmal	... 697	Ashanbani	... 832
Indrabani	... 933	Kashitaria	... 841
Bhutbhuti	... 935	Kanpur	... 840
Tutuhya	... 932	Matalol	... 842
Kismat Bhutbhuti	... 936	Baraektal	... 843
Chanli	... 942	Chhoti Ektal	... 844
Neharia	... 944	Niramishpur	... 845
Nandangarya	... 943	Agaibani	... 846
Sagbhandi	... 952	Natura	... 868
Kismat Jambandi	... 955	Shakpara	... 869
Jaybandhi	... 934	Kurchibani	... 870
Balia	... 958	Pindarakali	... 871
Hatibari	... 957	Kalajharia	... 877
Shuknakhali	... 959	Dhangri	... 876
Ganthebila	... 956	Ranidihi	... 875
Shyamnagar	... 954	Manapara	... 874
Saotadiha	... 960	Malapada	... 873
Banshidibi	... 961	Murabani	... 872
Saltaria	... 949	Gurbhanga	... 884
Chotashirshi	... 953	Dhunamari	... 882
Barashirshi	... 950	Dharashai	... 882
Harni	... 951	Bankati	... 881
Chotajahira	... 945	Khasjangle	... 906
Patharchaki	... 947	Kismat Debi	... 916
Dherageria	... 948	Banksol	... 907
Khasjangle	... 946	Simli	... 909
Radhashyampur	... 650	Madhupur	... 910
		Birhandi	... 828
		Barapal Jangalkhas	... 829
		Barapal	... 830
		Kundasol	... 831
		Khasjangle	... 908
		Purnapani	... 879
		Kismatdhangiri	... 878
		Barasuli	... 880
		Chandri union No. XIV.	
		Jogitrata	... 786
		Petbindhi	... 785
		Payrachali	... 779
		Dhansol	... 778
		Dhanghari	... 790
		Jangalkhas	... 794
		Chatarpada	... 783
		Shugania	... 787
		Khasjangle	... 782
		Jamda	... 819
		Kolsoli	... 813
		Jamsola	... 815
		Alkusia	... 792
		Auspal	... 788
		Gobindapur	... 789
		Taldanga	... 790
		Burahakanda	... 791
		Kismat Chota Hakarda	... 793
		Gajihakanda	... 794
		Kalbetal	... 795
		Gangadharpur	... 814
		Majurisol	... 816
		Rajadihi	... 817
		Tulshibani	... 812
		Charpāikan	... 813
		Pathar	... 811
		Asti	... 81
		Chandri	... 81
		Kumardeba	... 81
		Kalabani	... 81
		Gangani	... 81
		Bhakatkulya Dhanahula	... 81
Patasimul union No. XII.			
Nimdiha	... 905		
Bhelaijuri	... 903		
Pathara	... 885		
Patasimul	... 886		
Jhauripal	... 888		
Naupara	... 889		
Kusumpal	... 890		
Gobindapur	... 891		
Jarananda	... 900		
Utara	... 901		
Pindrasol	... 902		
Chakpindrasol	... 904		
Jangalkhas	... 899		
Bhangabandh	... 898		
Narda	... 896		
Khejurgerya	... 895		
Radhagobindapur	... 894		
Nohajulia	... 893		
Chirikchampa	... 892		
Baraparulia	... 920		
Gobindapur	... 921		
Kismatmurakati	... 922		
Mohanpur Khasjangle	... 926		
Mohanpur	... 925		
Lohamalya	... 924		
Moutipa	... 923		
Khayerbani	... 918		
Chataparulia	... 919		
Dibi	... 917		
Jambedia	... 914		
Nekrabinda	... 913		
Baidyanathdhi	... 915		
Chotajamua	... 939		
Borajamua	... 940		
Kismatjamua	... 938		
Khasjangle	... 937		
Rauidihi	... 941		
Baitagobindapur	... 897		

s of mauzas.	Jurisdiction list No.
dsundari	... 837
lki	... 849
ra	... 848
akhuta	... 850
agram	... 809
hiboui	... 808
it	... 807
igram	... 852
kari	... 851
bandh	... 847
durghura	... 857
darboni	... 858
yaduba	... 856
gurisol	... 855
ra	... 859
hana	... 867
ishboni	... 866
darikata	... 865
ghutia	... 864
ilpar	... 863
juri	... 862
bahora	... 861
zura	... 860
	... 854
ala	... 853
o	... 806
atia	... 805
mkishorepur	... 804
nabpur	... 803
ldanga	... 802
ata	... 801
ppur	800

in exercise of the power conferred by sub-section (1) of section 6 of the said Act, the Government is pleased to establish a union board for the unions hereby declared and fix nine as the number of members of each union board.

By order of the Governor,

A. ZAMAN, Dy. Secy.

Calcutta.—No. L.S.-G. M. 1M-69/50(I).—14th August 1950.—In exercise of the power conferred by sub-section (1) of section 6 of the Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to declare his intention to alter the number of Commissioners of the

Uttarpara Municipality in the district of Hooghly, from eight to twelve for the purpose of and from the next reconstitution of the Commissioners of the municipality.

2. Any rate-payer of the municipality who objects to the proposed alteration should submit his objection in writing through the District Magistrate to the undersigned within three months from the date of the publication of this notification

By order of the Governor,

S. K. GUPTA, Secy

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta.—No. Medl.3763/1C-3/50(I).—8th August 1950.—Dr. Amulya Kumar Saha, M.B., B.Sc. (Cal.), F.R.C.S. (Eng. & Edin.), is appointed to act provisionally, until further orders, as Associate Professor of Surgery, Campbell Medical College, Calcutta, with effect from the date on which he takes over charge.

2. This department notification No. Medl.3417/1C-3/50(I), dated the 22nd July 1950, appointing Dr. Umesh Chandra Chakraborty, M.B., F.R.C.S. (Eng.), to the said post is hereby cancelled.

By order of the Governor,

B. C. DAS GUPTA, Secy

Birbhum-Calcutta.—No. Medl.3730/1C-21/50(I).—7th August 1950.—Temporary Assistant Surgeon Dr. N. N. Chanda, M.B. (of Auxiliary Government Hospital), Medical Officer, Sadar Hospital, Birbhum, is appointed temporarily to act, until further orders, as Demonstrator of Pathology, Campbell Medical College, Calcutta, with effect from the date on which he takes over charge.

Calcutta.—No. Medl.3739/3M-20/50.—7th August 1950.—Temporary Assistant Surgeons Dr. Sunil Krishna Basu, M.B., and Dr. Probodh Ranjan Roy, B.Sc., M.B., Demonstrators of Anatomy in the Lake Medical College, Calcutta, are appointed temporarily to act, until further orders, as Demonstrators in Anatomy in the Medical College, Calcutta, *vice* Dr. Sasadhar Biswas and Dr. Amarendra Kumar De respectively with effect from the date or dates on which they take over charge.

Calcutta.—No. Medl.3740/3M-20/50(II).—7th August 1950.—Temporary Assistant Surgeon Dr. Nemai Charan Samanta, M.B., Demonstrator of Physiology in the Medical College, Calcutta, is appointed temporarily to act, until further orders, as Emergency Medical Officer, Medical College Hospitals, Calcutta, with effect from the date on which he takes over charge, *vice* Dr. S. N. Das, M.B., of Auxiliary Government Hospital.

Calcutta.—No. Medl.3741/3M-20/50(III).—7th August 1950.—Temporary Assistant Surgeon Dr. Amitava Sen, M.B., Demonstrator of Physiology in the Lake Medical College, Calcutta, is appointed temporarily to act, until further orders, as the Demonstrator of Physiology in the Medical College, Calcutta, *vice* Dr. N. C. Samanta, with effect from the date on which he takes over charge.

Calcutta.—No. Medl.3742/3M-20/50(IV).—7th August 1950.—Temporary Assistant Surgeon Dr. Dharendra Nath Nandi, B.Sc., M.B., Demonstrator of Physiology in the Lake Medical College, Calcutta, is appointed temporarily to act, until further orders, as the Demonstrator of Physiology in the Campbell Medical College, Calcutta, with effect from the date on which he takes over charge.

Calcutta.—No. Medl.3743/3M-20/50(V).—7th August 1950.—Sub-Assistant Surgeon Dr. Bankim Chandra Choudhury, M.B., on supernumerary duty at the Campbell Medical School and Hospital, Calcutta, is appointed temporarily to act, until further orders, as Demonstrator of Pathology in the Medical College, Calcutta, under the double-shift scheme with effect from the date on which he takes over charge, *vice* Dr. N. K. Chanda.

Calcutta.—No. Medl.3744/D.H.S./5A-12/50.—7th August 1950.—Assistant Surgeon Dr. Sudhansu Mohan Ghosh, M.B. (Cal.), F.R.C.S. (Eng.), at present temporarily employed as Professor of Clinical Surgery in the Lake Medical College, Calcutta, is appointed temporarily to act, until further orders, as Additional Surgeon, Medical College Hospitals, Calcutta, with effect from the date on which he takes over charge.

Calcutta.—No. Medl.3745/OF/1A-38/50-KW.—8th August 1950.—Temporary Assistant Surgeon Dr. Amarendra Kumar De, Demonstrator of Anatomy, Medical College, Calcutta, is appointed temporarily to act, until further orders, as House Surgeon to the Professor of Surgery, Medical College, Calcutta, *vice* Dr. Sunil Kumar Das Gupta, with effect from the date on which he takes over charge.

2. Medical and Public Health Department notification No. Medl.3149/CF/5A-9/49(IV), dated the 10th July 1950, appointing Dr. Haripada Poddar, Demonstrator of Anatomy, Medical College, Calcutta, to act as House Surgeon to the Professor of Surgery, Medical College, Calcutta, is hereby cancelled.

By order of the Governor,
P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATIONS.

Hooghly.—No. P.H.2071/H-30/50.—12th August 1950.—Dr. Ramesh Chandra Acharjee, M.B., D.P.H., Subdivisional Health Officer, Serampore, was appointed temporarily to act, until further orders, as the Camp Health Officer, Dhubulia Relief Camp with effect from 12th July 1950 (afternoon).

Hooghly.—No. P.H.2072/H-30/50.—12th August 1950.—Dr. Santimoy Das Gupta, M.B., D.P.H., Subdivisional Health Officer, Hooghly, Sadar, was appointed temporarily to act, until further orders, as the Subdivisional Health Officer, Serampore, in addition to his own duties with effect from 10th July 1950 (afternoon), *vice* Dr. R. Acharjee, appointed temporarily as Camp Health Officer, Dhubulia Relief Camp.

By order of the Governor,
P. M. DATTA, Asst. Secy.

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATIONS.

No. 78.—16th August 1950.—The Government pleased to appoint Sri Amal Prokash Mitra, temporary Assistant Engineer, substantively post of Assistant Engineer in the West Engineering Service under this department on probation with effect from the 9th August 1950. Sri Amal Prokash Mitra will continue to hold charge of the Barrackpore Subdivision North Calcutta Division under the Northern Circle until further orders.

By order of the Governor,
S. K. MAJUMDAR, J.

No. 79.—18th August 1950.—Sri Sa Kumar Mitra, temporary Assistant Engineer, transferred, in the interest of public service to the Jalpaiguri Subdivision of the Jalpaiguri Division under the Northern Circle and posted to hold charge of the Hooghly Subdivision under the Burdwan Division of the Central Circle, until further orders.

By order of the Governor,
S. BHATTACHERJEE, Asst.

IRRIGATION AND WATERWAYS DEPARTMENT

NOTIFICATIONS.

No. 10-I.—21st August 1950.—With reference to the Bengal Government, Irrigation Department, notification No. 5-I, dated the 26th August 1925, published at page 1421, Part I of the Calcutta Gazette of the 3rd September 1925, issued under section 1 of the Bengal Irrigation Act 1876 (Bengal Act III of 1876), directing that the said Act shall take effect *inter-alia* in the districts of Birbhum and Bankura, the Governor is pleased in exercise of the power conferred by section 1 of the said Act to declare that the Executive Engineer, Bankura (Irrigation) Division, *ex-officio*, exercise the powers and perform the duties of a Canal Officer under the said Act within his own jurisdiction in the district of Bankura.

No. 11-I.—21st August 1950.—With reference to the Bengal Government, Irrigation Department, notification No. 5-I, dated the 26th August 1925, published at page 1421, Part I of the Calcutta Gazette of the 3rd September 1925, issued under section 1 of the Bengal Irrigation Act 1876 (Bengal Act III of 1876), directing that the said Act shall take effect *inter-alia* in the districts of Birbhum and Bankura, the Governor is pleased in exercise of the power conferred by section 1 of the said Act to declare that the Subdivisional Officer, Bankura (Irrigation) Subdivision, *ex-officio*, exercise the powers and perform the duties of a Canal Officer under the said Act within his own jurisdiction in the district of Bankura.

By order of the Governor,
A. M. KUSABI, Dy.

No. 44.—12th August 1950.—The Governor is pleased to order that the designations of the division and the subdivision under the Directorate of Irrigation and Waterways mentioned in column

(1)

Existing designation and headquarters.

Maldah Irrigation Division, Maldah

Alipur Duars Irrigation Subdivision, Alipur Duars.

(1) below shall be changed to those respectively shown in column (2) and that their present headquarters mentioned in column (1) transferred to the places respectively shown in column (2)...

(2)

New designations and headquarters

... Jalpaguri Irrigation Division, Jalpaguri

Cooch-Bihar Irrigation Subdivision, Cooch-Bihar.

By order of the Governor,

A B GANGULI, Addl. Secy

IRRIGATION AND WATERWAYS DIRECTORATE

NOTIFICATION.

No. 33C.I.E.—12th August 1950.—Sri Ramaniujan Dutta, temporary Assistant Engineer, Subdivisional Officer, Investigation Division No. I of the Investigation Division No. I, is appointed, until further orders, to hold charge of the Investigation Subdivision No. IV of the same Division in addition to his own duties, *vice* Sri S. K. Bhattacharjee, temporary Assistant Engineer, resigned.

G. B. MONDAL,

Chief Engineer

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

Certificate of Approval.

No. 1867M.P.—9th August 1950.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), for regulating the grant of prospecting leases and mining leases for mineral other than petroleum and natural gas, it is hereby certified that Messrs. Associated Mining Industries, Ltd., Lyons Range, Calcutta, are approved by the Government of West Bengal as fit and proper persons under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules this certificate shall expire at midnight on 31st of December 1950.

Certificate of Approval.

No. 1907M.P.—12th August 1950.—With reference to rule 4 of the Petroleum Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), regulating the grant of exploring and prospecting licenses and mining leases for petroleum and natural gas which belong to Government, it is hereby certified that Messrs. Standard Vacuum Oil Company, 8, Church Lane, Calcutta, are approved by the Government of West Bengal as fit and proper persons under rule 5 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under rule 7 of the aforesaid rules this certificate shall expire at midnight on the 31st of December 1950.

By order of the Governor,

S. K. CHATTERJEE, Secy

Industries

RESOLUTION No. 1947Ind.

Calcutta, the 11th August 1950

Read an application, dated the 29th June 1949, from Sri Karnadhar Mondal, village Kodla, post office Gobindapur, police-station Berhampore, in the district of Murshidabad, for a loan of Rs. 12,000 (Rupees twelve thousand) since reduced to Rs. 4,500 (Rupees four thousand and five hundred) only under section 19(I)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the development of Silk Reeling Industry.

Read also the resolution adopted by the Board of Industries, West Bengal, at the meeting held on the 19th April 1950, incorporated in the report submitted with letter No. 4649, dated the 26th June 1950, from the Director of Industries, West Bengal.

ORDER

Ordered that the loan of Rs. 4,500 (Rupees four thousand and five hundred) only be sanctioned provided that it does not exceed 50 per cent. of the net value of the assets of the applicant in the industry after deducting all encumbrances thereon existing at the time when the application was made. The loan is also subject to the following conditions:—

(1) That the entire amount of loan should be utilised for the purpose of development of Silk Reeling Industry of the applicant;

(2) That a mortgage bond should be executed jointly by Sri Karnadhar Mondal and his wife Srimati Saraswati Dasg in the form to be drawn up by Government for the purpose;

(3) That interest should be charged at the rate of 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;

(4) That if the instalments with interest thereon are paid promptly on the due dates or within seven days thereafter, the interest will be accepted at the reduced rate of 6½ per cent. per annum; and

- (5) That the entire amount of loan with interest thereon should be repaid in five equal annual instalments of Rs. 900 (Rupees nine hundred) only each *plus* interest; the first instalment being repayable on the first anniversary of payment of the loan.

Ordered also that the resolution be published in the *Calcutta Gazette*.

By order of the Governor,
S. K. CHATTERJEE, Secy.

RESOLUTION No. 1951IND

Calcutta, the 12th August 1950

Read an application, dated the 27th November 1949, from Messrs. Visva Bharati Silpa Bhavan, Santiniketan, Birbhum, for a loan of Rs. 50,000 (Rupees fifty thousand) only under section 19(I)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the development of village industries, such as Handloom Weaving, Wood Works, Pottery and Oil Pressing in the districts of Birbhum and Burdwan.

Read also the resolution adopted by the Board of Industries, West Bengal, at the meeting held on the 22nd February 1950, incorporated in the report submitted with letter No. 2650, dated the 25th May 1950, from the Director of Industries and Secretary, Board of Industries, West Bengal.

ORDER.

Ordered that the loan of Rs. 50,000 (Rupees fifty thousand) only be sanctioned provided that it does not exceed 50 per cent. of the net value of the assets of the firm in the industry after deducting all encumbrances thereon existing at the time when the application was made. The loan is also subject to the following conditions:—

- (1) That the entire amount of loan should be utilised for the purpose of development of village industries, such as Handloom Weaving, Wood Works, Pottery and Oil Pressing in the districts of Birbhum and Burdwan;
- (2) That a mortgage bond should be executed by Sri Rathindru Nath Tagore in the form to be drawn up by Government for the purpose;
- (3) That the loan should be advanced in three instalments at an interval of not less than four months, the first instalment being of Rs. 25,000, the second instalment being of Rs. 15,000 and the third and last being of Rs. 10,000 only;
- (4) That interest should be charged at the rate of 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;
- (5) That if the instalments with interest thereon are paid promptly on the due dates or within seven days thereafter, the interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- (6) That the entire amount of loan with interest thereon should be repaid in ten equal annual instalments of Rs. 5,000

(Rupees five thousand) only each, the first instalment being repayable on the first anniversary of payment of the loan.

Ordered also that the resolution be published in the *Calcutta Gazette*.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 33(1)49W.C.—8th August 1950.—In partial modification of this Labour Directorate notification No. 33L.C., dated 18th April 1949, published at page 701, Part I of the *Calcutta Gazette*, dated 28th April 1949, the name of "Umasankar", a member elected by the workers from constituency No. 2 to the Works Committee in Gugalbhai Jute Mills, Ltd., Uluberia, Howrah, is hereby cancelled and the name of "Sri Harish Chandra Sanyal" is published in his place for general information as a result of by-election held in constituency No. 2.

No. 55(3)49W.C.—14th August 1950.—In partial modification of this Labour Directorate notification No. 55L.C., dated 28th April 1949, published at page 793, Part I of the *Calcutta Gazette*, the name of "Sri Nidhi Nayek", a member elected by the workers from constituency No. 6 to the Works Committee in Fort Gloster (North) Jute Manufacturing Co., Ltd. post office Fort Gloster, Howrah, is hereby cancelled and the name of "Sri Ram Avatar Parsh" is published in his place as a result of by-election in constituency No. 6.

S K HALDAR, Labour Commissioner

DEPARTMENT OF FOOD

Directorate of Procurement and Supply

ORDER.

No. 5081F/W/4M-31/50.—21st August 1950.—In exercise of the power conferred on me by sub-paragraph (4) of paragraph 3 of the West Bengal Foodgrains (Movement Control) Order, 1947, as subsequently amended, I hereby make the following amendment in my order No. 2002-F/W/4M-31/50, dated the 26th April 1950, published in the *Calcutta Gazette* of the 4th May 1950, Part I, page 710:—

Amendment.

In the table of the said order, in column 1 of serial number 20, *for* the words "Bharat Biscuit Co." *substitute* the words "Bharat Biscuit Factory".

S. C. MAITRA,
Director of Procurement and Supply

NOTIFICATION.

No. 4944F/R-1C-1/48.—16th August 1950.—In exercise of the power conferred on me by sub-paragraph (2) of paragraph 1 and paragraph 3 of the West Bengal Foodstuff (Distribution by

Employers) Control Order, 1948, and in modification of the order published under notification No. 601F/R/1C-1/48, dated 10th May 1950, I hereby direct that for the tea gardens of Sadar, Kalimpong and other subdivisions of Darjeeling district shall be supplied with foodstuffs to persons in their employ and dependants of such persons according to the schedule below:—

Schedule.

Period	Persons.	Scale of ration per head per week	
		Seers	Chittaks
1st June 1950 to 31st July 1950	(a) Worker	1	12
	(b) Adult dependant	1	5
	(c) Child dependant	..	10½
1st July 1950 to 31st July 1950	(a) Worker	2	5
	(b) Adult dependant	1	12
	(c) Child dependant	..	14
on 22nd July 1950 further notice	(a) Worker	2	12
	(b) Adult dependant	2	..
	(c) Child dependant	..	1

S. C. MAITRA,

Director of Procurement and Supply.

DEPARTMENT OF SUPPLIES

NOTIFICATION.

3724/SD/SD/10-15/50.—16th August
—Sri P. R. Sinha, I.A.S., has been appointed Director of Textiles in the Department of

Supplies, Government of West Bengal, with headquarters at Calcutta, with effect from 2nd August 1950, until further orders.

By order of the Governor,
S. M. MURSHED, Jt. Secy.

ORDER.

No. WB/VIII-C-14(Enl.(Part).—1st August 1950.—In exercise of the power conferred on me by the second proviso to sub-paragraph (7) of paragraph 7 of the West Bengal Kerosene Control Order, 1947, I hereby extend up to the 31st August 1950, the time for the filing of applications for renewal of the agents' licenses Nos 806, 808, 703, 702 for the year 1949-50 held by the following agents respectively, namely —

- (1) Messrs Mulchand Mahabir Prasad, post office Alipurdwar, Jalpaiguri, License No. 806.
- (2) Messrs. Beharilal Ramgopal, Mal, Jalpaiguri, License No. 808.
- (3) Shri K. C. Mukherjee, post office Hili, West Dinajpur, License No. 703.
- (4) Shri Hemraj Ramgopal, Hili, West Dinajpur, License No. 702.

J. C. AITCH,

Dy Director of Consumer Goods.

OFFICE OF THE DIRECTOR OF CONSUMER GOODS.

Town Hall, Calcutta, the 3rd July 1950.

KEROSENE CIRCULAR No. 25.

In exercise of the power conferred on me by paragraph 9 of the West Bengal Kerosene Control Order, 1947, I fix the maximum prices of kerosene in Calcutta Rationed Area (Initial and Extended) as per schedule below. The change in price will be effective from 1st July 1950:—

(Per tin in 4 gallons)

	Calcutta(I. A.) (excluding Howrah and Bally-Belur)	Howrah/ Bally-Belur.	Hooghly/ Barrackpore.
	Rs. a p.	Rs. a p.	Rs. a p.
In bright plate tins.			
• selling price to dealers or establishment permit holders, companies installation.	Sup. 5 11 0 Inf. 5 8 0	Sup. 5 11 0 Inf. 5 8 0	Sup. 5 11 0 Inf. 5 8 0
• selling price to dealers or establishment permit holders, ex-wholesale distribution centre.	Sup. 5 14 0 Inf. 5 11 0	Sup. 5 14 0 Inf. 5 11 0	Sup. 6 1 0 Inf. 5 14 0
• selling price delivered to dealers' shops or to establishment permit holders.	Sup. 5 14 0 Inf. 5 11 0	Sup. 5 15 0 Inf. 5 12 0	Sup. 6 2 0 Inf. 5 15 0
In bulk.			
• selling price to dealers or establishment permit holders, companies installation.	Sup. 4 7 0 Inf. 4 4 0	Sup. 4 7 0 Inf. 4 4 0	Sup. 4 7 0 Inf. 4 4 0
• selling price to dealers or establishment permit holders, wholesale distribution centre.	Sup. 4 10 0 Inf. 4 7 0	Sup. 4 10 0 Inf. 4 7 0	Sup. 4 13 0 Inf. 4 10 0
• selling price to dealers' shops or establishment permit holders.	Sup. 4 10 0 Inf. 4 7 0	Sup. 4 11 0 Inf. 4 8 0	Sup. 4 14 0 Inf. 4 11 0

Retail rates are as follows:—

	Rs. a p.
Retail price per bottle of 22 ozs.	Sup. 0 3 3 Inf. 0 2 9

Half bottle.

T. E. a bottle of 11 ozs.	Sup. 0 1 9 Inf. 0 1 6
---------------------------	--------------------------

S. M. MURSHED,
Director of Consumer Goods.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

Nadia-Murshidabad.—No. 8946L.R.—8th August 1950.—Sri Prafulla Chandra Sen, Sub-Deputy Collector and Assistant Settlement Officer employed in settlement operations at Jalpaiguri, is in the interest of the public service, transferred to Berhampore in connection with Nadia-Murshidabad Settlement Operations with effect from the date on which he joins his new duties there.

Nadia-Murshidabad-Birbhum-Malda.—No. 8947-L.R.—8th August 1950.—In exercise of the powers conferred by clause (14) of section 3 of the Bengal Tenancy Act, 1885 (VIII of 1885), the Governor is pleased to appoint Sri Prafulla Chandra Sen, Assistant Settlement Officer, to discharge in the districts of Nadia, Murshidabad, Birbhum and Malda the function of a Revenue Officer, under Chapter X of the said Act so far as they relate to surveys and the preparation of record-of-rights.

2. He is also vested with the powers of an Assistant Settlement Officer under Chapter VII, Part I of the rules under the said Act in respect of the aforesaid areas.

Nadia-Murshidabad-Birbhum-Malda.—No. 8948-L.R.—8th August 1950.—In exercise of the powers conferred by clause (14) of section 3 of the Bengal Tenancy Act, 1885 (VIII of 1885), read with clause (8) of section 2 and section 27 of the West Bengal Non-agricultural Tenancy Act, 1949 (West Bengal Act XX of 1949), the Governor is pleased to appoint Sri Prafulla Chandra Sen, Assistant Settlement Officer, to discharge in the districts of Nadia, Murshidabad, Birbhum and Malda the functions of a Revenue Officer under section 27 of the West Bengal Non-agricultural Tenancy Act, 1949 (West Bengal Act XX of 1949), so far as they relate to the survey and the preparation of record-of-rights of non-agricultural lands.

Calcutta.—No. 9172L.R.—14th August 1950.—Sri Birendra Kishore Kar, Sub-Deputy Magistrate and Sub-Deputy Collector, employed as Registrar, Rent Controller's Office, Calcutta, is allowed leave on average pay for three months and two days, with effect from the 13th July 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Darjeeling.—No. 9348L.R.—18th August 1950.—In exercise of the power conferred by sub-section (1) of section 28 of the West Bengal Premises Rent Control (Temporary Provisions) Act, 1950 (West Bengal Act XVII of 1950), the Governor is pleased to appoint Sri Subodh Kumar Chaudhuri, Sub-Deputy Magistrate and Sub-Deputy Collector, to be the Controller for the Sadar subdivision of the Darjeeling district, with effect from the date of publication of this notification in the *Calcutta Gazette*.

This cancels so much of the notification No. 3379L.R., dated the 29th March 1950, published at page 398, Part I of the *Calcutta Gazette*, Extraordinary, dated 31st March 1950, as relates to the appointment of the Subdivisional Officer, Darjeeling, Sadar, as Controller.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

Land Acquisition NOTIFICATIONS.

Nadia.—No. 9118L.A.(P.W.).—12th 1950.—Whereas it appears to the Government that land is likely to be required to be taken by the Government at the public expense for a purpose, viz., for the construction of Krishnagar-Majdia Road (portion within Bhimpur), it is hereby notified that for the purpose two pieces of land altogether measuring more or less, 4.70 acres, and comprising the plots as detailed below, are likely to be required in the district of Nadia:—

District Nadia.

Thana Chapra, village Bhimpur, jurisdiction No. 91.

Cadastral plots in part—4016, 4017, 4018, 4026, 4027, 4028, 4033, 4034, 4036, 4078, 4480, 4489, 4490, 4498, 4501, 4502, 4503 and

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Plan Circle at Anderson House, Alipore, as well as that of the Collector of Nadia.

In exercise of the powers conferred by the said section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all acts required or permitted by that section.

Any person interested in so much of the land as are not waste or arable, who has any objection to the acquisition thereof, may, within 15 days after the date on which public notice of the substance of this notification is given in the *Calcutta Gazette*, file an objection in writing before the Collector of Nadia.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

24-Parganas.—No. 9120L.A.—12th August 1950.—The Governor is pleased to cancel the notification No. 3770L.A., dated the 11th May 1950, under section 4 of the Land Acquisition Act, 1894, published at page 644, Part I of the *Calcutta Gazette* of the 20th idem, in respect of the proposed acquisition of, more or less, 0.03 of an acre of land comprising cadastral survey plot No. 19 on behalf of the India Electric Works, Ltd., constructing office and outhouses in the village Ganagarampur, jurisdiction list No. 5, of the Behala, pargana Magura, district 24-Parganas.

24-Parganas.—No. 9228L.A.—16th August 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by the Government at the public expense for a public purpose, viz., for the construction of a new mortuary and approach road to mortuary, in the village Bongaon, jurisdiction list No. 224, of the Bongaon, pargana Khoshdaha, district 24-Parganas, it is hereby notified that for the above purpose a piece of land, comprising cadastral survey plot No. 19, and measuring, more or less, 0.05 of an acre, is likely to be required within the aforesaid village of Bongaon.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

Howrah.—No. 9230L.A.—16th August 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the Commissioners for the Port of Calcutta for a public purpose, viz., for the erection of a light mast required for navigational purposes (Basudebpur Inner Transit Light), in the village of Belari, jurisdiction list No. 132, thana Rampur, pargana Mondalghat, district Howrah, it is hereby notified that for the above purpose a piece of land, comprising a portion of cadastral plot No. 684, and measuring, more or less 0.10929 an acre, is likely to be required within the residual village of Belari.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Howrah.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Howrah.

24-Parganas.—No. 9282L.A.—17th August 1950.—The Governor is pleased to cancel the notification No. 2956L.A., dated 11th April 1947, under section 4 of the Land Acquisition Act, published at pages 768-69, Part I of the *Calcutta Gazette*, dated 24th April 1947, in respect of the proposed acquisition of 19.44 acres of land, in the villages of Sodepur and Sukchar, jurisdiction list Nos. 8 and 9, respectively, in police-station Kharakpura, pargana Calcutta, district 24-Parganas, for Ramkrishna Mission for Ramkrishna Mission's Parents' Home.

Hooghly.—No. 9356L.A.—18th August 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of district board, Hooghly, for a public purpose, viz., for the excavation of Bamuna Khal in the village of Bandipur, jurisdiction list No. 5, thana Khanakul, pargana Buirah, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 2801 and 1809 and portions of cadastral survey plot Nos. 2799, 2807 and 2811, measuring, more or less, 0.62 of an acre, is likely to be required within the aforesaid village of Bandipur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Officer, Arambagh, district Hooghly.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged

in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Land Acquisition Officer, Arambagh, district Hooghly.

Calcutta.—No. 9358L.A.—18th August 1950.—The Governor is pleased to cancel the notification No. 3490L.A., dated 31st March 1950, under section 4 of the Land Acquisition Act, I of 1894, published at page 534, Part I of the *Calcutta Gazette* of the 6th April 1950, in respect of the proposed acquisition of 0.0682 of an acre of land, comprising portion of premises No. 41, Russa Road, South, for Calcutta Improvement Trust for Alignment No. XXXVI (Russa Road South Extension) in ward No. 27 of the Calcutta Municipality in the city of Calcutta.

Calcutta.—No. 9360L.A.—18th August 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the Calcutta Improvement Trust for a public purpose, viz., for Alignment No. XXXVI (Russa Road South Extension) in ward No. 27 of the Calcutta Municipality in the city of Calcutta, it is hereby notified that for the above purpose three pieces of land comprising portion of premises No. 41, Russa Road South, and measuring, more or less, 0.1343 of an acre, bounded on the—

North—By a passage 11 feet wide between the premises No. 40, Russa Road South and premises No. 41, Russa Road South (portion),

East—By Russa Road South,

South—By passage 20 feet wide between No. 41 Russa Road South (portion), and the C.I.T. acquired land at No. 50J., Russa Road South,

West—By premises Nos. 41/8-A and 41/7-D, Russa Road South, Charu Chandra Avenue, premises Nos. 41/6 and 41/5, Russa Road South, a passage 12 feet wide, premises No. 41/4, Russa Road South, common passage appertaining to premises Nos. 41/3-A and 41/3-B, Russa Road South, premises Nos. 41/3-A and 41/3-D, Russa Road South, Bhangan Road, premises Nos. 41/2-E and 41/1-A, Russa Road South, excluding public Roads,

are likely to be required within the aforesaid ward No. 27 of the Calcutta Municipality in the city of Calcutta.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the First Land Acquisition Collector at No. 5, Bankshall Street, Calcutta.

Midnapore.—No. 9396L.A. (P. W.).—19th August 1950.—In exercise of the powers conferred by section 48(I) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of pieces of lands measuring more or less 47.48 acres as detailed below out of the

tal area of 105.44 acres notified for acquisition under declaration No. 280L. A. (P. W.), dated the 13th January 1947, published at pages 173-74, Part I of the *Calcutta Gazette* of the 30th idem as amended by Erratum No. 9394L. A. (P. W.), dated 19th August 1950, for the construction of the Basudebpur-Sutahata Road (portion in thana Sutahata) in the district of Midnapore.

Thana Sutahata, village Dwariberya, jurisdiction list No. 46.

Cadastral plots in full.—1570, 1618, 2860, 2858, 154, 2521, 2520, 2519, 2516, 2523, 2524, 2509, 108, 2534, 2549, 2448, 2444, 2442, 2409, 2577, 169, 2576, 2580, 2582 and 2583.

Cadastral plots in part.—308, 1216, 2617, 2896, 118, 1224, 1226, 2618, 2630, 1223, 171, 2616, 305, 168, 2591, 1231, 1215, 1537, 1564, 1568, 169, 1578, 1580, 1584, 1615, 1650, 1649, 1652, 155, 2198, 2866, 2861, 2862, 2859, 2857, 2855, 156, 2848, 2525, 2533, 2517, 2515, 2511, 2506, 185, 2481, 2477, 2475, 2447, 2439, 2440, 2441, 107, 2406, 2404, 2403, 2578, 2579, 2584, 2589, 190, 2535, 2536, 2659, 2542, 2556, 2567, 2575 and 332.

Thana Sutahata, village Deulpota, jurisdiction list No. 45.

Cadastral plots in part.—1198, 1304, 771, 1114, 311, 1288, 1302, 1303, 1438, 1309, 1310, 1301, 113, 772, 779, 781, 1111, 1188, 1189, 1187, 1203, 275, 1866, 1205, 1206, 1300, 1332, 1389, 1440, 139, 1441, 1386, 1392, 1200, 1201, 1202, 1385, 159, 1115, 1308, 769, 1191, 1186, 1204, 1290, 127, 1428, 773, 1328, 1335, 1426, 1399, 1400, 289, 1390, 1376, 1272, 1279, 775, 770, 1185, 207, 1270, 1271, 1280, 1291, 1377, 1371, 1391, 394 and 1425.

Thana Sutahata, village Keshabpur, jurisdiction list No. 44.

Cadastral plots in part.—254, 156, 249, 144, 54, 155, 253, 251, 153, 243, 244, 158, 252, 250, 55 and 159.

Thana Sutahata, village Chantanyapur, jurisdiction list No. 64.

Cadastral plots in part.—480, 566, 221, 616, 89, 579, 240, 580, 620, 626, 625, 222, 583, 584, 19, 568, 627, 617, 578, 570, 577, 595, 596, 591, 14, 201, 199, 203, 228, 229, 183, 226, 582, 594, 81, 585, 204, 181, 224, 571, 621, 628, 569 and 65.

Thana Sutahata, village Uttarkalinagar, jurisdiction list No. 65.

Cadastral plots in part.—363, 385, 330, 358, 53, 362, 333, 338, 332, 255, 337, 252, 251, 352, 09, 359, 360, 331, 339, 334, 261, 303, 305, 306, 2, 253, 254, 244, 323, 250, 85, 241, 249, 84, 247, 08, 248, 9, 87, 11, 10, 112, 13, 88, 81, 79, 25, 3, 22, 18, 20, 341, 361, 256, 82, 121, 123, 246, 39, 263, 262, 260, 302, 301, 342, 351, 357, 356, 24 and 14.

Thana Sutahata, village Barda, jurisdiction list No. 38.

Cadastral plots in part.—1877, 1895, 1894, 1887, 879, 1889, 1886, 1897, 1876, 1868, 1870, 1878 and 898.

Thana Sutahata, village Ramchandrapur, jurisdiction list No. 70.

Cadastral plot in part.—390.

Thana Sutahata, village Bijoyrampur, jurisdiction list No. 71.

Cadastral plots in part.—590, 593, 591, 595, 96, 696, 11, 14, 656, 597, 598, 646, 602, 603, 37, 643, 647, 605, 85, 698, 87, 697, 655, 695, 82, 8, 600, 601, 645, 83, 701, 694, 703, 644, 657, 649, 50, 74, 103, 102, 99, 93, 89, 77, 79, 75, 31, 36,

21, 22, 37, 30, 23, 32, 34, 35, 76, 38, 13, 15, 24, 8, 25, 6, 7, 88, 20, 12, 9, 10, 19, 39, 40, 81, 84, 86, 100, 592, 606, 723, 735, 736, 738, 693, 700, 654, 16 and 95.

Thana Sutahata, village Raghunathpur, jurisdiction list No. 72.

Cadastral plots in part.—253, 249, 250, 249, 103, 252, 105, 107, 110, 108, 109, 238, 236, 232, 237, 113, 233, 235, 346, 102, 111, 112, 104, 16, 17, 351, 20, 21, 122, 231, 254, 255, 241, 248 and 247.

Thana Sutahata, village Krishnanagar, jurisdiction list No. 74.

Cadastral plots in part.—2109, 2108 and 2110.

Thana Sutahata, village Amlat, jurisdiction list No. 89.

Cadastral plot in full.—90.

Cadastral plots in part.—769, 770, 768, 767, 763, 772, 771, 82, 748, 83, 100, 96, 97, 7, 99, 760, 747, 744, 745, 746, 85, 94, 92, 93, 98, 81, 102, 91, 88, 87, 86, 743, 765, 766 and 705.

Thana Sutahata, village Sutahata, jurisdiction list No. 88.

Cadastral plots in part.—604, 607, 606, 614, 598 and 605.

Midnapore. — No. 9398L. A. (P. W.). — 19th August 1950.—The Governor is pleased to cancel so much of the notification No. 6898L. A. (P. W.), dated the 26th September 1946, under section 4 of the Land Acquisition Act, I of 1894, published at pages 1436-37, Part I of the *Calcutta Gazette* of the 24th October 1946, as amended by Erratum No. 9392L. A. (P. W.), dated 19th August 1950, as relates to pieces of land measuring, more or less, 9.29 acres as detailed below out of the total area of 122.78 acres notified for acquisition for the construction of the Basudebpur-Sutahata Road (portion in thana Sutahata) in the district of Midnapore.

Thana Sutahata, village Dwariberya, jurisdiction list No. 46.

Cadastral plots in full.—177, 1211, 1581, 1583, 1651, 2851, 2518, 2507, 2484, 2480, 2476, 2446, 2443, 2562, 2563, 2574 and 93.

Cadastral plots in part.—1217, 1213, 1225, 2581, 1212, 1206, 1214, 1571, 1582, 1612, 1613, 1614, 1617, 1620, 1619, 1653, 1656, 1832, 2852, 2853, 2850, 2847, 2849, 2756, 2199, 2522, 2510, 2503, 2504, 2490, 2483, 2482, 2479, 2449, 2445, 2421, 2410, 2408, 2405, 2538, 2539, 2540, 2541, 2548, 2550, 2557, 2558, 2559, 2560, 2561, 2564, 2568, 2570, 2571 and 2573.

Thana Sutahata, village Deulpota, jurisdiction list No. 45.

Cadastral plots in part.—1277, 1273, 1276, 114, 1190, 1446, 1339, 1199, 783, 778, 1109, 1846, 1393, 768, 1192, 1429, 1336, 776, 1112, 767, 1194, 1337 and 1379.

Thana Sutahata, village Keshabpur, jurisdiction list No. 44.

Cadastral plots in part.—157 and 143.

Thana Sutahata, village Chantanyapur, jurisdiction list No. 64.

Cadastral plot in full.—567.

Cadastral plots in part.—200, 624, 623, 231, 196, 492, 233, 244, 232, 179, 243, 182, 256, 235, 230, 890, 896, 885, 241, 216, 215 and 220.

Thana Sutahata, village Uttarkalinagar, jurisdiction list No. 65.

Cadastral plot in full.—21.

Cadastral plots in part.—298, 116, 30, 336, 30, 8, 240, 245 and 314.

atahata, village Barda, jurisdiction list No. 38.

al plots in part.—1863 and 1875.

atahata, village Bijoyrampur, jurisdiction list No. 71.

al plots in part.—711, 73, 72, 616, 33 and

atahata, village Raghunathpur, jurisdiction list No. 72.

al plots in part.—240, 239, 347, 41, 115, 148, 118, 123 and 124.

atahata, village Krishnanagar, jurisdiction list No. 74.

al plot in part.—2111.

atahata, village Amlat, jurisdiction list No. 89.

al plots in part.—762, 761, 95, 84, 101

atahata, village Satahata, jurisdiction list No. 88.

plots in part.—613 and 603.

anas. — No. 94541.A. — 21st August 1950. — The Governor is pleased to cancel so much of notification No. 27051.A., dated 1st April 1948, as relates to section 4 of the Land Acquisition Act, 1894, published at page 427, Part I of the *Calcutta Gazette*, dated 8th April 1948, as to 0.91 of an acre of land comprising survey plot No. 1128, and portion of survey plot No. 1127, out of the total 57 acres of land, notified for acquisition by the Indian Industries, Limited, for the purpose of the establishment and expansion of their factory, and labour housing in the village of Satahata, in the jurisdiction list No. 10, police-station district 24-Parganas.

ERRATUM.

ore. — No. 9392L. A. (P. W.). — 19th August 1950. — In notification No. 6898L. A. dated the 26th September 1946, under the Land Acquisition Act, 1 of 1894, at pages 1436-37, Part I of the *Calcutta Gazette*, the 24th October 1946, in respect of the portion of land required for the construction of the Lepur-Satahata Road (portion in thana in the district of Midnapore, following will occur.

atahata, village Dwariberya, jurisdiction list No. 46.

"220, 1151, 1150, 2598, 2622" under plots in part.

"2919" under cadastral plots in part.

"1203" under cadastral plots in full that under cadastral plots in part.

"1137" for "1146" under cadastral plots

atahata, village Deulpota, jurisdiction list No. 45.

"805, 820" under cadastral plots in part those under cadastral plots in full.

atahata, village Chaitanyapur, jurisdiction list No. 64.

"242" under cadastral plots in full.

NOTICES.

Murshidabad.—No. 9280L.A.(P.W.).—17th August 1950.—Whereas 17.46 acres, more or less, of land situate in or near the villages of Arajikulgachi, Digba, Billgobra and three others, described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for drainage, namely for the re-excavation of Ramghat drainage channel, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

Mauza Arajikulgachi, jurisdiction list No. 37, police-station Bhagwangola, district Murshidabad.

Portion of cadastral survey plot Nos. 137, 145, 138, 141, 142, 148, 149, 153, 154, 155, 157, 104 and 180, measuring, more or less, 0.57 acre of land.

Mauza Digba, jurisdiction list No. 16, police-station Bhagwangola, district Murshidabad.

Portions of cadastral survey plot Nos. 261, 264, 74, 77, 75, 76, 73, 71, 139, 140, 136, 141, 143, 144, 146, 147, 148, 165, 185, 189, 190, 192 and full plot No. 127, measuring, more or less, 2.18 acres of land.

Mauza Billgobra, jurisdiction list No. 25, police-station, Bhagwangola, district Murshidabad.

Portions of cadastral survey plot No. 1, measuring, more or less, 0.18 acre of land.

Mauza Rameswarbati, jurisdiction list No. 24, police-station Bhagwangola, district Murshidabad.

Portions of cadastral survey plot Nos. 147, 149, 150, 151, 285, 269, 234, 266, 265, 263, and full plot Nos. 270, 268, 264, measuring, more or less, 1.88 acres of land.

Mauza Gujasthi Rampur, jurisdiction list No. 19, police-station Jagany, district Murshidabad.

Portions of cadastral survey plot Nos. 64, 103, 69, 70, 74, 75, 77, 78, 84, 91, 85, 86, 87, 42, 41, 39, 38, 104, 100, 72, 99, 98, 90, 89, 180, 181, 182, 197, 198 and 199, measuring, more or less, 1.62 acres of land.

Mauza Nawadapara, jurisdiction list No. 22, police-station Bhagwangola, district Murshidabad.

Portions of cadastral survey plot Nos. 744, 745, 765, 746, 764, 762 and 766, measuring, more or less, 0.63 acre of land.

Mauza Payasthi Katiganga, jurisdiction list No. 2, police-station Jagany, district Murshidabad.

Portions of cadastral survey plot Nos. 149, 152, 153, 168, 167, 158, 159, 160, 161, 255, 254, 253, 252, 251, 250, 256, 248, 247, 246, 245, 241, 239, 238, 236, 235, 234, 229, 228, 227, 226, 225, 224, 223, 221 and full plot Nos. 151 and 222, measuring, more or less, 10.40 acres of land.

Nadia.—No. 9378L. A. (P. W.).—19th August 1950.—Whereas 6·28 acres, more or less, of land situate in or near the village of Majdia, jurisdiction list No. 77, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Aranghata Duttaphulia-Bagula Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act, II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act, II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Krishnagar, Nadia.

Description of land.

Mauza Majdia, jurisdiction list No. 77, police-station Ranaghat, district Nadia.

Plots in entirety.—1103, 1108, 1111, 1112, 1201, 1207, 1214 and 1216.

Plots in portion.—1100, 1101, 1102, 1104, 1105, 1106, 1107, 1109, 1110, 1113, 1114, 1115, 1116, 1124, 1125, 1126, 1127, 1128, 1130, 1131, 1132, 1134, 1135, 1143, 1144, 1145, 1146, 1197, 1198, 1199, 1202, 1205, 1206, 1208, 1211, 1212, 1213, 1215, 1217, 1218, 1221, 1222, 1223, 1224, 1225, 1395, 1756, 1757, 1758, 1759, 1211/1904, 1211/1905, 1129/1906, and 1200/1912.

24-Parganas.—No. 9380L. A. (P. W.).—19th August 1950.—Whereas 1·39 acres, more or less, of land situate in or near the villages of (1) Krishnachandrapur, and (2) Asaru, jurisdiction list Nos. 85 and 75, described below have been requisitioned by the Collector of 24-Parganas, for the purpose of providing facilities for transport and communication, namely, for the construction of temporary bridge over the river Kodalia for Bongaon-Bagda-Boyra Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act, II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act, II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, as well as in the office of the Special Land Acquisition Collector, 24-Parganas.

Description of land.

Mauza Krishnachandrapur, jurisdiction list No. 85, police-station Bongaon, district 24-Parganas.

Portions of cadastral survey plots Nos. 2334, 2335, 2337 and 2614.

Mauza Asaru, jurisdiction list No. 75, police-station Bongaon, district 24-Parganas.

Portions of cadastral survey plots Nos. 395 to 398.

Nadia.—No. 9382L. A. (P. W.).—19th August 1950.—Whereas 0·73 of an acre, more or less, of land situate in or near the village of Chupuria, jurisdiction list No. 81, described below has been

requisitioned by Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Aranghata Duttaphulia-Bagula Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act, II of 1948).

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act, II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Krishnagar, Nadia.

Description of land.

Village Chupuria, jurisdiction list No. 81, station Hanskhali, district Nadia.

Cadastral survey plot in full.—3460.

Cadastral survey plots in part.—3451, 3458 and 3461.

Midnapore.—No. 9450L. A. (P. W.).—19th August 1950.—Whereas 24·44 acres, more or less, of land situate in or near the village of Laksmampur, jurisdiction list No. 360, described below, have been requisitioned by the Collector of Midnapore, for the purpose of providing facilities for irrigation, namely, for the construction of a bundh, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

Description of land.

Mauza Laksmampur, jurisdiction list No. 360, police-station Binpur, district Midnapore.

Cadastral survey plots in part—11, 14, 18, 83, 150, 154, 155, 186, 76, 78, 79, 80, 86, 90, 151, 187, 184, 12 and cadastral survey plot in full—82, 153, 81.

ERRATA.

West Dinajpur.—No. 9116L. A. (P. W.).—19th August 1950.—In notice No. 5744L. A. (P. W.) dated the 27th May 1950, under section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published at pages 1085-1087, Part I of the Calcutta Gazette of the 8th June 1950, in respect of acquisition of land for the purpose of providing facilities for transport and communication, namely, for construction of Banshihari (Banshihari)-Kaliaganj-Raiganj Road, in the district of West Dinajpur—

Under mauza Fatepur (mile 13·14), jurisdiction list No. 135, thana Kaliaganj.

Read plot No. "251" for plot No. "250" below the plot No. "140."

Nadia.—No. 9354L.A.(P.W.).—18th August 1950.—In notice No. 3872L.A.(P.W.), dated the 1st April 1950, under section 4(I) of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published at No. 603, Part I of the *Calcutta Gazette* of the 1st April 1950, in respect of the acquisition of land for the purpose of providing facilities for irrigation, namely, for re-excavation of the Gurguria, in the district of Nadia—

and “No. 108” for “No. 110” in line 5.

insert the figure “370” after the figure “382” in line 26.

delete the figure “370” from line 28.

DECLARATIONS.

24-Parganas.—No. 9226L.A.—16th August 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Commissioners for the Port of Calcutta, for a public purpose, viz., for providing additional storage accommodation for landing and unloading of petroleum imported into Calcutta, in the village of Kalinagarbade, jurisdiction list No. 7, 24-Parganas, it is hereby declared that for the above purpose a piece of land, comprising cadastral plots Nos. 73 to 82, and portion of cadastral plot 1138, and measuring more or less, 0·885 of an acre, is required within the aforesaid village alinagarbade.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas, as well as in the office of the Commissioners for the Port of Calcutta.

Howrah.—No. 9232L.A.(P.W.).—16th August 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense for a public purpose, viz., for the construction of the Howrah-Kolaghat Road at Balia and Nabghara (section from Mourigram to Balia), it is hereby declared that for the above purpose, pieces of land altogether measuring more or less, 0·59 of an acre, and comprising cadastral plots as detailed below, are required in the district of Howrah:—

District Howrah.

a Sankrail, village Kendua, jurisdiction list No. 5.

Cadastral plots in part.—1001, 1002, 436, 1065, 440, 427, 426, 456, 455, 454, 463.

a Sankrail, village Nabghara, jurisdiction list No. 6.

Cadastral plots in part.—312, 313, 314, 332, 335, 353, 352, 349, 347, 367, 369, 373.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in the office of the Collector of Howrah.

Midnapore.—No. 9350L.A.(P.W.).—18th August 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense for a public purpose, viz., for a field at the 15th mile of the Basudebpur Road, it is hereby declared that for the purpose, a piece of land measuring more or

less 33·21 acres and comprising cadastral plots as detailed below, is required in the district of Midnapore:—

District Midnapore.

Thana Satahata, village Amlat, jurisdiction list No. 89.

Cadastral plots in full.—28, 29, 30, 31, 32, 33, 34, 36, 37, 38, 39, 40, 41, 43, 44, 45, 47, 48, 49, 51, 52, 53, 54, 55, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 98, 749, 750, 751, 754, 756, 757, 758, 759, 773, 774, 775, 776, 777, 778, 779, 780, 922, 781, 782, 783, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 826, 827, 830, 831, 832, 833, 834, 835, 836, 837, 841, 842, 843, 844, 845, 846, 847, 849.

Cadastral plots in part.—82, 83, 84, 95, 97, 99, 744, 745, 746, 747, 748, 760, 761, 762, 767, 768, 770, 771, 772.

Thana Satahata, village Ashadtalia, jurisdiction list No. 90.

Cadastral plots in full.—14, 15, 16, 17, 18, 19, 20, 21, 22, 71, 77, 78, 79, 83.

Cadastral plots in part.—82, 70.

This declaration is made, under the provisions of section 6, of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

24-Parganas.—No. 9352L.A.(P.W.).—18th August 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Baduria-Maslandapur-Habra Road (section from Baduria to Maslandapur), it is hereby declared that for the above purpose, pieces of land altogether measuring more or less, 43·41 acres, and comprising cadastral plots as detailed below, are required in the district of the 24-Parganas:—

District 24-Parganas.

Thana Baduria, village Andharmanik, jurisdiction list No. 43.

Cadastral plots in full.—591, 579, 574, 575, 138, 142.

Cadastral plots in part.—677, 640, 641, 607, 632, 630, 614, 615, 590, 589, 585, 584, 583, 582, 567, 568, 569, 578, 580, 581, 715, 357, 356, 355, 359, 353, 352, 345, 137, 139, 135, 335, 694, 344, 343, 342, 341, 249, 248, 246, 245, 140, 141, 143, 144, 145, 224, 223, 176, 177, 178, 179, 180, 181, 185, 46, 45.

Thana Baduria, village Magurkhali, jurisdiction list No. 44.

Cadastral plots in part.—374, 364, 363, 630, 348, 346, 219, 209, 202, 640, 61, 59, 57, 58, 54, 27, 22, 18, 17, 16, 14, 13.

Thana Baduria, village Rudrapur, jurisdiction list No. 45.

Cadastral plots in part.—176, 166, 64, 55, 52, 48, 47, 4.

Thana Baduria, village Narayanpur, jurisdiction list No. 46.

Cadastral plot in full.—3105.

Cadastral plots in part.—2111, 2107, 3104, 2096, 2095, 2094, 2058, 2057, 2055, 2051, 2050, 2049, 2044, 2043, 2038, 2037, 2036, 2034, 2023, 2022, 1593, 1587, 1585, 1584, 1565, 1564, 1563, 1562, 1561, 1560, 1557, 1556, 1555, 1554, 1553, 1552.

Thana Baduria, village Simla Durgapur, jurisdiction list No. 40.

Cadastral plots in part.—6042, 874, 760, 759, 758, 557, 754, 753, 748, 747, 745, 744, 743, 610, 609, 608, 606.

Thana Baduria, village Nawapara, jurisdiction list No. 47.

Cadastral plots in part.—465, 464, 449, 439, 437, 429, 427, 313, 310, 309, 308, 307, 306, 305, 302, 301, 300, 299, 298, 187, 186, 185, 176, 175, 169, 168, 165, 163, 153, 152, 138, 137.

Thana Baduria, village Haidarpur, jurisdiction list No. 38.

Cadastral plots in part.—1871, 1843, 1910, 1818, 1752, 1748, 1746, 1745, 1743, 1742, 1741, 1599, 1598, 1597, 1462, 1461, 1460, 1457, 1456, 1453, 1452, 1451, 1450, 1449, 1448, 1447, 1446, 1445, 1444, 1001, 1000, 999, 998, 997, 996, 995, 992, 991, 990, 826, 825, 824, 820, 819, 818, 811, 798.

Thana Baduria, village Jangalpur, jurisdiction list No. 48.

Cadastral plots in full.—50, 45.

Cadastral plots in part.—398, 397, 396, 395, 386, 385, 376, 375, 374, 79, 78, 77, 76, 75, 74, 73, 72, 62, 56, 55, 54, 53, 705, 51, 49, 48, 47, 46, 728.

Thana Baduria, village Bagpola, jurisdiction list No. 46.

Cadastral plots in full.—796, 797.

Cadastral plots in part.—1060, 1061, 1070, 1069, 1068, 753, 752, 751, 762, 763, 764, 771, 772, 794, 795, 803, 798, 799, 819, 820, 822, 823, 1072, 1073, 750, 730, 729, 728, 727, 716, 715, 707, 705, 704, 703, 700, 699, 698, 694, 693, 692, 691, 690, 1042, 682, 681, 676, 672, 57, 56, 52, 50, 42, 41, 40, 36, 35, 32, 31, 28, 27, 26, 24, 23, 13, 12, 11, 10, 834, 835, 653, 652, 649, 648, 647, 89, 90, 114, 115, 116, 117, 118, 119, 120, 148, 151, 152, 153, 157, 158, 159, 160, 161.

Thana Baduria, village, Kortipur, jurisdiction list No. 45.

Cadastral plots in full.—1771, 1772, 1727, 1728, 1729, 1730, 1696.

Cadastral plots in part.—1886, 1890, 1889, 1878, 1869, 1870, 1789, 1784, 1891, 1892, 1893, 1867, 1868, 1790, 1791, 1795, 1796, 1797, 1770, 1768, 1767, 1765, 1764, 1760, 1747, 1746, 1731, 1732, 1693, 1694, 1695, 1691, 1700, 1701, 1702, 1703, 1714, 1713, 1712, 1604, 1773, 1763, 1762, 1761, 1726, 1725, 1697, 1698, 1699, 1720, 1719, 1718, 1717, 1716, 1715.

Thana Deganga, village Kamdeb Kati, jurisdiction list No. 46.

Cadastral plots in full.—223, 220.

Cadastral plots in part.—1382, 1408, 879, 877, 876, 875, 883, 882, 881, 880, 490, 214, 210, 71, 68, 67, 64, 1388, 26, 23, 22, 19, 18, 17, 16, 15, 492, 493, 491, 479, 232, 231, 226, 225, 219, 218, 208, 207, 204, 203, 197, 194, 193, 86, 85, 84, 81, 75, 35, 29, 28, 10, 11, 12, 13.

Thana Habra, village Bamandanga, jurisdiction list 173.

Cadastral plots in full.—685, 690, 720, 693, 692, 691, 684, 683, 593.

Cadastral plots in part.—689, 686, 711, 592, 587, 586, 719, 632, 582, 581, 477, 478, 479, 481, 483, 484, 486, 487, 493, 494, 496, 391, 392.

393, 394, 395, 396, 397, 399, 401, 400, 354, 353, 349, 348, 694, 695, 595, 594, 598, 591, 589, 588, 474, 471, 470, 461, 460, 451, 448, 441, 442, 435, 436, 422, 421, 107, 106, 105, 86, 85, 84, 83, 61, 60, 59, 57, 56, 40, 39, 31, 30, 13, 1.

Thana Habra, village Simulpur, jurisdiction list No. 154.

Cadastral plots in full.—1540.

Cadastral plots in part.—834, 835, 836, 837, 838, 808, 805, 804, 803, 802, 789, 788, 787, 786, 782, 781, 778, 779, 780, 761, 760, 759, 758, 757, 754, 735, 736, 737, 738, 739, 689, 683, 682, 1545, 675, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 1464, 1463, 1462, 1461, 1460, 864, 865, 724, 1549, 728, 729, 730, 731, 690, 528, 527, 526, 522, 521, 520, 519, 518, 517, 512, 513.

Thana Habra, village Betpuli, jurisdiction list No. 170.

Cadastral plots in part.—2185, 2184, 2183, 2179, 1911, 1910, 1909, 1526, 1525, 2443, 1516, 1515, 1513, 1512, 1511, 1510, 1402, 1401.

Thana Habra, village Rajballabhpur, jurisdiction list No. 157.

Cadastral plots in part.—3323, 3322, 3313, 3314, 3315, 3316, 3298, 3299, 3300, 3301, 3302, 3280, 3285, 3095, 3094, 3038, 3037, 3034, 3033, 3030, 3029, 3028, 3014, 3015, 3020, 3019, 3018, 2944, 2943, 2934, 2935, 2936, 2937, 2938, 2926, 2927, 2928, 2929, 2920, 2919, 2915, 2902, 2854, 2856, 2759, 2760, 2814, 3321, 3320, 3319, 3318, 3317, 3297, 3296, 3295, 3294, 3293, 3292, 3291, 3290, 3288, 3287, 3286, 3027, 3021, 2933, 2932, 2931, 2930, 2918, 2917, 2916, 2853, 2852, 2841, 2840, 2839, 2837, 2833, 2832, 2822, 2821, 2820, 3459, 3429.

Thana Habra, village Sadpur, jurisdiction list No. 159.

Cadastral plot in full.—1444.

Cadastral plots in part.—1715, 1714, 1713, 1712, 1711, 1710, 1709, 1699, 1698, 1695, 1694, 1690, 1672, 1675, 1676, 1361, 1357, 1327, 1328, 1307, 1227, 1759, 1758, 1716, 1717, 1720, 1721, 1724, 1725, 1726, 1729, 1731, 1732, 1666, 1667, 1668, 1671, 1670, 1659, 1658, 1377, 1380, 1381, 1382, 1383, 1397, 1398, 1424, 1425, 1427, 1428, 1429, 1433, 1434, 1435, 1436, 1438, 1439, 1442, 1445, 1447, 1448, 1449, 1450, 1182, 1183, 1185, 1193, 1042, 1040.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of the 24-Paraganas.

Howrah. — No. 9384L. A. (P. W.). — 19th

August 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the diversion of the Howrah-Kolaghat Road at Jagatpur (section from Mourigram-Uluberia), it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 3.48 acres and comprising cadastral plots as detailed below, are required in the district of Howrah.

District Howrah.

Thana Uluberia, village Jagatpur, jurisdiction list No. 95.

Cadastral plots in full.—1173, 1177, 1179, 1456, 1455, 1453, 1450, 1449, 1437, 1433 and 1178.

adastral plots in part.—777, 776, 1164, 1165, 1167, 1168, 1174, 1834, 1172, 1171, 1833, 1458, 1457, 1452, 1451, 1447, 1446, 1438, 1442, 1443, 1416, 1417, 1418, 1419, 1402, 1439, 1436, 1422, 1423, 1435, 1434, 1430, 1180 and 1781.

A declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern

that a plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Howrah.

Midnapore.—No. 9386L.A.(P.W.).—19th August 1950.—Whereas it appears to the Governor that it is required to be taken by Government at the public expense for a public purpose, viz., for a field on the 3rd mile of the Mahishadal-Bigram Road, it is hereby declared that for the above purpose, a piece of land measuring more or less 21.46 acres and comprising cadastral plots as detailed below, is required in the district of Midnapore:

District Midnapore.

Mahishadal, village Kapaserya, jurisdiction list No. 135.

Cadastral plots in full.—470, 471, 472, 479, 480, 469, 640, 639, 638, 637, 636, 481, 482, 483, 485, 635, 634, 633, 632, 631, 630, 629, 641, 643, 614, 645, 646, 647, 648, 649, 650, 802, 804, 805, 806, 807, 808, 810, 590, 591, 593, 595, 597, 598, 599, 600, 601, 602, 604, 605, 607, 608, 609, 610, 611, 617, 618, 619, 620, 622, 623, 624, 625, 626, 627, 628, 583, 585, 587, 588, 589, 552, 549, 548, 550, 547, 546,

adastral plots in part.—467, 452, 451, 450, 448, 447, 654, 653, 651, 743, 745, 801, 830, 827, 809, 811, 812, 595, 592, 543, 545, 520, 521, 524, 522, 521, 551, 582, 584, 616, 497, 494, 473

A declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern

that a plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

Howrah.—No. 9388L.A.(P.W.).—19th August 1950.—Whereas it appears to the Governor that it is required to be taken by Government at the public expense for a public purpose, viz., for the extension of the Howrah-Kolaghat Road at Akola and Raghudebpur (Section from Baram-Clubberia), it is hereby declared that for the above purpose, a piece of land measuring more or less 0.03 of an acre and comprising cadastral plots as detailed below, is required in the district of Howrah:—

Panchla, village Bikhakola, jurisdiction list No. 18.

Cadastral plots in part—2499 and 2502.

A declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern

that a plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Howrah.

Midnapore.—No. 9390L.A.(P.W.).—19th August 1950.—Whereas it appears to the Governor that it is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Basudebpur-Sutahata Road in thana Sutahata, it is hereby declared that for the above purpose, pieces of land altogether

measuring more or less 8.05 acres and comprising cadastral plots as detailed below, are required in the district of Midnapore.

Thana Sutahata, village Dwariberga, jurisdiction list No. 46.

Cadastral plots in full.—307, 222, 174, 1209, 1203.

Cadastral plots in part.—3144, 223, 5, 91, 92, 121, 1137, 1225, 1212, 1187, 1204, 2581, 2919, 1206.

Thana Sutahata, village Deulpota, jurisdiction list No. 45.

Cadastral plots in full.—822, 780.

Cadastral plots in part.—778, 783, 114, 768, 841, 836, 1109, 1190, 1192, 1339, 1336, 1429, 1446, 1846, 1199, 1393.

Thana Sutahata, village Keshabpur, jurisdiction list No. 44.

Cadastral plots in part.—143, 157.

Thana Sutahata, village Chaitanyapur, jurisdiction list No. 64.

Cadastral plot in full.—242.

Cadastral plots in part.—196, 182, 232, 231, 179, 233, 896, 225, 256, 244, 243, 890, 241, 623, 492, 230, 885, 624.

Thana Sutahata, village Uttarkalinagar, jurisdiction list No. 65.

Cadastral plots in part.—30, 116, 298, 304, 336.

Thana Sutahata, village Barda, jurisdiction list No. 38.

Cadastral plot in part.—1863.

Thana Sutahata, village Bijayrampur, jurisdiction list No. 71.

Cadastral plots in part.—33, 72, 73, 711, 616.

Thana Sutahata, village Raghunathpur, jurisdiction list No. 72.

Cadastral plots in part.—41, 119, 117, 240, 115, 347, 239.

Thana Sutahata, village Amlat, jurisdiction list No. 89.

Cadastral plots in part.—84, 761, 762, 95

Thana Sutahata, village Sutahata, jurisdiction list No. 88.

Cadastral plots in part.—603, 613, 615.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Burdwan.—No. 9494L.A.—22nd August 1950.—Whereas it appears to the Governor that land is required to be taken by Government partly at the public expense and partly at the expense of Jaharmull Jalan Institution, Asansol, for a public purpose, viz., for extension of Jaharmull Jalan Institution at Asansol Municipality, in the village of Asansol Municipality, jurisdiction list No. 24, thana Asansol, pargana Shergarh, district Burdwan, it is hereby declared that for the above purpose a piece of land measuring more or less, 0.235 of an acre, bounded on the east by Jaharmull Jalan Institution, on the south by Leighton Street, on the west by the Asansol municipal main drain and on the north by a small drain and the land

and buildings of late Mahammed Hossain and comprising cadastral survey plots Nos. 6691 and 6692, is required within the aforesaid village of Asansol Municipality.

Mines of coal, iron-stone, slate or other minerals lying under the land or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig or carry away, or use in the construction of the work for the purpose of which the land is being acquired, are not needed.

This declaration is made, under the provisions of section 6 of Act I of 1894, and section 3, clause (1), Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Secretary, Jaharmull Jalan Institution, Asansol.

ERRATUM.

Midnapore.—No. 9394L.A.(P.W.)—19th August 1950.—In declaration No. 280L.A.(P.W.) dated 13th January 1947, under section 6 of the Land Acquisition Act, I of 1894, published at pages 173-74, Part I of the *Calcutta Gazette* of the 30th idem in respect of the acquisition of land required for the construction of the Basudebpur-Sutahata Road (portion in thana Sutahata) in the district of Midnapore, following changes will occur:—

Thana Sutahata, village Dwariberya, jurisdiction list No. 46.

Delete "1204, 220, 1151, 1150, 2598, 2622" under cadastral plots in part.

Insert "1200, 1210, 1208" under cadastral plots in full and "1217, 2613, 1213" under cadastral plots in part.

Thana Sutahata, village Deulpota, jurisdiction list No. 45.

Delete "822, 1393" under cadastral plots in full and "1109, 1429" under cadastral plots in part.

Insert "1274" under cadastral plots in full and "1277, 1273, 1276" under cadastral plots in part.

Read "805, 820" under cadastral plots in part instead of those under cadastral plots in full.

Read "1440" for "2440" under cadastral plots in part.

Thana Sutahata, village Keshabpur, jurisdiction list No. 44.

Delete "157" under cadastral plots in part.

Insert "249" under cadastral plots in part.

Thana Sutahata, village Chartanyapur, jurisdiction list No. 64.

Delete "885" under cadastral plots in full.

Insert "594" under cadastral plots in part.

Thana Sutahata, village Raghunathpur, jurisdiction list No. 72.

Delete "239, 115" under cadastral plots in full and "117, 240" under cadastral plots in part.

Thana Sutahata, village Amlat, jurisdiction list No. 89.

Delete "95" under cadastral plots in full and "762, 761, 84" under cadastral plots in part.

Thana Sutahata, village Sutahata, jurisdiction list No. 88.

Delete "613, 603" under cadastral plots in part.

By order of the Governor,
S. BANERJEE,
Member, Board of Revenue, and Secy.

Land Development

NOTIFICATIONS.

Hooghly.—No. 8978L.Dev.—9th August 1950. Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Noapara, jurisdiction list No. 1, police-station Uttarpara, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 628-638, 674-675 and 1143 and measuring, more or less, 22.12 acres is likely to be required within the aforesaid village of Noapara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, Hooghly, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Hooghly.

24-Parganas.—No. 8982L.Dev.—9th August 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Sibpur, police-station Tollygunj, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 185-187, 191-195, 412-419, 449-497, 561 and 801 and portions of cadastral survey plots Nos. 177, 178, 180, 181, 489 and 490 and measuring, more or less, 10.20 acres, is likely to be required within the aforesaid village of Sibpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Hooghly.—No. 9026L.Dev.—10th August 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Chinchurah, jurisdiction list No. 20, police-station Chinchurah, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 147, 148, 153, 154, 155, 156, 157, 158, 159, 179 to 185, 206 to 209, 212, 213, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 660, 1062 to 1064, 1067 to 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120 and measuring, more or less, 18.10 acres is likely to be required within the aforesaid village of Chinchurah.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

in exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Hooghly, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Hooghly.

24-Parganas.—No. 9028L.Dev.—10th August 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Nilganj and Surjyapur, jurisdiction list Nos. 13 and 14, respectively, police-station Titagarh, district 24-Parganas, it is hereby notified that for the above purpose some pieces of lands comprising cadastral survey plots numbers as mentioned in the schedule below and measuring, more or less, 96.14 acres, are likely to be required within the aforesaid villages of Nilganj and Surjyapur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XI of 1948), to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the offices of the Collector, 24-Parganas, and that of the Ananda Nagore Co-operative Colony, Ltd., at office Barrackpore, 24-Parganas.

Schedule of land.

district 24-Parganas, police-station Titagarh, village Nilganj, jurisdiction list No. 13.

Cadastral survey plots Nos. 184 to 186, 189 to 191, 271 to 273, 288 to 302, 306 to 309, 346 to 393, 407, 410 and 411.

village Surjyapur, jurisdiction list No. 14, police-station Titagarh.

Cadastral survey plots Nos. 845 to 880.

24-Parganas.—No. 9094L.Dev.—12th August 1950.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of cadastral survey plot No. 6465, measuring an area of 0.29 acre included in the declaration No. 3594L.Dev., dated the 3rd April 1950, under the Calcutta Gazette, dated the 20th April 1950, in section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 606, Part I of the Calcutta Gazette, in respect of the acquisition of 4.10 acres of land in the village of Ichapur, jurisdiction list No. 3, police-station Naopara, district 24-Parganas.

Burdwan.—No. 9128 L.Dev.—12th August 1950.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of cadastral survey plots Nos. 1134, 1135, 1137, 1139 to 1146, 1148 to 1152, 1155 and parts of cadastral survey plots Nos. 109, 1136, 1138, 1147,

1153, 1156 and 1269, measuring, more or less, 11.67 acres, in the village of Jitpur, jurisdiction list No. 55, police-station Salanpur, pargana Pandra, district Burdwan, out of 778.31 acres of land included in the declaration No. 984 L.Dev., dated the 3rd February 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 236 of Part I of the Calcutta Gazette of the 9th idem.

24-Parganas.—No. 9150L.Dev.—14th August 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Raynagar, jurisdiction list No. 47, police-station Tollygunge, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 25, 27-32, 61-70, 73, 74, 78-89, 91, 119, 120 and 451-453, and measuring, more or less, 26.56 acres, is likely to be required within the aforesaid village of Raynagar.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 9174L.Dev.—14th August 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Ichapore, jurisdiction list No. 4, police-station Naopara, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 719 to 722, 731, 735 to 738, 746-747, 750, 751, 752, 758, 759, 767, 769, 771, 776-780, 782-789, 909, 910, 936, 2258, 2259, 2264, 2289-2292, 2287 and 2288, and parts of cadastral survey plots Nos. 728, 765 and 932, and measuring, more or less, 17.04 acres, is likely to be required within the aforesaid village of Ichapore.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Birbhum.—No. 9190L.Dev.—16th August 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Balsunda, jurisdiction list No. 98, police-station Sainthia, district Birbhum, it is hereby notified

that for the above purpose a piece of land comprising cadastral plots Nos. 2, 625, 629, 630, 631-634, 1070, 1103, 1104, 1109 and 1118, and measuring, more or less, 53.51 acres, is likely to be required within the aforesaid village of Balsunda.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Birbhum, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Birbhum.

Birbhum.—No. 9194L.Dev.—16th August 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Uttar Bamunigram, jurisdiction list No. 101, police-station Sainthia, district Birbhum, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 5-48, 50-90, 95-100, 115-140, 254-261, 263, 1663-1665, 1989, 2047, 2049 and 2062, and measuring, more or less, 69.05 acres, is likely to be required within the aforesaid village of Uttar Bamunigram.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Birbhum, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Birbhum.

Birbhum.—No. 9198L.Dev.—16th August 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Muradihi, jurisdiction list No. 97, police-station Sainthia, district Birbhum, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 36, 38, 39, 40-57, 142 and 151, and measuring, more or less, 42.15 acres, is likely to be required within the aforesaid village of Muradihi.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Birbhum, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Birbhum.

Birbhum.—No. 9202L.Dev.—16th August 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages

of Uttartilpara, jurisdiction list No. 102, Bara, jurisdiction list No. 105, police-station Sainthia, district Birbhum, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 893, 861-886, 887 and 798 of Uttartilpara, and cadastral survey plot No. 78 of Bara, and measuring, more or less, 132.60 acres, is likely to be required within the aforesaid villages of Uttartilpara and Bara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Birbhum, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Birbhum.

ERRATUM.

Nadia.—No. 9126L.Dev.—12th August 1950.—In notification No. 1859L.Dev., dated the 10 March 1949, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 48 Part I of the *Calcutta Gazette* of the 17th idar in respect of the acquisition of land in mauza Berij and Ruipukur, thana Krishnagar, district Nadia, for the settlement of immigrants and development of agriculture, read the figure "444.14" in place of "448.59".

DECLARATIONS.

Hooghly.—No. 8980L.Dev.—9th August 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Noapara, jurisdiction list No. 1, police-station Uttarpara, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 628-638, 676-690 and 1143 and measuring, more or less, 22.12 acres, is required within the aforesaid village of Noapara.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Hooghly.

24-Parganas.—No. 9122L.Dev.—12th August 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Sindrani, jurisdiction list No. 1, police-station Bongaon, district 24-Parganas, it is hereby declared that for the above purpose pieces of land comprising cadastral survey plots Nos. 731 to 738, 742 to 747, 750 to 775, 777 to 798, 810 to 812, 817, 806 to 809, 796 to 805, 706 to 721, 723 to 725, 1416 to 1418, 1420 to 1425, 1427 to 1437, 1452 to 1473, 1483 and 1491 to 1500 and part of cadastral survey plot No. 1438 and measuring, more or less, 184.26 acres, are required within the aforesaid village of Sindrani.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

lia.—No. 9124L.Dev.—12th August 1950.—Whereas it appears to the Governor that land is needed for public purposes, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the development of agriculture in the villages of Berij and Ruidia, jurisdiction list Nos. 55 and 52, namely, thana Krishnagar, pargana Ukhra, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots as detailed below, and measuring, more or less, 444.14 acres, is required within the aforesaid villages of Berij and Ruidia.

Berij, jurisdiction list No. 55, police-station Krishnagar, district Nadia.

cadastral survey plots Nos. 2-5, 12-83, 132-135, 155 and part of cadastral survey plots Nos. 6 to 11.

Ruidia, jurisdiction list No. 52, police-station Krishnagar, district Nadia.

cadastral survey plots Nos. 405, 406, 427, 461-282, 499-599, 622-628, 639-643, 645-742, 758-760, 772-777, 781-786, 841-845, 957-1016, 1042, 1057-1066, 1158-1179, 1181, 1182, 1239, 1489-1495, 1564-1590, 1996, 1999, 3008, 3009, 3014-3093, 3102, 3103, 3106-3215 and 3217, and part of cadastral survey plots Nos. 484, 614-616, 618, 619, 743, 955, 1545-1550 and 1552.

A declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Nadia.

arganas.—No. 9176L.Dev.—14th August 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Naopara, jurisdiction list No. 3, police-station Naopara, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 719-722, 738, 746, 747, 750, 751, 752, 758, 759, 761, 769, 771, 776-780, 782-789, 909, 910, 911, 958, 2259, 2264, 2289-2292, 2287, and 2288 and parts of cadastral survey plots Nos. 728, 765 and 766, and measuring, more or less, 17.04 acres, is required within the aforesaid village of Naopara.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

um.—No. 9192L.Dev.—16th August 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Balaunda, jurisdiction list No. 98, police-station Balaunda, district Birbhum, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 2, 625, 629, 630, 631-670, 1103, 1104, 1109 and 1118, and measuring, more or less, 53.51 acres, is required within the aforesaid village of Balaunda.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal

Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Birbhum.

Birbhum.—No. 9196L.Dev.—16th August 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Uttar Bamunigram, jurisdiction list No. 101, police-station Sainthia, district Birbhum, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 5-48, 50-90, 95-100, 115-140, 254-261, 263, 1663-1665, 1989, 2047, 2049 and 2062, and measuring, more or less, 69.05 acres, is required within the aforesaid village of Uttar Bamunigram.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Birbhum.

Birbhum.—No. 9200L.Dev.—16th August 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Muradihi, jurisdiction list No. 97, police-station Sainthia, district Birbhum, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 36, 38, 39, 40-57, 142 and 151, and measuring, more or less, 42.15 acres, is required within the aforesaid village of Muradihi.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Birbhum.

Birbhum.—No. 9204L.Dev.—16th August 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Uttartilpara, jurisdiction list No. 102, and Bara, jurisdiction list No. 105, police-station Sainthia, district Birbhum, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 893, 861-886, 857, 887 and 798 of Uttartilpara, and cadastral survey plot No. 78 of Bara, and measuring, more or less, 132.60 acres, is required within the aforesaid villages of Uttartilpara and Bara.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Birbhum.

By order of the Governor,
S. BANERJEE, Secy.

Requisition

NOTIFICATIONS.

West Dinajpur.—No. 8400Reqn.—27th July 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the powers conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Dr. M. L. Das, Additional District and Sessions Judge, West Dinajpur-Malda, as an arbitrator, for the determination of the amount of such compensation.

The Schedule.

Two rooms by the extreme east of the one-storey pucca building consisting of six rooms situated on the north side of the road in plot No. 742 of mauza Raiganj, police-station Raiganj, district West Dinajpur.

West Dinajpur.—No. 8402Reqn.—27th July 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Dr. M. L. Das, Additional District and Sessions Judge, West Dinajpur-Malda, as an arbitrator for the determination of the amount of such compensation.

The Schedule.

Vacant portion of the godown, situated on plot No. 56 of mauza Indranarayampur, jurisdiction list No. 85, police-station Gangarampur, district West Dinajpur.

By order of the Governor,

A. C. SEN, Asst. Secy.

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 671/50 Reqn.

Calcutta, the 10th August 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First

Land Acquisition Collector, Calcutta, to take further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to possession of the premises so requisitioned.

The Schedule.

Description of the premises.

31, Rifle Range Road, Calcutta (one flat containing 3 bed rooms and 1 kitchen on the north part of the first floor).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Jonab A. F. M. Abidul Haque, tenant of premises referred to in the order above, is directed to place the above property at my disposal under control on and from the 5th September 1950 at 3 p.m., or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Calcutta the 22nd August 1950.

No. 673/50 Reqn.

Calcutta, the 10th August 1950

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the Land Acquisition Collector, Calcutta, to take further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to possession of the premises so requisitioned.

The Schedule.

Description of premises

16-17, College Street, Calcutta (vacant portion on the ground floor consisting of 2 rooms, 1 bath and 1 latrine previously occupied by Eden Massage Chamber).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Jonab A. L. Sayeed and Sri Sisir Kumar Das, landlord and tenant respectively, of the premises referred to in the order above, are directed to place the above property at my disposal under control on and from the 28th August 1950 at 3 p.m., or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Calcutta, the 17th August 1950.

No. 680/50Reqn.

Calcutta, the 14th August 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are required for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such action as is necessary in connection with the requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

Shampukur Street, Calcutta (Western flat in extreme south-west corner block of the first containing 3 small bed rooms, 1 kitchen, the-cum-privy, 1 common passage corridor).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Now S. K. Mitra, landlord of the premises referred to in the order above, is directed to place the above property at my disposal and control on or from the 2nd September 1950 at 2 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Calcutta the 22nd August 1950.

No. 683/50Reqn.

Calcutta, the 14th August 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are required for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such action as is necessary in connection with the requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

266, Bowbazar Street, Calcutta (front portion of the 1st floor consisting of 3 bed rooms, 1 kitchen, bath, 1 latrine and 1 big verandah).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Sri Phani Bhuson Banerjee, lessee of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 31st August 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Calcutta, the 21st August 1950

No. 698/50.

Calcutta, the 19th August 1950

ORDER

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that owner Sm. Nalinibala Devi, wife of Sri Prabhass Chandra Chatterjee of Berhampur (Ganjam), Madras, Tenant—Sri Satyendra Nath Banerjee of 19, Kanaidhar Lane, Calcutta shall not, without the permission of the State Government, in any way dispose of, or structurally alter, the premises, and that no person shall, without such permission, enter into occupation thereof.

The Schedule.

Description of the premises

19, Kanaidhar Lane, Calcutta.

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy

Notice under section 4 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 21st August 1950

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sm. Helena Ghose, occupier of the premises, to vacate the said premises on or before 6th September 1950 at 3 p.m. when possession thereof will be taken on behalf of the State Government.

Schedule.

Particulars of the premises.

14, Ramanath Mazumder Street, Calcutta (entire 1st floor and the tap, cistern and privy on the inner courtyard of the ground floor on the western side).

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

EXCISE DIRECTORATE

NOTIFICATION.

No. 29Exc.—19th August 1950.—The following probationary Inspectors of Excise under training in Calcutta were posted to the C.D.D., Calcutta, for a course of further training in C.D.D and E.I.B. works:—

- (1) Sri Chittaranjan Chakravarty.
- (2) Sri Uddhab Chandra Mahato.
- (3) Sri Santosh Kumar Ganguly.
- (4) Sri Saradindu Chowdhury.
- (5) Sri Sushil Kumar Ganguly.
- (6) Sri Ujjwal Kumar Mukherjee.

R. CHOWDHURY.

Commissioner of Excise.

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FORESTS
AND FISHERIES

বন।

Forests

প্রজ্ঞাপন।

NOTIFICATION.

কলিকাতা।—নং ৬২৯৬ফর।—২৪শে জুলাই ১৯৫০।—ইউটিলি-
জেন্স ভুক্তির বন-আধিকারিক উপ-বনপাল প্রীকমুদ নাথ চৌধুরী উক্ত
ভুক্তির বরিস্ত বন রক্ষক প্রীকমুদ ভূষণ সরকার কর্তৃক ভারসূক্ত হইয়া
পশ্চিমবঙ্গের বন অধিকর্তার স্বকীয় সহায়করূপে নিযুক্ত হইলেন।
কলিকাতা তাঁহার সদর হইল।

এতদ্বারা ২০শে এপ্রিল ১৯৫০ তারিখের ২৯২১ফর নং প্রজ্ঞাপন
বাতিল করা হইল।

রাজ্যপালের আদেশানুসারে,

গৌর চন্দ্র মন্ডল,

উপ-কম্মিসিটর।

Calcutta.—No. 6296For.—24th July 1950.—On
relief by Sri Indu Bhusan Sarkar, Senior Forest
Ranger, attached to the Utilisation Division,
Sri Kumud Nath Chaudhuri, officiating Deputy
Conservator of Forests, Divisional Forest Officer,
Utilisation Division, is appointed as Personal
Assistant to the Director of Forests, West Bengal,
with headquarters at Calcutta.

This cancels notification No. 2921For., dated the
20th April 1950.

By order of the Governor,

G. C. MANDAL, Dy. Secy.

CO-OPERATION, CREDIT, RELIEF AND
REHABILITATION DEPARTMENT

Co-operation

NOTIFICATION.

No. 1059Co-op.—10th August 1950.—The
following draft of an amendment, which in exercise
of the power conferred by section 140 of the
Bengal Co-operative Societies Act, 1940 (Bengal
Act XXI of 1940), the Governor proposes to make
in the rules issued under notification No. 968C.S.,
dated the 29th June 1942, in the *Calcutta Gazette*
of the 2nd July 1942, as subsequently amended, is
published for the information of persons likely to
be affected thereby.

2. The draft amendment will be taken
consideration on or after the 15th September 1950
and any objection or suggestion with respect thereto
to which may be received by the undersigned
before that date will be duly considered:—

Draft amendment.

For rule 6 of the said rules substitute
following:—

“6. Unless the Registrar directs otherwise
for any co-operative society or class
co-operative societies, the co-operative
year shall be a period of twelve months
from the 1st day of July to the 30th
of June next following.”

By order of the Governor

K. C. BASAK, Secy.

বাস্তুহারা পুনর্বাসন বিভাগ।

REFUGEE REHABILITATION
DEPARTMENT

সংস্থা।

Establishment

প্রজ্ঞাপনার্থী।

NOTIFICATIONS.

কলিকাতা।—নং ৬১০৭এস্ট.।—২৯শে জুলাই ১৯৫০।—প্রিন্স
সরকারকে কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত
বাস্তুহারা পুনর্বাসন অধিকার কর্তৃক প্রতিষ্ঠিত বাস্তুহারা ব্যবসায়ীগণ
পুনর্বাসন বোর্ডের সহকারী সচিবের পদে নিয়োগ করা হইল।

Calcutta.—No. 6107Estt.—29th July 1950.
Sri Niranjan Sarker is appointed as the Asstt.
Secretary of the Refugee Businessmen's Rehabil-
itation Board set up by the Refugee Rehabilitation
Directorate with effect from the date on which he
takes over charge of the post, until further orders.

কলিকাতা।—নং ৬১৮৪এস্ট.।—২রা আগস্ট ১৯৫০।—প্রিন্স
সুখমা বিন্দাসকে কার্যভার গ্রহণ করার তারিখ হইতে বাস্তুহারা
পুনর্বাসন অধিকরণে পুনরাদেশ না হওয়া পর্যন্ত মহিলা পুনর্বাসন
অধিকর্তার (অবৈতনিক) পদে নিয়োগ করা হইল।

Calcutta.—No. 6184Estt.—2nd August 1950—
Miss Surama Biswas is appointed as Honorary
Director, Women's Rehabilitation, in the Refugee
Rehabilitation Directorate with effect from the
date on which she assumes charge as such until
further orders.

কলিকাতা।—নং ৬৩০৯এস্ট.।—৩রা আগস্ট ১৯৫০।—প্রেসিডেন্সি
বিভাগের বিদ্যালয়সমূহের অবসরপ্রাপ্ত পরিদর্শিকা এবং জেডি ব্রো
কলেজের অবসরপ্রাপ্ত অধ্যাপিকা মিস্ সুনীতিবালা গুপ্তাকে ১৯শে জুন
১৯৫০ তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত বাস্তুহারা পুনর্বাসন
অধিকারে অতিরিক্ত শিক্ষা আধিকারিক (মহিলা) এর পদে নিয়োগ করা
হইল।

রাজ্যপালের আদেশানুসারে.

হিরেশ্বর বন্দ্যোপাধ্যায়,

কম্মিসিটর।

Calcutta.—No. 6309Estt.—3rd August 1950—
Miss Suniti Bala Gupta, retired Inspectress of
Schools, Presidency Division, and Principal, Lady
Brabourne College, has been re-employed and
appointed as Additional Education Officer (Women
in the Refugee Rehabilitation Directorate with
effect from 19th June 1950, the date on which
she assumed duties of the post, until further
orders.

By order of the Governor,
H. BANERJEE, Secy.

শিক্ষা বিভাগ। EDUCATION DEPARTMENT

শিক্ষা।

Education

জ্ঞাপন।

NOTIFICATIONS.

কলিকাতা-দারজিলিং।—নং ৩৭৬৮শিক্ষা।—১৬ই আগস্ট ১৯৫০।—
তাৎক্ষণিক কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের দর্শনশাস্ত্রের
ক প্রিন্সিপাল চন্দ্র সেনকে দারজিলিং কলেজের ঐ কৃত্যকের ও ঐ
ব অধ্যাপক পদে ১লা জুলাই ১৯৫০ তারিখ হইতে নিয়োগ করা
কিন্তু তিনি ১৯৫০ সালের ৮ই জুলাই (অপরাজ) হইতে
দেখ পয়স্হ। কলিকাতা মেডী রেবোর্ণ কলেজে উক্ত রমা
দীর সঙ্গে ঐ বিষয়ের অধ্যাপকরূপে কার্য করিবেন।

রাজ্যপালের আদেশানুসারে,

ডি, এম, সেন,

কম্পসচিব।

Calcutta-Darjeeling.—No. 3768Edn./4A-70/50.—
August 1950.—Sri Nikhil Chandra Sen,
essor of Philosophy, Sanskrit College, Calcutta,
the West Bengal Educational Service, is
anted as Professor of the subject at the
jeeling College in the same service, with effect
the 1st July 1950, but he will work as
essor of the subject at the Lady Brabourne
ege, Calcutta, with effect from the afternoon
he 8th July 1950, *vice* Dr. (Mrs.) Roma
ulhury, on deputation, and until further
ns.

The Charitable Endowments Act (VI of 1890).

No. 3725Edn.—14th August 1950.—It is hereby
ned that the Governor of the State of West
gal, in exercise of the powers conferred by
ions 4 and 5 of the Charitable Endowments
1890, upon the application made by the
nistrator of the Shrimati Urmila Devi
evolent Fund created in terms of notification
4091Edn., dated the 14th September 1927,
hereby order and direct that the security,
culars of which were contained in the schedule
ten under the above notification or any other
nty or securities to which it might have been
ay be converted, shall as from the 15th August
1, vest and be deemed to have vested and be
ceforth vested in the Treasurer of Charitable
lowments for the territories subject to the
ernment of West Bengal and be held by him
his successor in office subject to the provisions
the said Charitable Endowments Act (VI of
0) and any rules from time to time framed
reunder by the Governor of the State of West
gal upon trust forever to receive the interest
he said security or securities the present corpus
hich consists of 3 per cent. Loan, 1946, for
8,800 when and as the same became and shall
ome due and payable and from time to time to
ly the same in terms of the notification creating
said endowment, and it is hereby further
ned that the said scheme shall be deemed to
e been in operation on the vesting of the said
rity or securities in the said Treasurer of
ntable Endowments for the territories subject
he Government of West Bengal.

The Charitable Endowments Act (VI of 1890).

No. 3772Edn./5F-32/50.—16th August 1950.—
is hereby notified that the Governor of the
te of West Bengal, in exercise of the powers
ferred by sections 4 and 5 of the Charitable
lowments Act, 1890, upon the application made
the Administrators of the Parameswari Balika
yalaya Mahesh Trust Fund, created in terms
otification No. 2876Edn., dated the 16th
ober 1933, doth hereby order and direct that
security, particulars of which were contained
he first part of the schedule written under the

above notification or any other security or securities
to which it might have been or may be converted,
shall as from the 15th August 1947, vest and be
deemed to have vested and be henceforth vested
in the Treasurer of Charitable Endowments for the
territories subject to the Government of West
Bengal and be held by him and his successor in
office subject to the provisions of the said Charit-
able Endowments Act (VI of 1890) and any rules
from time to time framed thereunder by the
Governor of the State of West Bengal upon trust
forever to receive the interest of the said security
or securities the present corpus of which consists
of 3 per cent. Loan, 1946, for Rs. 10,000 (Rupees
ten thousand) when and as the same became and
shall become due and payable and from time to
time to apply the same in terms of the scheme for
the creation of the said endowment, particulars of
which scheme are contained in the second part of
the schedule written thereunder and it is hereby
further notified that the said scheme shall be
deemed to have been in operation on the vesting
of the said security or securities in the said
Treasurer of Charitable Endowments for the ter-
ritories subject to the Government of West Bengal.

The Charitable Endowments Act (VI of 1890).

No. 3773Edn./5F-25/50.—16th August 1950.—
It is hereby notified that the Governor of the
State of West Bengal, in exercise of the powers
conferred by sections 4 and 5 of the Charitable
Endowments Act, 1890, upon the application made
by the Administrator of the Somra Durga Charan
High English School Trust Fund created in terms
of notification No. 145, dated the 12th January
1909, doth hereby order and direct that the
security, particulars of which were contained in
the first part of the schedule written under the
above notification or any other security or securities
to which it might have been or may be converted,
shall as from the 15th August 1947, vest and be
deemed to have vested and be henceforth vested
in the Treasurer of Charitable Endowments for
the territories subject to the Government of West
Bengal and be held by him and his successor in
office subject to the provisions of the said Charit-
able Endowments Act (VI of 1890) and any rules
from time to time framed thereunder by the
Governor of the State of West Bengal upon trust
forever to receive the interest of the said security
or securities the present corpus of which consists
of 3 per cent. Loan, 1946, for Rs. 10,000 when and
as the same became and shall become due and
payable and from time to time to apply the same
in terms of the scheme for the creation of the said
endowment, particulars of which scheme are
contained in the second part of the schedule
written thereunder and it is hereby further notified
that the said scheme shall be deemed to have been
in operation on the vesting of the said security or
securities in the said Treasurer of Charitable
Endowments for the territories subject to the
Government of West Bengal.

The Charitable Endowments Act (VI of 1890).

No. 3774Edn./5F-14/50.—16th August 1950.—
It is hereby notified that the Governor of the
State of West Bengal, in exercise of the powers
conferred by sections 4 and 5 of the Charitable
Endowments Act, 1890, upon the application made
by the Administrator of the Rabindra Smriti
Fund created in terms of notification No. 1698/
C/Edn., dated the 11th November 1944, doth
hereby order and direct that the security,
particulars of which were contained in the first
part of the schedule written under the above
notification or any other security or securities to
which it might have been or may be converted,
shall as from the 15th August 1947, vest and be
deemed to have vested and be henceforth vested
in the Treasurer of Charitable Endowments for the
territories subject to the Government of West

Bengal and be held by him and his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890), and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities the present corpus of which consists of 3 per cent. Loan, 1946, for Rs. 10,100 when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second part of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

The Charitable Endowments Act (VI of 1890).

No. 3775Edn./5F-22/50.—16th August 1950.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrator of the Satyendra Prasanna Baron Sinha Memorial Endowment Fund created in terms of notification No. 1760Edn., dated the 4th July 1931, doth hereby order and direct that the security, particulars of which were contained in the first part of the First Schedule written under the above notification or any other security or securities to which it might have been or may be converted, and the immovable properties as specified in the second part of the First Schedule shall as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to hold the said immovable properties in accordance with the trusts set out in the scheme set forth in the Second Schedule written thereunder and to receive the interest of the said security or securities the present corpus of which consists of 3 per cent. Loan, 1946, for Rs. 54,600 (Rupees fifty-four thousand and six hundred) when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the Second Schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

The Charitable Endowments Act (VI of 1890).

No. 3776Edn./5F-59/50.—16th August 1950.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrator of the Jitendra Scholarship Fund created in terms of notification No. 82T.G., dated the 15th April 1911, doth hereby order and direct that the security, particulars of which were contained in the first part of the schedule written under the above notification or any other security or securities to which it might have been or may be converted, shall as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his

successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the security or securities the present corpus of which consists of 3 per cent. Loan, 1946, for Rs. 10,100 when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second part of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

The Charitable Endowments Act (VI of 1890)

No. 3777Edn./5F-55/50.—16th August 1950.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (Act VI of 1890), upon application made by the Administrators of Jeshurun Free School Endowment Fund created in terms of notification No. 2413Edn., dated the 2nd November 1941, doth hereby order and direct that the security, particulars of which were contained in the first part of the schedule written under the above notification or any other security or securities to which it might have been or may be converted, shall as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities the present corpus of which consists of 4 per cent. Loan, 1946, for Rs. 26,000 (Rupees twenty-six thousand) and 3 per cent. Loan, 1963-65, for Rs. 10,000 (Rupees ten thousand) when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second part of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

By order of the Governor
D. M. SEN, Secy

Office of the Accountant-General, West Bengal

NOTIFICATION.

Subject:—Drawal of contingent bills and submission of sub-vouchers in support thereof

No. TM/175.—10th August 1950.—Attention all Drawing and Disbursing Officers of the Central Government, as well as of the State Government under audit of this office, is invited to rule 304 of the Central Treasury Rules (for Central Government Officers) or to S. B. 245(2) of the Treasury Rules, Bengal, Volume I (for Government Officers), as the case may be, which requires that the sub-vouchers for sums exceeding Rs. 25 shall be submitted to the audit office. It has been noticed that the provision of this rule

being strictly observed by many of the Drawing Officers and non-receipt of sub-vouchers in is causing much unnecessary work in this office. Drawing and Disbursing Officers are requested to see that the provision of the cited above is strictly followed in all cases in which the sub-vouchers are required, under the order, to be submitted to the audit office.

In case of expenditure met out of the permanent fund, sub-vouchers should invariably be attached to the contingent bills drawn in payment of the advance; in other cases, the contingent bills should either contain full details of the charges drawn or be supported by original bills of the suppliers' bills, the sub-vouchers being submitted to this office later on. It should, however, be ensured that the sub-vouchers which do not accompany the contingent bill reach this office within, at the latest, one month of the receipt of money from the treasury. In sending sub-vouchers to this office it should be seen that they are properly listed for the particular bill to which they relate. Some Drawing Officers usually send the sub-vouchers without the cover-list to show the particular contingent bill to which the vouchers relate. This unbusinesslike system causes much unnecessary work in this office and should forthwith be discontinued. Steps should also be taken to ensure that amounts drawn on contingent bills do not remain undischarged for a long period, in contravention of rule 290 of the Central Treasury Rules or S. R. 229 to the Treasury Rules, Bengal, Volume I, as the case may be.

Bdl. TM-16-5/49-50.)

S. K. SARKAR,
Deputy Accountant-General.

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Leave.

Birbhum.—No. 5761A.—17th August 1950.—Nishakar Chaudhuri, Subordinate Judge and Assistant Sessions Judge of Birbhum, is allowed leave on average pay, under rule 184(b)(ii) read with rule 188(a) of the West Bengal Service Rules, 1947, for fourteen days in extension of the leave granted to him under the orders of the 28th July 1950.

Powers.

Midnapore.—No. 5187A.—12th August 1950.—Durga Prasad Chatterji, Munsif of Tamluk, in the district of Midnapore, is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a court up to the value of Rs. 100 within the local limits of the Tamluk sub-division.

Midnapore.—No. 5190A.—12th August 1950.—Durga Prasad Chatterji, Munsif of Tamluk, in the district of Midnapore, is vested with powers to exercise final jurisdiction in the trial of suits for recovery of rent under section 153(b) of the Bengal Tenancy Act, VIII of 1885.

Bankura.—No. 5193A.—12th August 1950.—Sri Satyendra Nath Bagchi, Munsif, under orders of transfer to Khatra, in the district of Bankura, is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a court up to the value of Rs. 100 within the limits of the Khatra munsifi.

Bankura.—No. 5196A.—12th August 1950.—Sri Satyendra Nath Bagchi, Munsif, under orders of transfer to Khatra, in the district of Bankura, is vested with powers to exercise final jurisdiction in the trial of suits for the recovery of rent under section 153(b) of the Bengal Tenancy Act, VIII of 1885.

NOTIFICATION.

Calcutta.—No. 5750G.—16th August 1950.—Sri Tarapada Mookerji, B.A., First Assistant Registrar, High Court, Appellate Side, Calcutta, is allowed leave, on average pay, under rule 81(b)(ii) of the Fundamental Rules, read with rule 82(b) *ibid*, for the period from the 3rd to the 23rd August 1950.

2. Sri Jnanendra Narayan Bhattacharyya, B.L., Second Assistant Registrar, High Court, Appellate Side, Calcutta, is appointed to act as First Assistant Registrar, High Court, Appellate Side, Calcutta, during the absence on leave of Sri Tarapada Mookerji.

3. Sri Sachindra Bhushan Das Gupta, M.A., B.L., Senior Superintendent, English Office, High Court, Appellate Side, Calcutta, is appointed to act as Second Assistant Registrar, High Court, Appellate Side, Calcutta, *vice* Sri Jnanendra Narayan Bhattacharyya.

R. P. MUKHERJI, Registrar.

Original Side

NOTIFICATION.

Calcutta, the 18th August 1950.

Government of West Bengal having in their letter No. 4401J., dated the 5th July 1950, sanctioned the retention of the existing post of an Assistant Registrar for a further period of one year from the 1st August 1950 or till the permanent set-up of the High Court, Original Side, is fixed, whichever is earlier, His Lordship the Hon'ble the Chief Justice, in continuation of the order, dated the 4th August 1949, published in the *Calcutta Gazette*, dated the 11th August 1949, Part I at page 1376, has been pleased to order that Sri Haridas Sanyal, B.L. (Superintendent on the scale of Rs. 200—250), will continue to act in the said post of an Assistant Registrar with effect from the said 1st August 1950, until further orders, on the existing scale of pay of the post.

P. K. BOSE, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

No. 1894J.G.—17th August 1950.—Sri Sree Sankar Mukherjee, Sub-Deputy Collector (on probation) and Circle Officer of Chandrakona, in the Ghatal subdivision of the district of Midnapore, is transferred to the Uluberia subdivision of the district of Howrah for employment as Circle Officer of Amta in that subdivision of the Howrah district.

The transfer is made in the public interest.

No. 1898J.G.—18th August 1950.—Sri Jibananda Chakraverty, Sub-Deputy Collector and Circle Officer of Amta, in the Uluberia subdivision of the district of Howrah, is posted to the Ghatal subdivision of the district of Midnapore for employment as Circle Officer of Chandrakona in the same subdivision of the Midnapore district.

The posting is made in the public interest.

No. 1902J.G.—17th August 1950.—In accordance with the provisions of rule 56(I) of Chapter IV of the Bengal Jail Code, Volume I, Seventh Edition, I hereby re-appoint Dr. Kanaiial Das, M.L.A., to be a non-official visitor of the Burdwan Sadar Jail for a period of two years with effect from 3rd June 1950.

B. SARKAR, Commissioner.

Presidency Division—Calcutta

No. 1059R.G.—19th August 1950.—Sri Bidyut Kumar Banerjee, Sub-Deputy Magistrate and Sub-Deputy Collector, on leave, Suri, posted to the Presidency Division under Government notification No. 2291-G.A./48-73/50, dated the 16th August 1950, is posted to the Malda district.

J. N. TALUKDAR, Commissioner.

FORM D.

Form of notice to be published declaring the release of the property when persons entitled to receive possession cannot be found (under section 4).

Alipore, the 14th August 1950.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, XVII of 1947, which has been directed under section 4 of the said Act to be exercised by me, necessary enquiry has been made and the undermentioned owners have been held to be entitled to get possession of the property;

And whereas the undermentioned persons cannot be found and have no agent on their behalf empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property released from requisition.

The Schedule.

Case No. L.A.VIII/10 of 1941-42.

Mauza Arakpur, police-station Tollygunge

Plot Nos.	Name of the owner.	Date of requisition
212-217 (portion)	Sri Laxmi Narayan Khettry, 44, Ram Dulal Sarker Street, Calcutta.	12th April 1942

Case No. L.A.VIII/51 of 1943-44.

Mauza Arakpur, police-station Tollygunge

Plot Nos.	Name of the owner	Date of requisition
236 (P)	Smt. Sallaja Pratima Debi, wife of Sri Surendra Nath Ganguly, 156, Rash Behari Avenue, Calcutta.	17th March 1944
237 (P)		

S. N. DAS GUPTA.

Land Acquisition Collector, 24-Parganas

ORDERS BY THE DISTRICT MAGISTRATE, WEST DINAJPUR.

ORDER No. 3518J.

Dated Balurghat, the 31st July 1950.

In exercise of the powers conferred on the Director of Consumer Goods by paragraph 9 of the West Bengal Kerosene Control Order, 1947, subsequently delegated to me by notification No. 6176D.C.S., dated 14th May 1949, I hereby fix the prices of kerosene both wholesale and retail (bulk and packed), superior and inferior for Sadar subdivision of West Dinajpur district with effect from 1st August 1950 as follows:—

Agents' selling prices (without container) per tin containing 4 imperial gallons or 640 fluid ounces which is equivalent to 20 bottles each containing 22 fluid ounces. Weight per tin of superior kerosene=15 seers 15 chhattaks and inferior=17 seers 4 chhattaks including the weight of the container which is 1 seer 3 chhattaks.						Wholesale dealers' selling prices (without container) per tin containing 4 imperial gallons or 640 fluid ounces which is equivalent to 20 bottles each containing fluid ounces. Weight per tin (including the weight of the container) of superior=15 seers 15 chhattaks and inferior=17 seers 4 chhattaks. Weight of container=1 seer 3 chhattaks							
From the premises of the Agent at Kallaganj.		From the Agents' premises at Balurghat		From the Agents' premises at Hill		At Balurghat when purchased direct from Kallaganj.		At Balurghat when purchased from the Balurghat Agents' depot.		At Chandganj (Kumarganj) when purchased from the Balurghat Agents' depot.		Under Tapan police-station when purchased direct from Agents' depot Kallaganj	
Superior	Inferior.	Superior	Inferior.	Superior.	Inferior.	Superior	Inferior	Superior	Inferior.	Superior.	Inferior	Superior	Inferior
Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
5 0 6	4 14 6	6 12 6	6 10 6	7 0 6	6 14 6	7 0 6	6 14 6	7 2 6	7 0 6	7 12 6	7 10 6	6 4 6	6 4 6

Retail selling prices per bottle of 22 fluid ounces = 8 4/29 chhattaks in weight in bulk.

Balurghat police-station area when purchased from Agents and wholesalers at Balurghat.		Balurghat police-station area when purchased from Agents at Hill		Under Tapan and Gangarampur police-stations when purchased from wholesalers at Tapan police-station.		Under Kumarganj and Gangarampur police-stations areas when purchased from wholesaler at Chandganj.		Under Hill police-station area when purchased from Agents at Hill.	
Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior
Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
0 4 6	0 4 3	0 4 9	0 4 6	0 4 3	0 4 0	0 5 0	0 4 9	0 4 0	0

The above prices apply to supplies in bulk only. An extra of Rs. 1-4-0 in the case of packed supplies in plate tins or Rs. 0-12-6 in the case of black plate tins, may be charged over the rates fixed above by the Agents and wholesalers as the case may be.

R. BANERJEE,
District Magistrate, West Dinajpur

West Dinajpur, Balurghat, the 20th August 1950.

No. 533E.R.D.—Whereas it is necessary to constitute the district board of West Dinajpur constituted under Government notification L.S.G.1386/47/1B(2), dated 29th December 47, on the expiry of its present term;

Now therefore, in exercise of the powers conferred by sub-rule (2) of rule 44 of Part II of Rules for Direct Election to District Boards, all upon each of the constituencies mentioned in Schedule I below to elect a member or members on the 15th December 1950, which is the date fixed by me.

Schedule I.

Number, name and extent of constituency.

- I Raiganj—The unions of Rampur, Sagram, Bahin, Gouri, Raiganj, Kamalabari, Barua, Birgahi, Bhatun and Jagadishpur of Raiganj police-station.
- II Hemtabad-cum-Raiganj—All unions of Hemtabad police-station and the unions of Mahipur, Bindol and Sherpur of Raiganj police-station.
- III Kaliaganj—All unions of Kaliaganj police-station.
- IV Kushmandi—All unions of Kushmandi police-station.
- V Itahar—The unions of Surul, Durgapur, Durlaypur, Gulandar, Itahar, Patirajpur and Kapasia of Itahar police-station.
- VI Bangshihari-cum-Itahar—All unions of Bangshihari police-station and the unions of Saidpur, Gokarna, Marnai and Joyhat of Itahar police-station.
- VII Kumarganj—All unions of Kumarganj police-station.
- VIII Gangarampur—All unions of Gangarampur police-station.
- IX Hih-cum-Balurghat—All unions of Hih police-station and the unions of Amritakhandia and Chingishpur of Balurghat police-station.
- X Balurghat—The unions of Bolla, Jatghar, Bouldai, Rahmapurganj, Danga, Balurghat and Gopalbati of Balurghat police-station.
- XI Tapan—All unions of Tapan police-station.

No. 534E.R.D.—In exercise of the power conferred by clauses (a) and (b) of sub-rule (2) of rule 25 of Part II of the Rules for Direct Election to District Boards, I hereby publish the following fixed by me under the said rule for the doing of the following acts, in connection with the election to be held in the constituencies of the West Dinajpur district board as specified in the annexure below, in pursuance of notification No. 533E.R.D., dated August 1950, mentioned respectively opposite such date:—

Annexure.

Number and name of the constituencies.

- I. Raiganj.
- II. Hemtabad-cum-Raiganj.

III. Kaliaganj.

IV. Kushmandi.

V. Itahar.

VI. Bangshihari-cum-Itahar.

VII. Kumarganj.

VIII. Gangarampur.

IX. Hih-cum-Balurghat.

X. Balurghat.

XI. Tapan.

Date on or before which nominations of candidates are to be made—2nd September 1950.

Date on which scrutiny of nominations is to be held—8th September 1950.

No. 535E.R.D.—In exercise of the powers conferred by clause (c) of sub-rule (2) of rule 2 and sub-rule (7) of rule 9 of Part II of the Rules for Direct Election to District Boards, I hereby publish the following date which has been fixed by me as the date on which a poll shall, if necessary, be taken and the following hours which have also been fixed by me for polling at the election to be held in constituencies of the West Dinajpur district board as described in the annexure below, in pursuance of notification No. 533E.R.D., dated the 20th August 1950.

Annexure.

Number and name of constituencies

- I Raiganj.
- II. Hemtabad-cum-Raiganj.
- III Kaliaganj.
- IV. Kushmandi.
- V Itahar.
- VI Bangshihari-cum-Itahar.
- VII Kumarganj.
- VIII Gangarampur.
- IX Hih-cum-Balurghat.
- X Balurghat.
- XI Tapan.

Date on which a poll shall, if necessary, be taken.	Hours for polling.	
	Hour at which the poll shall commence.	Hour at which the poll shall close.
6th November 1950	9-30 a.m.	5-30 p.m.

No. 536E.R.D.—In exercise of the powers conferred by sub-rule (2) of rule 25 of Part II of the Rules for Direct Election to District Boards, I hereby fix the 6th October 1950 as the date on or before which a presiding officer, polling officer, or polling agent or public servant who, being an elector of any of the constituencies of the West Dinajpur district board, as specified in the annexure below, is duly authorised or appointed for duty at a polling station at which he is not entitled to vote, shall apply to the Returning Officer of the constituency for a certificate entitling him to vote at that polling station, but at no other place in connection with the election to be held in

pursuance of notification No 533E.R.D., dated the 20th August 1950.

Annexure.

Number and name of constituencies.

- I. Raiganj.
- II. Hemtabad-cum-Raiganj
- III. Kaliyaganj.
- IV. Kushmandi.
- V. Itahar.
- VI. Banshihari-cum-Itahar.
- VII. Kumarganj.
- VIII. Gangarampur.
- IX. Hili-cum-Balurghat
- X. Balurghat
- XI. Tapan.

A. K. GUPTA,

Sadar Subdivisional Magistrate,
for District Magistrate, West Dinajpur,
Balurghat.

**ORDERS AND NOTIFICATIONS OF THE
COMMISSIONER OF INCOME-TAX
WEST BENGAL**

No. 27582C.T./2E/60/50-51.—12th August 1950
—Mr. B. Banerjee, Additional Income-tax Officer, 24-Parganas, is allowed, under Fundamental Rule 81(b)(ii), leave on average pay for thirteen days with effect from 15th May 1950 to 27th May 1950 with permission to prefix and affix Sundays, the 14th May 1950 and the 28th May 1950, respectively, to the leave.

2. It is certified that the officer was likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 27952C.T./2E/170/49-50.—16th August 1950.—Mr. U. M. Subramania Ayyar, Income-tax Officer, Class II, Grade III, who has been transferred to the Income-tax Department, West Bengal, Calcutta, in pursuance of the Government of India, Ministry of Finance (Revenue Division), office memorandum No. 22(7)Adm I/49, dated the 25th July 1950, is, with effect from the forenoon of the 16th August 1950, posted as First Additional Income-tax Officer, Comptroller District I, Calcutta.

S. NARGOLWALA, Commissioner

LABOUR DEPARTMENT

ORDER.

No. 4585Lab.—18th August 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 581Lab., dated the 4th February 1950, the industrial dispute between Messrs. Albert David, Ltd., Head Office, 15, Chittaranjan Avenue, Calcutta, Factory at 5/11, D. Gupta Lane, Calcutta, Glass Blowing Department, 29/1, Doctor's Lane, Calcutta, and their workmen represented by Albert David Workers' Union, 34, Creek Row, Calcutta-14, was referred for adjudication to Sri M. C. Banerji, District Judge;

And whereas the said Sri M. C. Banerji, District Judge, has submitted the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

INDUSTRIAL TRIBUNAL, CALCUTTA.

PRESENT: SRI MATISH CHANDRA BANERJI, *District Judge, Tribunal.*

Industrial dispute between Messrs. Albert David, Ltd., Head Office, 15, Chittaranjan Avenue, Calcutta, Factory at 5/11, D. Gupta Lane, Calcutta, Glass Blowing Department, 29/1, Doctor's Lane, Calcutta, and their workmen as represented by Albert David Workers' Union, 34, Creek Row, Calcutta.

AWARD.

The present reference relates to an industrial dispute between Messrs. Albert David, Ltd., Head Office, 15, Chittaranjan Avenue, Calcutta, Factory at 5/11, D. Gupta Lane, Calcutta, Glass Blowing Department at 29/1, Doctor's Lane, Calcutta, and their workmen as represented by Albert David Workers' Union, 34, Creek Row, Calcutta.

Messrs. Albert David, Ltd., is a Pharmaceutical Firm manufacturing drugs and chemicals. Its factory is situated at 5/11, D. Gupta Lane, Dum Dum, Calcutta; it has a Glass Blowing Department for manufacture of glass bottles, etc., at 29/1, Doctor's Lane, Calcutta, and its Head Office is at Chittaranjan Avenue, Calcutta. The total number of employees in the shops and the office is a little over 600. The employees of the Company joined themselves into a Union under the name of the Albert David Workers' Union in the beginning of 1946. Shortly after the formation of the Union and on or about the 1st April 1946 disputes arose between the Union and the Company regarding conditions of service and terms of employment and the workmen staged a strike which continued from 1st May 1946 to 3rd May 1946. The dispute was referred for arbitration to Sri Kalichand Mukherji, then the Secretary of the Bengal Provincial Congress Committee and at present the Hon'ble Minister in charge of Labour, of Government of West Bengal. The learned Arbitrator made an Award which granted general increments in wages and also effected improvements in conditions of labour of the workmen. This Award was dated 8th August

1946 and although the learned Arbitrator requested the Company to give immediate effect to the Award, the Company granted the increments in wages and dearness allowance as awarded, with effect from 1st August 1946. The latter part of 1946 was a notorious time for Calcutta and on the 28th of October 1946 the factory of the Company which was then situated at Taltala was besieged by the hooligans of the locality and some workers were killed, both within and outside of the factory. The factory was closed indefinitely, and in the month of December 1946 the factory was restarted at Sarat Chatterji Avenue at Ballygunge. The Company could not absorb all the workers at that time as there was not enough space in the new premises and the Union struck on this issue. The strike lasted for two days on 8th and 9th of January 1947. The strike was called off after an agreement between the Union and the Company by which additional benefits were secured to the workers. Disputes again appeared in the latter part of 1947 and by order No. 135Lab., dated 17th January 1948 the Government of West Bengal referred the disputes between the Company and the Union along with disputes between many other Mercantile firms in Calcutta and their workmen to the Tribunal for adjudication. While the dispute was pending before this Tribunal for adjudication, a settlement was effected at the mediation of Sri K. K. Mitra, Assistant Labour Commissioner to the Government of West Bengal, and terms of settlement were signed by both the parties and these terms of settlement were submitted before the Tribunal with a prayer for an Award. Accordingly an Award was made by the Tribunal in accordance with the terms of this settlement and this Award which was enforced by Government by Notification No. 3642Lab., dated 4th October 1948, with effect from the latter date mentioned in Appendix A of this Award. Under this Award based upon the settlement between the parties, graded scales of salaries were fixed for all categories of workmen and the dearness allowance was fixed at the rate of Rs. 19 per month, with a stipulation that at the end of 6 months a revision would be made in the scale of the dearness allowance in view of the financial condition of the Company and the rise of the cost of living index figure. The settlement was made in the month of September 1948 and the Award was enforced on 4th October 1948. According to the Company the rates of basic wages were fixed at too high a level and according to the Union the rate of the dearness allowance was unusually inadequate. At the end of 6 months from the date of the Award the Union raised the question of reconsideration of the dearness allowance and a conciliatory proceeding followed in which the claim of the increase of dearness allowance made by the Union was found to be unjustified by the Conciliation Officer. Thereafter on an appeal made by the President of the Union to the Management an interim relief was granted to the workers with effect from 1st July 1949 at the rate of one anna in the rupee to the workers whose basic salary was not more than Rs. 100 per month. This was an increase in the dearness allowance and was agreed to be paid for three months, i.e. up to September 1949 and the Management promised to review the matter in October 1949. In the month of September 1949 the Union made demand of a month's wage as Puja Bonus. The Company could not allow the payment in view of its financial position. In the month of July 1949 the Company retired three superannuated employees in the office, but the clerical staff in the office went on a "pen down" strike for one day as protest. Adequate compensation by way of gratuity in consultation with the President of the Union was paid to these retired employees. On 2nd October 1949 the Union served on the Company a notice of strike for fulfilment of a 32-point charter of demands. The Labour Directorate of the Government of West Bengal started conciliation proceedings but the employees launched a strike on 12th November 1949 and the Company

clared a lock-out on 15th November 1949. The Labour Directorate failed effect any conciliation of the disputes and reported under section 12(4) the Industrial Disputes Act to Government recommending reference of dispute to the Tribunal.

Thereupon the Government of West Bengal, in the Department of Labour, by order No. 581Lab., dated 4th February 1950, referred, under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the dispute between the Company and their workmen, as represented by Albert David Workers' Union, 34, Creek Row, Calcutta, to me for adjudication. Notices were issued on both parties and they appeared before the Tribunal receipt of such notice.

After the parties appeared before me, at my advice and instructions, they came to a settlement. By this agreement which was signed by the parties on 22nd February 1950, the Union called off the strike and the Company lifted the lock-out with effect from the date of the settlement and the Company agreed to take up all the workers within a period of 3 weeks from the date of the reopening of the factory. The Union agreed to give up the claim for wages for the strike period. A copy of this agreement is made Appendix B to this Award.

Written statement was filed by the Union on 21st March 1950 and by the Company on 3rd April 1950. Issues were framed on 18th April 1950. The demands of the Union will appear from the issues.

The appearances for the parties were as follows:

For the Union: Sri Nanda Misra, President, Sri Nalin Bhanja, Secretary, Sri Jyotish Chatterji, Treasurer and some other workers.

For the Company: Mr. Myer, Counsel, instructed by Sri B. B. Sinha, Solicitor, of Messrs Leslie and Hinds, Solicitors, and Sri P. Pardesh Rao, Secretary.

The issues framed were as follows:

ISSUES.

- (1) Dearness Allowance.
- (2) Tiffin Allowance.
- (3) Pay for the period of strike and lock-out.
- (4) Revision of Standing Orders.
- (5) Regularisation of the Provident Fund.
- (6) Disability, death benefits and gratuity.
- (7) Increment in basic pay in September 1949.
- (8) Interim reliefs for October 1949 for workers of Dum Dum and Sector Lane Factories.
- (9) Canteen.
- (10) Bonus for 1949.

DECISION.**Issue No. 1.—Dearness Allowance.**

The Union claims dearness allowance at the rate of Rs. 30 per month for all employees. The Company opposed this claim on the ground that the financial condition of the Company did not permit of payment of more than Rs. 19 by way of dearness allowance as was being paid at present. It is also stated that the basic salary paid by the Company is very high and does not justify an increase in the dearness allowance.

As has been mentioned above the dispute between the Company and the Union that was settled in the latter part of 1948 and was made a part of the Award, Appendix A, embraced in its scope elaborate provisions as to terms of employment and conditions of labour of the workmen. Graded scales of salaries reserving automatic annual increments were fixed for different categories of employees, both for the office and in the factory. The dearness allowance was fixed at Rs. 19 per month and provisions were made for fixation of pay of the employees in graded scales of salaries as fixed in the settlement. The Union did not in this present proceeding claim any revision of the basic wages; it confined its demand to the revision of dearness allowance only. There was a provision in Appendix A that "revision of dearness allowance consistent with financial position of the Company and increased cost of living, if any, shall be taken after 6 months". The terms of employment in Appendix A came into operation on 4th October 1948 and at the end of 6 months the Union made demand for a revision of the dearness allowance and conciliation proceedings were started by the Labour Directorate of the Government of West Bengal. The Labour Directorate did not find that either the financial position of the Company had improved or that the cost of living had increased and could not grant any relief to the Union. The Union then made an appeal to the Directors of the Company who granted an interim increase in dearness allowance to the extent of one anna in the rupee for those workers whose basic salary was not more than Rs. 100 per month, and this interim relief was granted for a period of 3 months, i.e., up to September 1949 and the Management promised to review the matter in October 1949. It appeared that the Company paid the interim relief to the members of the staff in the Head Office also in the month of October 1949 but did not grant it to the workers in the factory. This they did not allow because the workers in the factory had started "go slow" tactics causing a considerable loss to the Company in inadequate production. On top of this came the strike notice on 28th October 1949 which culminated into a strike on 12th November 1949 that lasted till 21st February 1950.

The learned Counsel for the Company drew my attention to the fact that the Company's financial condition was very low, that the basic wage fixed in Appendix A was much in excess of wages granted either by Messrs. B. K. Paul & Co., or by Messrs. Bengal Chemical and Pharmaceutical Works, Ltd., which are companies carrying on manufacture of pharmaceutical products and were sister companies of bigger size with larger production and greater financial stamina. The learned Counsel for the Company referred me to the Awards of Sri S. N. Modak, I.C.S. (Retd.), in the industrial disputes between the Bengal Chemical and Pharmaceutical Works, Ltd., and their workmen published in the *Calcutta Gazette*, dated 3rd November 1949, and in the industrial dispute between Messrs. B. K. Paul & Co. (Agency, Ltd.), B. K. Paul & Co. (Edwards Tonic), B. K. Paul & Co. (Research Laboratory) and their employees published by Government

ification No. 1276Lab., dated 22nd April 1948. Comparing the scales salaries of the workmen in the two concerns with those granted by the Board, Appendix A, which was based upon a settlement between the parties before the learned Assistant Labour Commissioner, Government of West Bengal, I find that the salaries have been fixed at a much higher level in Messrs. Albert David, Ltd., than in the other two companies mentioned above. A few of the grade scales of basic wages of similar categories of employees in the 3 establishments are mentioned below for appreciation of observation:—

Posta.	Albert David, Ltd.	Bengal Chemical and Pharmaceutical Works.	B. K. Paul & Co.
Unskilled (peons, street and sweepers).	Rs. 36—2—42	Office boy—Rs. 25 Grade B workers—Rs. 28. Grade A workers—Rs. 29. Syce—Rs. 31. Miscellaneous Literate—Rs. 32.	Labourers—Rs. 30— $\frac{1}{4}$ —36.
Packers ..	Rs. 45—2—65	Rs. 32	Rs. 30— $\frac{1}{4}$ —36.
Despatch packers	Rs. 40—2—50		
Glass Blowers ..	Rs. 65—3—80—4—100.	Rs. 35	
Clerks ..	(1) Rs. 55—3—85— —E. B.—4—125. (2) Rs. 65—4—105 E. B.—5—155. (3) Graduates specially qualified— Rs. 80—5—120— E. B.—10—150— E. B.—10—250.	Rs. 45. Junior Grade Rs. 32.	Assistants— A Grade Rs. 105—5—150. B Grade—Rs. 75—2—105. C Grade—Rs. 45— $\frac{1}{4}$ —75.
Supervisor ..	(1) Rs. 100—6—160 —E. B.—8—240. (2) Rs. 75—5—125 —E. B.—7—195. (3) Rs. 60—4—100 —E. B.—5—150.	Rs. 45	.. Sectional Heads and Chemists— A Grade—Rs. 130—10—200. B Grade—Rs. 84—6—120.

It is needless to multiply instances. It is obvious that the grade scales in Messrs. Albert David, Ltd., as fixed in the settlement evidenced in Appendix A was on a very liberal scale, much above the current wages of workmen in this industry in the Calcutta area. It may be noted that in Messrs. Albert David, Ltd., the dearness allowance was fixed at Rs. 19 per month; in Messrs. Bengal Chemical and Pharmaceutical Works, Ltd., the monthly dearness allowance varied between Rs. 25 and Rs. 50 in various stages up to Rs. 312, and in Messrs. B. K. Paul & Co. the dearness allowance of every employee was 1/3rd of his basic wage.

The learned President of the Union pointed out to me that in Messrs. Bengal Chemical and Pharmaceutical Works, Ltd., the workmen got wages up to the extent of 1½ months' basic wages. As it appears from the

award regarding Messrs. B. K. Paul & Co. it was agreed between Company and the Union that bonus to the extent of one month's salary will be paid in respect of a year in which a dividend to the extent 5 per cent. or more was declared to the shareholders. Even with the increments to the emoluments by way of bonus, the total emolument earned by the employees in Messrs. Albert David & Co. was much above that received by the employees of similar categories in the other two companies. It may be mentioned that Messrs. Albert David, Ltd., granted one month's bonus (15 days + 15 days) in 1947 and 15 days Puja Bonus in 1948. They did not grant any bonus in 1949 owing to the deliberate slowing down of production. It is needless to add that very great stress is to be given to the time-scale grades reserving automatic annual increments.

The financial year of the Company is from 1st November to the end of the next October. The balance sheets of the Company ending 31st October 1945, 31st October 1946 and 31st October 1947 have been filed before me. In the financial year ending 31st October 1945 the Company made a net profit of Rs. 1,22,193; in the two succeeding years the Company incurred a loss of Rs. 13,844 and Rs. 83,855, respectively. In the financial year ending 31st October 1948 the Company earned a net profit of Rs. 1,38,000. It is needless to add that as much as Rs. 97,000 and odd of this amount was utilised to make up the losses in the two preceding years. The balance sheet of Messrs. B. K. Paul and Co. was not available before me but the balance sheet of Messrs. Bengal Chemical and Pharmaceutical Works, Ltd., for the financial year ended 13th April 1948 was filed before me. It shows a net profit of Rs. 10,69,092-15-6. The statement of accounts given by this Company also shows that while the salary and allowances of employees in the Bengal Chemical and Pharmaceutical Works, Ltd., was only 23·2 per cent. of the annual sale in 1947-48, in this Company the salary and allowances accounted for 32·6 per cent. of the sales for 1947, 34 per cent. of the sale in 1948 and 34·6 per cent. of the sale in 1949. It is also stated that this percentage in Messrs. Bengal Immunity in 1947-48 was only 17 per cent. and in Messrs. Smith Stansfield and Co., Ltd., only 16 per cent.

The revision of dearness allowance was permissible in Appendix A in view of the financial position of the Company and increase in the cost of living. It is, therefore, necessary to consider the change in the cost of living index figure subsequent to October 1948. It appears from the cost of living index figure published by the Office of the Statistical Bureau, Government of West Bengal, that in October 1948, the cost of living index for middle-class men was 364 and for the working class it was 384·3. In August and September respectively these figures were 361·0 and 360·2 for the middle-class and 377·3 and 378·8 for the working class. Since then it diminished gradually up till May 1949 and then showed a slight increase but not reaching the figures as in October 1948. Thereafter they decreased again till February 1950 and then they recorded a slight increase till 1st March 1950 in which month it was 347·4 for the middle-class and 359·0 for the working class. The index numbers for June have not been compiled. It, therefore, appears that the cost of living index figure for the working class or the middle-class has all along been less than what it was in October 1948 when Appendix A came into operation. No revision of dearness allowance is, therefore, justified in view of the provisions of Appendix A. As there has been no increase in the cost of living index since the date when the Award, Appendix A, came into operation.

Considering all these circumstances I am of opinion that the claim for increase of dearness allowance as made by the Union is not justified and this claim is, therefore, rejected.

Issue No. 2.—Tiffin Allowance:

Issue No. 2.—Canteen.

Under the terms of Appendix A a canteen was to be opened at Dum Dum factory and the establishment cost of this canteen, being the cost for the accommodation of the canteen, and the cost for two cooks and two servants, are to be paid by the Company and every workman was to get a tiffin allowance at 4 annas daily. The Union demanded an increase in the tiffin allowance from 4 annas to 6 annas per day per head. I do not consider the demand of any increase in the tiffin allowance or in the commitments of the Company in regard to the cost of the canteen, beyond what was provided for in Appendix A, to be justified. The tiffin allowance and the provision for the maintenance of the canteen shall continue to be governed by the terms in Appendix A.

This issue is accordingly answered.

Issue No. 3.—Pay for the period of Strike and Lock-out.

The claim for the pay for the period of strike and lock-out from 12th November 1949 to 21st February 1950 was not pressed at the time of the hearing of the case. It may be mentioned that this claim was abandoned by the agreement between the parties dated 22nd February 1950 that resulted in the termination of this strike and the lock-out (Appendix B). This claim is, therefore, rejected.

Issue No. 4.—Revision of Standing Orders.

No definite claim as to the revision of standing orders was made by the Union. It was not stated which standing orders of the Company were to be revised and in what particular manner. It appears that the existing standing orders have been certified by the Labour Commissioner. I do not find it possible to deal with this issue in the absence of any definite demand.

This issue is accordingly answered.

Issue No. 5.—Regularisation of the Provident Fund.

Under the terms of the Award, Appendix A, provision for a Provident Fund of the employees was made with 6½ per cent. contribution on either side. It appears that the Company started the Provident Fund in September 1948, i.e., even before the Award, Appendix A, came into operation on 1st October 1948. The Union complained in this proceeding that the Provident Fund money had not been transferred to a separate fund as yet. The representatives of the Company informed me that the permission of the Income-Tax Commissioner has not yet been obtained for the starting of the Provident Fund. It is directed that the money belonging to the Provident Fund of the employees should be kept in a separate account by the Company.

The Union asked me to frame rules in regard to the availability of the employer's contribution to the fund. In Appendix A it is provided that the Company's contribution should be payable after 3 years' service. No more provision has been made in this regard in Appendix A. It cannot, however, be accepted that the full contribution of the Company to the Provident Fund should be available to the employee after the expiry of the 3 years of service. In this regard I frame the following rule in accordance with the Model Rules for Provident Fund for Industrial Employees framed by the Government of India.

(a) If any subscriber resigns or leaves his employment at his own request, otherwise than by reason of superannuation on medical grounds, the Board or trustees of the Provident Fund may, by a majority of two-thirds members, direct that deductions according to scales specified below shall be made from the amount paid into the subscriber's account by the employer (including interest accrued to the employer's contribution):—

- (i) Subscribers of less than 3 years' standing—100 per cent.
- (ii) Subscribers of 3 but less than 6 years' standing—50 per cent.
- (iii) Subscribers of 6 but less than 9 years' standing—25 per cent.
- (iv) Subscribers of 9 or more years' standing—Nil.

(b) If any subscriber is dismissed for misconduct the Board shall, at the request of the employer, direct that a deduction equal to the contribution made by the employer into the subscriber's account, including the interest accrued thereon shall be made.

Explanation.—The term "misconduct" shall be interpreted with reference to standing orders existing in the undertaking.

This issue is accordingly answered.

Issue No. 6.—Disability, death benefits and gratuity.

I do consider that the employees are not entitled to both kinds of benefit, in Provident Fund, as well as in gratuity. As the Company allows the benefit of Contributory Provident Fund, I consider that the employee should not be given any additional advantage or gratuity. As, however, the Provident Fund was started only in September 1948, the benefit to the old employees to the Provident Fund will be unsubstantial.

On giving a careful consideration to the matter I have come to the conclusion that a system of gratuity of a complementary character should be introduced to meet the needs of the old employees and also employees in general under the circumstances of death or retirement on account of superannuation or on medical grounds. It is awarded that there should be a scheme of supplementing the benefit of Contributory Provident Fund by a scheme of gratuity for some years next. The provision of the system of gratuity shall be as follows:—

- (1) On retirement after continuous service for not less than fifteen years—Gratuity at the rate of half a month's basic pay for each completed year of service subject to a maximum of fifteen months' basic pay.
- (2) On retirement before completing fifteen years' service by reason of superannuation on medical grounds or owing to any other sufficient cause approved by the employer in this behalf—Gratuity at the rate of half a month's basic pay for each completed year of service.
- (3) On death—Gratuity at the rate of half a month's basic pay for each completed year of service (payable to the employee's nominee or nominees or heirs), subject to a maximum of fifteen months' basic wages.
- (4) The basis of calculating gratuity shall be the average basic pay not including overtime wages or any allowances, bonuses or other benefits, during the last twelve months of service on full pay.

- (5) For the period for which Provident Fund has been in operation in respect of an employee, he or his nominee or nominees or heirs will receive the whole amount at his credit in the fund including the amounts of the employer's contribution subject to operation of the rules of the Provident Fund of the Company in this behalf, but in calculating the number of years of service for which gratuity will be payable, the period for which the Provident Fund has been in operation in respect of the particular employee shall be deducted from the total period of service.

Issue No. 7.—Increment in basic pay in September 1949.

The Union claimed the annual increment in basic pay of the employees in September 1949. The representatives of the Company stated that they are unable to pay the annual increments to all the employees and that they are paying increments to the more efficient hands. No increments, however, fell due in September 1949. As the Award in Appendix A came into operation on 4th October 1948, the increments really fell due in October 1949. In October 1949 troubles were brewing and the workmen had already adopted "go slow" methods causing loss to the Company. In the first part of November the strike occurred and the factory was reopened only in the latter part of February 1950. The plea of the Company that it was unable to pay annual increments to all the employees is not tenable. The increments as provided for under the Award in Appendix A have to be paid until the wage scales are altered by a fresh settlement or Award. I, therefore, direct that annual increments that fell due to the employees in the month of October 1949 should be payable with effect from March 1950 and the next increment will be due in October 1950.

This issue is accordingly answered.

Issue No. 8.—Interim reliefs for October 1949 for workers of Dum Dum and Doctor Lane Factories.

I have already related that an interim relief of increase of dearness allowance at one anna per rupee for employees drawing basic salary up to Rs. 100 per month was allowed for 3 months from July and that in October 1949 this relief was granted to the staff at the Head Office, but not to the factory workers at Dum Dum and Doctor Lane. The Company's plea is that this relief was not granted to the factory workers at Dum Dum and Doctor Lane as they had adopted "go slow" methods and caused loss to the Company. The circumstances of the case justify this plea and I accept it. I accordingly reject the claim for interim relief for the factory workers at Dum Dum and Doctor Lane for October 1949 as claimed.

Issue No. 10.—Bonus for 1949.

No bonus was paid in 1949 before the Puja vacation. The Company proposed the plea of payment of Puja Bonus in 1949 on the ground that the workmen made it impossible for the Company to pay this bonus by go slow tactics which caused the Company a severe loss. These go slow tactics in the month of September and October culminated into a strike in the month of November 1949 which lasted for 102 days. The Company is now struggling for its sheer existence. By October next the Company will have to grant two increments in the basic salaries. The losses incurred in 1946 and 1947 have been recouped in 1948, but the cash balance position of the company is anything but satisfactory. No dividend of ordinary shares has been paid since 1945. In the circumstances I do not consider that the Company should be compelled to pay any Puja Bonus for 1949.

This issue is accordingly answered.

24th July 1950.

M. C. BANERJI,
Tribunal, Industrial Disputes.

APPENDIX A.

GOVERNMENT OF WEST BENGAL.

Labour Department.

ORDER.

No. 3642Lab.—4th October 1948.—Whereas under the Government of West Bengal, Commerce, Labour and Industries Department, order No. 135Lab., dated the 17th January 1948, the industrial disputes that have arisen or were apprehended between the employers of mercantile firms and their associate firms specified in column 1 in the two lists Nos. 1 and 2 annexed to the said order and their clerical and all subordinate staff in their offices as represented by some trade unions mentioned against firms in column 2 of the lists aforementioned, and others represented by such other registered trade unions as might have been permitted by the Industrial Tribunal hereinafter mentioned to be represented individually for legitimate reasons, were referred for adjudication to a Tribunal constituted by Sri Ashutosh Das Gupta, Additional District Judge, as Chairman and Sri Sailesh Chandra Chakravarty and Sri Sudhir Chandra Dutta Gupta, Additional District Judges, as members;

And whereas the services of Sri Sudhir Chandra Dutta Gupta, one of the members aforesaid, having no longer been available, the said Chairman and Sri Sailesh Chandra Chakravarty, another member aforesaid, have given the award in respect of the industrial dispute between one of the firms mentioned hereinbefore, namely, Messrs. Albert David, Limited, 15, Chittaranjan Avenue, Calcutta, being item No. 1 in list No. 1 aforementioned and their employees represented by Albert David Workers' Union, C/4, College Street Market, Calcutta, as shown in the annexure hereto;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 15 read with sub-section (3) of section 19 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to make the following order and to direct with reference to section 17 of the said Act that the award be published in the *Calcutta Gazette*.

The award made by the said Chairman and the said Sri S. C. Chakravarty shall bind the Company and their employees aforesaid as specified therein and shall remain in operation for a period of one year with effect from the date of this order.

Annexure.

In the matter of industrial disputes between 267 mercantile firms of Calcutta and their employees, referred for adjudication, by Government order No. 135Lab., dated the 17th January 1948, to a Tribunal constituted of (1) Sri Ashutosh Das Gupta, and (2) Sri Sailesh Chandra Chakravarty.

Pursuant to the provisions of sections 7 and 10 of the Industrial Disputes Act of 1947, the Government of West Bengal constituted a Tribunal with Sri Ashutosh Das Gupta as Chairman, Sri Sailesh Chandra Chakravarty and Sri Sudhir Chandra Dutta Gupta as members to adjudicate upon disputes between 267 mercantile firms of Calcutta and their employees. As Sri Sudhir Chandra Dutta Gupta's services are no longer available.

The firms have been divided in two lists in Government order and it is proposed to maintain the serial numbers given in the lists for the sake of convenience. In column 1 of the lists the names of the firms have been stated and in column 2 the names of the unions representing the employees have been stated.

It is now proposed to consider the case of Messrs. Albert David, limited, being No. 1 in list No. 1. In this case there have been settlements between the employer and the employees as represented by the two unions. In another award wherein we disposed of the cases of several absentee employees we decide that we could treat the cases separately. The reasons hold good here also and we do not consider it necessary to reiterate them. We propose to pass an award in terms of settlements arrived at.

We, therefore, pass an award in terms of the settlements a copy of which do form a part of this award.

A. DAS GUPTA,

Chairman.

S. CHAKRAVARTY,

Member, Tribunal.

The 15th September 1948.

Terms of settlement arrived at before the Assistant Commissioner of Labour, between Albert David Workers' Union represented by the President and the Secretary of the Union on the one side and Dr. S. Mukherjee, Chairman of the Board of Directors, representing the Management on the other side.

APPLICABLE TO THE EMPLOYEES OF HEAD OFFICE, 15, CHITTARANJAN AVENUE, CALCUTTA.

1. Scales of pay—

(a) Rs. 60—3—90—4—130.

(b) Rs. 65—4—105—5—155.

(c) Rs. 80—5—120—E B.—10—150—E.B.—10—250.

2. Fixation of pay.—(1) Generally Matriculates shall get the advantage of "B" grade. In fixing initial pay, the employee shall start at a point just above his present pay to fit in with the proposed scale and one increment allowed every three years of service according to principle of approximately counting more than 1½ years as full unit.

(2) Typist, having a speed of more than 40 words, would get the benefit of "B" grade irrespective of all consideration as to academic qualifications.

3. Dearness allowance fixed at Rs. 19 per month.

4. Provident Fund Rules and other benefits would be same as the employees in the factory as per agreement made on 1st June 1948.

5. Existing facilities as to attendance, allowance of Rs. 5 per month shall be continued.

6. Scales of pay for subordinates.—Rs. 36—2—42—F.B.—2—50.

7. Fixation of pay.—The fixation of pay would be such that each worker could be at once fit in, in the proposed scale such that a uniformity in increase can be maintained as far as possible. The general principle enumerated in rule 2 would be followed as far as practicable.

8. Holidays—

- (1) Same as Bengal Chamber of Commerce.
- (2) Special national holidays declared by Government of West Bengal would also be observed as holidays.

9. Leave per year—

Casual leave—15 days—Full pay.

Privilege leave—15 days—Full pay.

Medical leave—15 days—Full pay (on production of medical certificate to the satisfaction of management).

Extraordinary leave—15 days—On half-pay.

Privilege leave and medical leave would accumulate up to 30 days.
Casual and extraordinary leave would not be carried forward.

10. Revision of dearness allowance consistent with financial position of Company and increase in cost of living, if any, shall be taken up after six months.

11. The dispute before the General Tribunal would be compromised in terms of this agreement. Relevant portions, that is terms Nos. 6, 12, 14, 15 and 16 of the terms of settlement of the dispute drafted on 1st June 1948 (concerning factory workers) would form part of this agreement

For and on behalf of Albert David, Limited—

S. Mukherjee,

Dr. S. Mukherjee, Director.

For and on behalf of Albert David Workers' Union—

Abanishwar Misra, President.

Terms of settlement arrived at before the Assistant Commissioner of Labour between Albert David Workers' Union represented by the President and the Secretary of the Union on the one side and Dr. S. Mukherjee, Chairman of the Board of Directors, representing the Management on the other side.

APPLICABLE TO THE EMPLOYEES OF THE FACTORY.

1. Those employees who did not get benefit of *ad interim* relief for increase in wages by Rs. 10 would also be getting the same benefit.

2. Scale of pay for clerks—

(1) Rs. 55—3—85—E.B.—4—125.

(2) Rs. 65—4—105—E.B.—5—155.

(3) Graduates specially qualified—Rs. 80—5—120—E.B.—10—150—
E.B.—10—250.

3. Scale of pay of Technicians—Supervisors—

- (1) Rs. 100—6—160—E.B.—8—240 (about 7 such posts).
- (2) Rs. 75—5—125—E.B.—7—195.
- (3) Rs. 60—4—100—E.B.—5—150.

4. Fixation of pay.—(a) Those getting below Rs. 55 now would at once come to the scale starting at Rs. 55 with one increment in the proposed scale for every three years of service according to principle of approximate, such that more than 1½ years would count as full.

(b) Those already getting above Rs. 55 would get one increment on the scale at once and one increment for every two years of service; provided one increment had been allowed after 1st April 1948. The rule of approximate would not apply.

(c) Those who have put in four years of service and whose pay is not below Rs. 55 should ordinarily be put in the scale of Rs. 65—155.

(d) Qualified in-charges or those otherwise qualified would get first scale for Supervisors.

(e) The usual rule of fixing pay according to existing pay as stated above would apply to them.

5. Every employee, irrespective of pay, would get dearness allowance Rs. 19.

6. Interim increase by Rs. 10 would cease to exist when scales are introduced and that on fixation of pay, this increase shall not be counted.

7. Other rules applicable to workers as per agreement made before shall apply to clerks.

For and on behalf of Albert David, Limited—

S. Mukherjee,
Dr. S. Mukherjee, Director.

For and on behalf of Albert David Workers' Union—

Abaniswar Misra, President.

Terms of settlement arrived at before the Assistant Commissioner of Labour between Albert David Workers' Union represented by the President and the Secretary of the Union on the one side and Dr. S. Mukherjee, Chairman of the Board of Directors, representing the Management on the other side.

APPLICABLE TO THE EMPLOYEES OF THE FACTORY.

1. Half month's wages paid as advance in 1947 may be treated as Bonus for year ending on 31st October 1947 would be paid considering the balance sheet.

2. After six months of service, a worker would be treated as permanent (monthly paid).

3. Scale of pay.—Daily-rated worker—Rs. 2 daily.

		Basic pay.	Dearness allowance.
		Rs.	Rs.
(a)	Unskilled (Peons, Daftries and Sweepers) ..	36—2—42	19
(b)	Packing and Printing, Washing, Cutting ..	45—2—65	19
(c)	Checker	50—2—70	19
(d)	Filler Sealer	60—2—75	19

4. The fixation of pay would be such that each worker would be at once fit, in, in the proposed scale such that a uniformity in the increase can be maintained as far as possible.

5. Scale of pay.—Glass blowers—Rs. 65—3—80—4—100. Temporary glass blowers would get Rs. 50 plus dearness allowance at Rs. 19 and that temporary glass blowers would be made permanent after six months.

Jamadars and Darwan—Rs. 40—2—60.

Despatch Packers—Rs. 40—2—50.

6. Provident Fund should be introduced according to rules frame Principle of 6½ per cent. contribution with Company's contribution being payable after three years of service being observed.

7. Leave—

10 days under Factory Act.

7 days' festival holidays.

7 days' casual leave.

15 days' medical leave on production of medical certificate from registered practitioner.

8. A canteen be opened at Dum Dum factory. The establishment of would be paid by the Company, i.e., cost for house, 2 cooks and 2 servants shall be paid by the Company.

9. Tiffin allowance be fixed at annas 4 daily.

10. Old employees when re-employed would get benefit of permanent at once and his pay be fixed in proposed scale with due consideration of previous length of service and efficiency.

11. Dress to those working with acids and chemicals must be supplied without exceptions.

12. Workers treated within factory would get medicine prepared by Company free and that for their personal use upon medical certificates workers would get medicine of Company at 50 per cent. of the sale price.

13. All monthly-paid workers getting up to Rs. 125 would get *ad interim* increase in wages by Rs. 10 per month with effect from 1st June 1948 and daily-rated workers would get increase in wages by Rs. 8 per month.

14. The recommendations noted above as agreed to by Mr. N. Bhanja, Secretary of the Union, and Dr. S. Mukherjee, Director of the Company, would take effect from 1st September 1948, subject to approval of Board of Directors.

15. In view of the co-operation extended by the employer, the Union gives an assurance for increase in productions for the interest of both the employer and employee. This may be taken as a caution to employees.

16. The unrecovered amounts will be treated as bonus. Refunding of the recovered portion would be considered when account for the last year is prepared.

17. All other points in demands be withdrawn.

For and on behalf of Albert David, Limited—

S. Mukherjee,

Dr. S. Mukherjee, Director.

For and on behalf of Albert David Workers' Union—

Abaniswar Misra, President.

M. C. BANERJI,
Tribunal.

The 24th July 1950.

APPENDIX B.

Annexure B.

BEFORE THE TRIBUNAL APPOINTED BY AN ORDER No. 581 OF THE GOVERNMENT OF WEST BENGAL, DATED THE 4TH FEBRUARY 1950, AND MADE UNDER THE INDUSTRIAL DISPUTES ACT, 1947.

Re: Industrial Disputes as referred to in the said order, dated the 4th February 1950, between Messrs. Albert David, Ltd., of 15, Chittaranjan Avenue, and the workers as represented by Albert David Workers' Union, 34, Creek Row, Calcutta-14.

The Union agrees to call off the strike with effect from the 22nd February 1950 and gives up any claim for wages for strike period.

2. In view of the above the Company agrees to lift the lock-out and re-open the factory from the 22nd day of February 1950 on the condition that the Company will employ such number of workers in the beginning as it may think fit on the same as per the Award of the Industrial Disputes Tribunal made in 1948 but so that the Company will employ and take up all the workers within a period of three weeks from the date of the re-opening of the Factory.

3. Either of the party reserve its right to cancel the above agreement after the expiry of three weeks from the re-opening of the Factory on giving to the other a fortnight's notice provided however if the Union cancels the agreement aforesaid, it will not be entitled to raise any issue for payment of wages for the strike period which the Union has given up.

4. The above agreement is made without any prejudice to any of the right and contentions of either of the parties before the Tribunal.

5. In view of the above agreement the proceedings before the Tribunal have been adjourned for four weeks.

For and on behalf of Albert David, Ltd.—

P. Pardesrao,

Secretary and Treasurer for Albert David, Ltd.—

D. Jedah,

For Managing Director.

22-2-50.

For Albert David Workers' Union—

Nanda Misra,

President.

22-2-50.

M. C. BANERJI,
Tribunal, Industrial Disputes

The 24th July 1950.

By order of the Governor.
D. S. P. MUKHERJEE, Jt Secy.

ORDER.

No. 4586Lab.—18th August 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 1957Lab., dated the 24th April 1950, the industrial dispute between Messrs. Hastings Jute Mill, P. O. Rishra, Hooghly, and their employees represented by Hastings Jute Mill Employees' Union, 18, Grand Trunk Road, Rishra, Hooghly, in connection with the case of Sri Kritanta Kumar Chatterji, was referred for adjudication to Sri M. C. Banerji, District Judge;

And whereas the said Sri M. C. Banerji, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

INDUSTRIAL TRIBUNAL, CALCUTTA.

PRESENT. SRI MATISH CHANDRA BANERJI, *District Judge, Tribunal.*

Industrial dispute between Messrs. Hastings Jute Mill, P. O. Rishra, district Hooghly, and their employees represented by Hastings Jute Mill Employees' Union, 18, Grand Trunk Road, Rishra, district Hooghly.

AWARD.

The Government of West Bengal in the Department of Labour by order No. 1957Lab., dated 24th April 1950, referred under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the industrial dispute between Messrs. Hastings Jute Mill, P. O. Rishra, district Hooghly, and their employees represented by Hastings Jute Mill Employees' Union, 18, Grand Trunk Road, Rishra, district Hooghly, in connection with the case of Sri Kritanta Kumar Chatterji, to me for adjudication.

Notices were issued on both parties and they appeared and filed written statements.

Sri Kritanta Kumar Chatterji was employed as a clerk in the Hastings Jute Mill and was in charge of the canteen of the Company. He was appointed to this post on 1st May 1948, and was discharged on 3rd January 1950. At the date of his discharge he used to get a basic pay of Rs. 58 and a dearness allowance of Rs. 32-8 per month. The Union's case is that the dismissal of Sri Kritanta Kumar Chatterji was an instance of unfair labour practice and this order of dismissal was void *ab initio* for the reason that no charge-sheet was framed against the workman, nor was he offered any opportunity to defend himself as provided for in the Standing Orders of the Company. The Union, therefore, claimed reinstatement with retrospective effect of the said workman to his post and also claimed full compensation for the period of his non-employment. The Company opposed the claim of the Union and stated that the discharge of Sri K. K. Chatterji was not actuated by any malice or unfair motive and that it was not the result of any unfair labour practice on the part of the Company. It was, therefore, submitted that the Union's prayer for reinstatement or compensation was neither lawful nor equitable. The details of the facts of the case will appear from the decisions of the issues. The issues were framed on 30th May 1950.

The appearances for the parties were as follows:—

For the Union: Sri D. L. Sen Gupta, Advocate, assisted by Sri Phani Ghosh, and Sri Benoyendrakumar Mitra, Secretary of the Union, and the discharged employee Sri K. K. Chatterji.

For the Company: Sri S. C. Sen Gupta, Advocate, and Sri J. K. Ghosh, Pleader, of Messrs. Orr Dignam & Co., assisted by Miss P. Mitra of I.J.M.A., and Mr. W. Alexander, the Manager of the Company.

The issues framed were as follows:—

ISSUES.

- (1) Was the dismissal of Sri K. K. Chatterji an instance of unfair labour practice on the part of the Company?
- (2) Is he entitled to reinstatement or to any other relief?

Decisions.

Issue No. 1.

Sri K. K. Chatterji was appointed as the clerk in charge of the canteen of the Company on 1st May 1948. The second clerk in the canteen was Sri Amrita Lal Chakravarty. Sri K. K. Chatterji was entrusted with the task of purchasing the foodstuffs for the canteen. It appears that towards the latter part of 1949 the tea which was supplied by the canteen to the labourers of the mills was sweetened by molasses which were refined by boiling before use. It is the common case of the parties that the canteen was showing some loss every month till December 1949. The loss or profit in the canteen was, however, no concern of the Company and profit or loss in the canteen meant improvement or deterioration of amenities available from it. On 1st January 1950 the Company transferred Sri Amrita Lal Chakravarty to the Labour Department and one Sri Lahoti of the Labour Office was posted to the canteen in his place. The Union alleged in its written statement that Sri Lahoti was a friend of Sri Bhansali—the Assistant Labour Officer of the Company. This allegation was, however, denied by Sri Bhansali in his evidence. On Sri Lahoti's appointment, he was authorised to purchase goods for the canteen as was till that date done by Sri K. K. Chatterji—clerk in charge of the canteen.

The Union's case is that on 2nd January 1950 Sri Lahoti purchased for the canteen a quantity of *gur* which was of bad quality and was not fit for human consumption. According to the Union the hours of work of Sri K. K. Chatterji were from 6-30 a.m. to 11 a.m. and 1 p.m. to 5 p.m. According to the Company the working hours of Sri K. K. Chatterji were from 6-30 a.m. to 11 a.m. and from 12-30 p.m. to 4-30 p.m., although for the other clerks the working hours were from 6-30 a.m. to 11 a.m. and 1 p.m. to 5 p.m. Both the parties, however, agreed that on 3rd January 1950 Sri K. K. Chatterji left his duty at 11 a.m. in the forenoon and returned back to work at 1 p.m. Tea to the labourers is supplied at 6 a.m. in the morning and at 12-30 p.m. in the afternoon, as the working hours of the Mills are from 6-30 a.m. to 11 a.m. and 1 p.m. to 5 p.m. During the period of absence of Sri K. K. Chatterji, between 11 a.m. to 1 p.m. on 3rd January 1950, his Assistant Sri Lahoti was in charge of the canteen and looked after the supply of tea to the workmen at 12-30 p.m. The tea that was supplied to the workmen at 12-30 p.m. was bad. It was nothing more than milk and water and had a very bad taste. At about 12-45 p.m. a crowd of workmen approached the Manager with glasses of tea supplied to them by the canteen. They complained about the poor quality and the bad taste of the tea. The Manager promised an enquiry into the matter. At about 1-45 p.m. the Manager visited the canteen and mentioned to the canteen in charge Sri K. K. Chatterji and his assistant Sri Lahoti about the workmen's complaint.

According to the Union the Manager and the Assistant Labour Officer came to the canteen and the Assistant Labour Officer stated to the Manager that Sri K. K. Chatterji was a great agitator for the labour and the root of all troubles and the Manager thereupon without caring to have any explanation from Sri K. K. Chatterji started saying "bloody agitator" to which he protested and claimed to be properly treated. The Union further states that Sri K. K. Chatterji continued his day's work as usual till he was called at the office in the evening to receive his notice of dismissal and final payment and was asked to hand over charge of the canteen to the Assistant Labour Officer Sri Bhansali.

The Company's case is as follows:—

At about 1-45 p.m. the Manager visited the canteen and mentioned to the canteen in charge and his assistant about the workers' complaint. Sri K. K. Chatterji at first did not admit that the tea was of poor quality but subsequently admitted that some *gur* which was found to be bad was used to sweeten the tea in his absence. The Manager felt that he was responsible for the state of affairs and had been shirking his responsibilities. He, therefore, took him to task for not taking necessary steps so that bad stuffs could not be used. Upon this he flared up and shouted in a most insolent manner. Finding the situation awkward the Manager asked him to come to his office and left the place. Thereafter Sri K. K. Chatterji went to the Labour Office and cried out in a loud voice in Hindi that the Manager had abused him. A few hundred workers had assembled at the time. The Assistant Labour Officer who was there asked him to go away from the place, but he refused to do so. The Manager, therefore, decided to dismiss him for his rowdy and insolent conduct. Sri K. K. Chatterji thereupon became repentant. The Manager, therefore, taking into consideration that he was a refugee and in a somewhat helpless condition, discharged him on giving one month's pay in lieu of notice by letter, dated 3rd January 1950. The Manager also granted him a certificate on 5th January 1950 to help him to get employment elsewhere.

Sri K. K. Chatterji (P.W. 1) examined himself and was cross-examined by the Company. The Company examined O.P.W. 1, Bejoy Chandra Adhikari, O.P.W. 2, Mr. W. Alexander, Manager of the Mills, and O.P.W. 3, Sri B. S. Bhansali, the Assistant Labour Officer. These witnesses were cross-examined by the Union. The letter of discharge to Sri K. K. Chatterji, dated 3rd January 1950, was marked Ext. 1 and the certificate granted by the Manager to Sri K. K. Chatterji, dated 5th January 1950, was marked Ext. 2 for the Union. On the side of the Company the warning notices to Sri K. K. Chatterji, Exts. A, A₁ and A₂, the Canteen Account Books, Exts. C and C₁, the letter, Ext. D and the trading accounts, Ext. B, were marked Exhibits.

The Union assails the discharge of Sri K. K. Chatterji as an instance of unfair labour practice on the part of the Company and claims his reinstatement on the following grounds:—

- (1) The dismissal of Sri K. K. Chatterji was made with an ulterior motive for his honest character and sympathy to the cause of labour and the whole case was decided with an unfair attitude of mind and as such it was a case of unfair labour practice.
- (2) The Company's order of dismissal is void as no charge-sheet was framed against Sri K. K. Chatterji and he was not offered any opportunity to defend himself as provided for in the Standing Orders of the Company.

These points will be considered below.

In evidence Sri K. K. Chatterji states that on 3rd January 1950 he supplied tea with the old stock of *gur* that had been purchased by him and there was no objection with that tea. He went home after 11 a.m. and came back at 1 p.m. As he reached the canteen after the mid-day recess the Manager and the Assistant Labour Officer came to his office. After they arrived in his office, the Assistant Labour Officer pointed out to Sri K. K. Chatterji and told Mr. Alexander, the Manager, that he was the root of all evil and he should be finished. The Assistant Labour Officer then went away. The Manager was in furious mood. Sri K. K. Chatterji asked the Manager to hear the cause of trouble and tried to tell him that he was not present when the trouble occurred. But the Manager did not want to hear any explanation from him and addressed him as "bloody". He protested at his using such language and requested him to hear his explanation but with no success. About an hour after the Assistant Labour Officer came to him and took over charge of office from him. He was then asked to go to the Manager's office where he was served with a written notice of discharge. Ext. 1 is that notice. In cross-examination Sri K. K. Chatterji states that the *gur* used in the tea was always boiled and refined before use but the *gur* which was purchased on 2nd January 1950 was not refined. He was in charge of the canteen and was responsible for its conduct. He also states that on 3rd January 1950 when he went home at 11 a.m., he left instructions with Lahoti as to the *gur* which was to be used in the tea to be supplied at 12-30 p.m. and also instructed Lahoti to refine the *gur* which was bought on the previous day. It is not stated in the written statement of the Union that he left instructions with Lahoti that the *gur* which was to be used in the tea was to be refined before use. It is also stated in the examination-in-chief of Sri K. K. Chatterji that Sri Lahoti, the clerk appointed in place of Sri A. L. Chakravarty on 1st January 1950, was a friend of Sri Bhansali. Bhansali denies the statement in his evidence. I do not find any substance in this plea. In his evidence Mr. Alexander states that as usual on his rounds of the Mills at 1-45 p.m., he visited the canteen where he saw Chatterji and his assistant Lahoti. He told them about the complaints he had had and asked for reasons. Sri K. K. Chatterji immediately told him that bad *gur* had been used for the tea. This the Manager considered to be a serious matter as the *gur* which he knew to be bad was used in the tea which was supplied. Sri Chatterji then took an aggressive attitude towards the Manager for his using bad language. In the evidence of Sri Bhansali, the Assistant Labour Officer, it appears that after the Manager left the canteen, Chatterji came to his office shouting aloud that the Manager had abused him. Chatterji addressed the clerk and said what right had a European to call an Indian "bloody". He did not desist even though requested by the Labour Officer. Sri Bhansali then sent a chit to the Manager informing him of the matter and the Manager sent back the chit with an endorsement on it saying that Sri Chatterji should be asked to go to the canteen office. This chit is Ext. D. It appears that at about 4 p.m., the Manager instructed Sri Bhansali to serve a charge-sheet for dismissal to Sri Chatterji and Bhansali conveyed the instructions to Chatterji when he began to repent and requested Bhansali to avoid an order of dismissal. Chatterji told Bhansali that he had chances of being employed elsewhere and a charge-sheet would destroy his chance elsewhere. Bhansali then requested the Manager not to dismiss Chatterji and the Manager then discharged Chatterji with one month's pay in lieu of notice. Bhansali stated in his evidence that he had no grudge against Chatterji. There is nothing on record to show that the Assistant Labour Officer had any reason to have any personal grudge against Chatterji. It appears from the evidence of the Manager that on enquiries he learnt that Sri K. K.

Chatterji had given instructions to the cook not to purify the *gur* that was used in the tea during his absence from 11 a.m. to 1 p.m. on 3rd January 1950. This evidence is not acceptable in view of the fact that in the written statement the cause of dismissal as decided on by the Manager has been stated to be a rowdy and insolent conduct. It, therefore, appears that Sri K. Chatterji's behaviour with the Manager in the canteen office and his haranguing in the Labour Office in Hindi alleging that the Manager had abused him and called him "bloody" was the cause of his discharge. It also appears that when Sri K. K. Chatterji was about to be given a charge-sheet before his dismissal, he requested Bhansali not to serve any charge-sheet, in which case his chances for appointment in other concerns will be affected, and the Manager, therefore, discharged him with a notice and gave him pay for one month in lieu of notice.

The fact that Lahoti was appointed in place of Sri Chakrabarti as the second man in the canteen and was authorised to make purchases of foodstuffs in the market appears to me to have had something to do with the incident on 3rd January 1950. The circumstances of the case would clearly show that Sri Chatterji did not accept with a good grace the transfer of the privilege of purchasing foodstuffs in the market from him to Lahoti. He complained that the *gur* that was purchased on 2nd January 1950 was of very bad quality. But that was no reason why this *gur* should not be refined before it was used for tea. He was certainly responsible for seeing that this *gur* was refined before use in the tea. It has not been stated in his written statement or in the examination-in-chief of Sri K. K. Chatterji that when he left for home at 11 a.m. on 3rd January 1950, he left due instructions with Sri Lahoti for using the better quality of *gur* in the tea during his absence or for refining the *gur* that had been purchased by Sri Lahoti on the previous day although such a statement was made by him in his cross-examination at the question of the lawyer for the Company. I do not believe that he did anything of the kind and rather believe that he wished that the quality of the tea should suffer for articles purchased by Lahoti to discredit the choice of Lahoti as the person to purchase articles from the market in preference to himself, although he was the canteen-in-charge. The Union's plea that the Company discharged Chatterji with an ulterior motive for his honest character and sympathies to the cause of labour has not been substantiated and is not worthy of acceptance. The evidence on record suggests that Chatterji was very much offended with the talk of the Manager with him in the canteen and while Chatterji says that the Manager addressed him as "bloody" and the Manager denied having uttered any such word or any abuse, I am inclined to think that Sri Chatterji took exception to the Manager's words whatever they were, although I have no doubt that he might be even wrong in doing so, in case he could not clearly follow what the Manager actually said. I am, therefore, of opinion that Sri K. K. Chatterji was insolent as stated by the Manager and Bhansali after the Manager saw him at the canteen at about 1-45 p.m., but his insolence was due to his having formed the idea, rightly or wrongly, that the Manager had abused him. This fact mitigates to a great extent the severity of his delinquency in committing an insolent behaviour with the Manager of the Mill. Even then, however, a discharge on account of an insolent conduct in these circumstances would not amount to an unfair labour practice or victimisation. This point will be considered in detail below.

Sri Kritanta Kumar Chatterji was not dismissed for a misconduct but his employment was terminated with notice. An opportunity for explanation is to be afforded to the offending workman only when disciplinary action for misconduct is taken against him under section 14 of the Standing Orders framed by the Major Tribunal in their Award on the Jute Textile

Industry, West Bengal, enforced on 20th September 1948 (*vide* page 164 of the Award). Section 13 deals with termination of employment. This section provides that in case of monthly paid permanent workmen one month's notice shall be necessary for termination of employment. It has also been laid down that it was optional for the employer to give one month's wage in lieu of notice. The termination of employment of Sri K. K. Chatterji did not, therefore, require the service of a charge-sheet on him or giving him an opportunity to defend himself. This ground of the Union shall also fail. It, therefore, appears that Sri K. K. Chatterji's employment was terminated by the Company following a rowdy and insolent conduct caused by the Manager's talk with him, which he considered to be abusive although the Manager denies it to be so. There is no question of victimisation for any trade union activity involved in the matter.

In paragraph 19 of the written statement of the Union it is stated that Sri K. K. Chatterji during the term of service under the Company was never warned or otherwise taken to task. The Company, in paragraph 4 of its written statement, states that on three occasions, viz., 12th March 1949, 21st June 1949 and 21st December 1949, he was found guilty of very serious offences, but on each occasion he was left off by the Manager after a warning. Copies of charge-sheets and warnings were annexed to the written statement of the Company. In his evidence Sri K. K. Chatterji admitted the notice of warning, Ext. A, dated 21st June 1949, for the offence of taking some foodstuffs without permission from the canteen of the Mills on 18th June 1949. It appears that the Manager directed Chatterji to pay a sum of Rs. 1-8 towards the price of the food articles taken by him by way of punishment. In his evidence Chatterji states that he took *goja* and *nimki* worth Rs. 1-8 on 18th June 1949 after having duly paid the price for the articles before he took them, but that he signed the warning, Ext. A, through fear of losing his job. He denied that the Manager realised the money after he was caught by the Jamadar at the gate. The accounts Ext. C, shows a subsequent addition of Rs. 1-8 to the total collection of the day and Ext. C₁ shows subsequent alteration of figures to show the realisation of this sum. Exts. C and C₁ clearly falsify the claim of Chatterji that he took the articles after having paid the proper price thereof in the ordinary course of business. His explanation on the point cannot, therefore, be accepted. Warnings, Exts. A₁ and A₂, dated 12th March 1949 and 21st December 1949, were denied by Chatterji in his evidence. These warnings relate to complaints of insubordination made by the Assistant Labour Officer Bhansali against him. Chatterji denied the signature on Exts. A₁ and A₂. At the cross-examination of Bhansali it was, however, suggested by the learned Advocate for the Union that these letters of warning were falsely created on previously-signed papers of Chatterji. This suggestion does not appear to be substantial. I do not, however, think that these charges of insubordination or that of the attempt at unauthorised appropriation of some foodstuffs from the canteen on 18th June 1949 has anything to do with the discharge of Chatterji on 3rd January 1950, even though the claim of Chatterji that his record of service was clean and he was never served with a notice of warning for any misconduct is unworthy of support.

I have related above in detail the grounds on which Chatterji was discharged by the Manager on 3rd January 1950. The question is if the discharge of Chatterji, in the circumstances as stated above, would amount to an unfair labour practice on the part of the Company.

"Section 8(3) of the National Labour Relations Act does not purport to interfere with the normal exercise of the employer's right to hire and fire. What the Act does purport to do, however, is to qualify that right to the extent of prohibiting its exercise as a means of

interfering, restraining or coercing employees in connection with their rights to organize, form and join labour unions, or as a means of encouraging or discouraging membership in a labour union."

* * * * *

In its Third Annual Report, the Board stated that "The Board has never held it to be an unfair labour practice for an employer to hire or discharge, to promote or demote, to transfer, lay off, or reinstate, or otherwise to affect the hire, or tenure of employees or their terms or conditions of employment, for asserted reasons of business, animosity, or because of sheer caprice, so long as the employer's conduct is not wholly or in part motivated by anti-union cause" (*Labour Disputes and Collective Bargaining* by Ludwig Teller, pages 828 and 829).

These principles have been adopted in most of the Tribunals in India. The All-India Banking Tribunal, however, enlarged the scope of the meaning of the word "victimisation" even to grossly unfair cases of punishments and served as follows:—

"There is, however, no reason, in our opinion, why victimization should be specially connected with trade union activities, though, as a matter of fact, probably the largest number of cases of dismissals, etc., with which Industrial Courts and Tribunals are concerned are so connected. It is also undoubtedly true that in the majority of such cases the employer gives a reason for discharge or dismissal, etc., which is not the true reason. In our opinion, the expression 'victimization' should embrace all cases of discharge, dismissal, punishment inflicted on or suffering caused to an employee where such discharge, dismissal or infliction of such punishment or suffering is so unjust that a remedy is called for in the interests of justice between the parties. This is no doubt a wide definition, but it appears to be consistent with the basic meaning of victimization; we are not satisfied that a narrower technical meaning has been evolved during the history of employer-employee disputes and their management or development in the different countries of the world."

The principles enunciated by this Award were considered in detail by Sri S. C. Chakravarti in his Award on the industrial dispute between Messrs. Rampuria Cotton Mills, Ltd., and their workmen published in the *Calcutta Gazette*, dated 22nd June 1950. The following observations were made by the learned Judge in this Award:—

"The Statute of Law of the U.S.A. limits interference by Board only to cases where unionism is involved. It is not the whole law on the point of interference with punishments. I refer again to the decision in *Quinn v. Leatham* (1901) A.C. 495. Every man is free to act within his rights so long as he does not interfere with the rights of another man. When an employee is punished or discriminated for his union activities, there is an interference with his just rights recognised by the Statutes. In the Constitution of India, it has been recognised as a fundamental right. If there be a clause in the collective agreement that no person shall be punished except for a just cause or after an enquiry, the adjudicators have freely interfered. I think I may say that we should interfere in those cases where there has been any infringement or encroachment of the natural or common law rights or rights created by Statute, agreement or conditions of service. Mere entry into the service of another person does not give him any common

law or statutory right to stay on. Discharge in breach of the conditions laid down in an agreement or in an award of the adjudicator would be infringement of legal rights created for the employee.

The Tribunals will have the propriety to interfere in cases involving trade unionism and also in cases where there has been an encroachment of any natural, contractual, statutory or legal rights of the employee."

Viewing the matter of the discharge of Sri K. K. Chatterji in the light of the principles enunciated above it does not appear that this discharge was motivated by any anti-union cause or that it was an encroachment on the rights of the employee or that in the whole, the order of discharge was so grossly unjust that a remedy was called for in the interests of justice between the parties. The employee was found responsible for neglect of duty and thereafter when he was asked to explain, he resorted to a rowdy and insolent behaviour with the Manager of the concern. The Manager terminated the employment of the employee in accordance with the Standing Orders of the Company after due notice. There is nothing to show that the discharge was made with any ulterior motive or that the Company exceeded its rights of exercise of Management functions as employers in effecting this termination of service. It is, therefore, decided that the discharge of Sri K. K. Chatterji was not an instance of unfair labour practice on the part of the Company and it is awarded accordingly.

Issue No. 2.

From what has been decided in the foregoing issue it is clear that Sri K. K. Chatterji is not entitled to reinstatement to his post as claimed by the Union. The Union's claim for reinstatement of Sri Chatterji is, therefore, rejected.

The next point for consideration is whether Sri Chatterji is entitled to any compensation for termination of service. The evidence on record clearly shows that for some reason, may be wrongly, Chatterji thought that he had been abused by the Manager and he raised serious protests over this matter. The Manager denied that he used any abusive language to Chatterji. As has been mentioned above this fact mitigates to a certain extent the severity of the misconduct of the employee. I consider that although the Company was within its rights to terminate the employment of the employee, the latter should be paid some compensation for this termination of service, in view of the circumstances of the case. It appears that Chatterji used to draw a basic salary of Rs. 58 per month and he was in the service of the Company from 1st May 1948 to 2nd January 1950. On a consideration of the facts and circumstances of the case, it is decided that the Company should pay Rs. 125 to Sri K. K. Chatterji by way of compensation for termination of service and it is awarded accordingly. This compensation should be paid by the Company to Sri K. K. Chatterji within three weeks of the date on which this Award comes into operation.

This issue is accordingly answered.

M. C. BANERJI,

Tribunal, Industrial Disputes

The 31st July 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy

ORDER.

No. 4601Lab.—19th August 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 4266Lab., dated the 26th November 1948, the industrial dispute between the Britannia Engineering Co., Ltd., Titagarh, 24-Parganas (Head Office: McLeod House, Post Box No. 78, Calcutta), and their workmen represented by the Britannia Engineering Works Mazdoor Union, Titagarh, 24-Parganas, in connection with the question of Puja bonus to the workmen was referred for adjudication to Sri P. R. Mukherjee, District Judge;

And whereas the said Sri P. R. Mukherjee, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between the Britannia Engineering Co., Ltd., Titagarh, 24-Parganas (Head Office: McLeod House, Post Box No. 78, Calcutta), and their workmen represented by the Britannia Engineering Works Mazdoor Union, Titagarh, 24-Parganas.

PRESENT: SRI P. R. MUKHERJEE, *Judge, Industrial Tribunal.*

For the Company: Sri S. C. Sen, Advocate, Sri J. K. Ghose, Pleader.

For the Union: Sri D. L. Sen Gupta, Pleader, Sardar Darsan Singh, President of the Union.

AWARD.

By Government order No. 4266Lab., dated the 26th November 1948, the above dispute was referred to me for adjudication as a Tribunal constituted under sections 7 and 10 of the Industrial Disputes Act.

Reference has been made in connection with the dispute over payment of Puja bonus to the workmen.

The case of the Union is that the Company is an Engineering concern and was a party to the Engineering Industries Tribunal appointed by the Government of West Bengal with Sri S. K. Sen, I.C.S., as Chairman, that the Company is carrying on its business for about 35 years and is a prosperous one and employs about 1,300 workmen.

On the eve of the Puja, the clerks, subordinate staff, Doctor, compounder, office boy, motor drivers, foremen and supervisors of the factory are granted bonus while the monthly paid durwans and the other factory workmen are deprived of the privilege of the same. That the Engineering Tribunal for difficulties arising out of the failure to supply the balance-sheets of the Company left the question of future bonus open for future adjudication. The Union alleges that considering the earning of huge profit of the Company, the workmen who had not been privileged to get the Puja bonus of 1948, should be granted the same. The Company opposed the claim on the ground that the Major Engineering Tribunal had rejected the prayer for bonus for past years as also future bonus and that the said Award is in force up to 31st March 1949. The claim is, therefore, not maintainable under section 15(4) and section 19 of the Industrial Disputes Act. It is also urged that the Company never paid bonus to the menial workers of the factory but paid such bonus to the clerical staff only all along.

ISSUES.

- (1) Is the Tribunal debarred from adjudicating the dispute in view of the provisions of section 15(4) and section 19 of the Industrial Disputes Act?
- (2) Are the workmen entitled to the Puja bonus of last year?

Issue No. 1.—Is the Tribunal debarred from adjudicating the dispute in view of the provisions of section 15(4) and section 19 of the Industrial Disputes Act?

It is contended by Mr. Sen on behalf of the Company that inasmuch as the present concern was a party to the Major Engineering Tribunal and inasmuch as the same Tribunal had rejected the claim for bonus both for past and future years, cognisance of the dispute is barred both under section 15(4) and under provisions of section 19 of the Industrial Disputes Act. Reading these above two sections of the Industrial Disputes Act, it is clear that during operation of an Award, no further adjudication varying the terms of the Award should be made and as such if really the Major Engineering Tribunal had rejected the claim for such bonus, then certainly this Tribunal has got no jurisdiction to entertain the claim. Now reading the Award of the Major Engineering Tribunal and the relevant portion thereof, it is clear that the Tribunal in its issue No. 18 discussed the question of bonus under 3 heads—

- (1) Bonus for past years.
- (2) Bonus for future.
- (3) Bonus for increased production.

We are concerned with the bonus for last year and there the Tribunal made this pertinent observation "In connection with this question, the rule adopted generally is that where a particular firm has been paying bonus from profits for several years, it should pay bonus for the year last ended provided it earned similar profits in that year..... But we are not in a position to make any Award on bonus on the result of the last financial year, because no Company has placed the balance-sheet of the year ended on 31st March 1948 before us. Accordingly, we shall leave this issue with the recommendation that the Companies which have been paying a bonus in the last few years should pay a bonus for the year just ended, if circumstances are similar, i.e., if they have earned comparable profits." From the above it is clear that the Tribunal was not in a position to make a definite Award for past bonus inasmuch as the balance-sheets of many Companies were not submitted and could not be submitted at the time of the hearing. The Tribunal, however, wanted to maintain *status quo* saying that the existing practice of paying bonus should not be disturbed or, in other words, the privileges which are already enjoyed by workers in a particular Company should not be taken away. Regarding the propriety of bonus to be granted to workers who did not get it or to certain other sections who are deprived of the same, the Tribunal was not in a position to adjudicate for reasons already stated and so clearly the question was left open and was not at all gone into nor decided this way or that.

Mr. Sen put forward a strong plea in support of the Company that when the Tribunal has not specifically granted the claim for past bonus, it must be deemed to have rejected the prayer on the principle of constructive *res judicata*. In my opinion, the portion quoted above clearly shows that there was no adjudication and there was no rejection of the claim even by

application for the Tribunal did not at all go into the question nor could it go into it not because of the initial or inherent weakness of the claim but because there was no material before it sufficient for the purpose of adjudication. It would be twisting the plain meaning of the finding to say that the claim was rejected by implication. I may also say that in the earlier part on the question of bonus, the Tribunal definitely rejected the claim for past years.

The precise interpretation of what had been meant by the Major Engineering Tribunal was a question raised before my learned colleague Mr. P. K. Sarkar who was also a member of the Engineering Tribunal. He had in two able judgments—one in Messrs. Jessop & Co., and the other in Burn & Co.—held that so far as the dispute over the bonus for firms paying bonus is concerned, it was a question left open and not decided adversely against the workers who are deprived of the privileges of the same. I also agree with him in all his findings, and hold that this Tribunal has got jurisdiction to decide the question as it is an existing dispute and the present workers of the Union cannot be prevented from raising that before the Tribunal.

Issue No. 2.—Are the workmen entitled to the Puja bonus of last year?

Once it is decided that it is a new dispute not adjudicated upon by the Major Engineering Tribunal, this Tribunal will now proceed to consider the respective points of merit urged by both. It is admitted that this Company had paid bonus to certain section of workers and excluded certain other categories. It is urged by the Union that this indiscriminate treatment is an unfair labour practice. It is urged on behalf of the Company, however, that the factory workers have got additional advantages to earn overtime allowances which the other section had not got. It is simply to compensate less fortunate class that this system of bonus is restricted to them. In my opinion, the reason is not very convincing for if the factory workers earn excess remuneration, it is not because of the generosity on the part of the Company but because of the excess labour they had put and placed (overtime) their tired shoulders to the wheel of the machine. The Company is also benefited by their extra labour. In my opinion, it is all the more necessary that all these factory workers who play important part in production and consequently materially contribute to the earning of profit of the Company should in justice and fairness be given a fair portion of the bonus.

On considering, therefore, the point on fact and also on law, I make the following

AWARD.

That the Puja bonus of the year 1948 be granted to the monthly paid durwans and factory workers on the same scale as other workers had been paid

P. R. MUKHERJEE,

Judge, Industrial Tribunal.

The 29th July 1950.

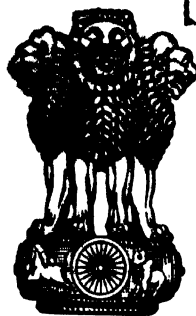
By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

Registered No. 2207



Calcutta

The



सत्यमेव जयते

Gazette

No. 35 of 1950
19.8.50
The No.
Copy No.

Published by Authority

THURSDAY, AUGUST 31, 1950

CONTENTS:

	Page.		Page.
PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc. ..	1721—1806	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President—	
PART IA.—Orders and notifications by the Government of India republished for general information ..	277—300	The Contingency Fund of India Act, 1950 ..	339
PART IB.—Educational Notices ..	221—222	The Preventive Detention (Amendment) Act, 1950 ..	339—340
PART II.—Advertisements, Notices ..	309—316	The Census (Amendment) Act, 1950 ..	340—341
PART III.—Acts of the West Bengal Legislature ..	Nil	The Essential Supplies (Temporary Powers) Amendment Act, 1950 ..	341 343
PART IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India ..	Nil	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament ..	Nil
PART IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to the Assembly and Bills published before introduction in the Assembly ..	Nil	APPENDIX.—Descriptive Catalogue of Books and Publications registered in the Presidency of Bengal (from 1st July to 14th August) and in the province of West Bengal (from 15th August to 30th September) during the quarter ending the 30th September, 1947 ..	1—33
		SUPPLEMENT No. 35—	
		Weekly Weather and Crop Report of West Bengal for the week ending the 16th August 1950 ..	365—366
		First Forecast of Sugarcane Crop of West Bengal for 1950-51 ..	367
		Corporation of Calcutta Notifications ..	368

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 2425G.A.

Appointments and Transfers.

General.

Burdwan.—No. 2374G.A./50-84/50.—23rd August 1950.—Sri S. Samaddar, who has been appointed on probation to the Indian Administrative Service, is appointed to be an Assistant Magistrate and Collector in the Burdwan Division and is posted to the headquarters station of Burdwan district.

Calcutta.—No. 2375G.A./50-84/50.—23rd August 1950.—Sri S. B. Das, who has been appointed on probation to the Indian Administrative Service, is appointed to be an Assistant Magistrate and Collector in the Presidency Division and is posted to the headquarters station of Calcutta district.

Murshidabad.—No. 2376G.A./50-84/50.—23rd August 1950.—Sri A. K. Majumdar, who has been appointed on probation to the Indian Administrative Service, is appointed to be an Assistant Magistrate and Collector in the Presidency Division, and is posted to the headquarters station of the Murshidabad district.

Presidency Divn.—No. 2390G.A./48-75/50.—25th August 1950.—Sri Biraj Mohan Naha, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, is posted to the Presidency Division, on being relieved of his present appointment in the Directorate of Textiles.

24 Parganas-Calcutta.—No. 2395G.A./298/50.—25th August 1950.—In modification of the orders contained in notification No. 2161G.A., dated the 2nd August 1950, Sri Nirmalya Chatterji, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Basirhat, 24 Parganas, is appointed as Administrative Officer without Regular National Volunteer Force.

Calcutta.—No. 2396G.A./298/50.—25th August 1950.—Sri Bhupesh Chandra Das Gupta, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, employed as Administrative Officer, West Bengal National Volunteer Force Directorate, is appointed as an Administrative Officer to the Additional Chief Commandant in that Directorate.

Birbhum-Nadia.—No. 2410G.A./48-52/50.—28th August 1950.—The orders contained in this department notification No. 1843G.A., dated the 29th June 1950, posting Sri Sankari Prosad Kar, Sub-Deputy Magistrate and Sub-Deputy Collector, Rampurhat, Birbhum, temporarily to Karimpur, Nadia, are cancelled.

Burdwan Divn.—No. 2414G.A./1D-36/50.—28th August 1950.—Sri Sambhu Chand Roy, Sub-Deputy Magistrate and Sub-Deputy Collector, on leave, is posted to the Burdwan Division.

Leave.

General.

Hooghly.—No. 2351G.A./6L-6/50.—22nd August 1950.—Sri Tara Sankar Dutt, Sub-Magistrate and Sub-Collector, on probation, Serampore, was allowed earned leave for the period from the 2nd June 1950 to 30th June 1950, under rule 167(vi) of the West Bengal Service Rules, Part I.

No. 2363G.A./1D-62/49.—23rd August 1950.—Sri Debabrata Mallik, Deputy Magistrate and Deputy Collector is allowed leave for the period from the 13th April 1950 to the 2nd September 1950 as follows, in extension of the leave granted under the orders contained in this department notification No. 3236G.A., dated the 2nd December 1949:—

Leave on average pay on medical certificate for the period from the 13th April 1950 to the 12th August 1950, under proviso to rule 184(b)(ii) of the West Bengal Service Rules, Part I, and leave on half average pay for the remaining period under rule 184(d), *ibid*.

Malda.—No. 2388G.A./3L-26/50.—25th August 1950.—Sri Sambhu Chand Roy, Sub-Deputy Magistrate, Malda, is granted leave on average pay for the period from the 4th May 1950 to the 26th August 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Bankura.—No. 2423G.A./2L-11/50.—28th August 1950.—Sri Nirmal Chandra Roy, Deputy Magistrate and Deputy Collector, on probation, Bankura, is allowed earned leave for twenty-three days with effect from the 11th September 1950 under rule 167(vi) of the West Bengal Service Rules, Part I.

Police.

No. 2430G.A./5L-I/50.—29th August 1950.—Sri Phanindra Bhusan Sen Gupta, officiating Deputy Superintendent of Police on deputation to Home (Jails) Department as Deputy Superintendent, Buxa Special Jail, is allowed leave for two months under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the date he is relieved.

By order of the Governor,
S. N. RAY, Chief Secy.

Development

NOTIFICATIONS.

No. 1862/CB/E-72/50.—21st August 1950.—Sri Sunil Kumar Roy Chaudhury, Assistant Engineer, under the Construction Board, is allowed earned leave, under rule 163(i) of the West Bengal Service Rules, Part I, for the period from 10th August 1950 to 8th September 1950, inclusive.

No. 1865/CB/E-20/50.—21st August 1950.—Sri Kumar Basu Ray, B.E., son of Sri N. Basu Ray, is appointed, with effect from 1st August 1950 forenoon, to a temporary gazetted post of Assistant Engineer, under the Construction Board and is posted to the Dhubulia subdivision under the North Division under the Construction Board.

No. 1880/CB/E-70/50.—22nd August 1950.—Sri N. D. Sanyal, Assistant Engineer, West Dinajpur Subdivision under the Construction Board, is, in the interest of the public service, transferred from Balurghat to Midnapore and posted as Assistant Engineer, Midnapore Subdivision under the Construction Board, *vice* Sri S. K. Roy Chaudhury, granted leave.

No. 1881/CB/E-70/50.—22nd August 1950.—Sri R. P. Bose, Assistant Engineer, Habra-Baigachi Subdivision III under the Construction Board, is, in the interest of public service, transferred from Baigachi to Balurghat and is posted as Assistant Engineer, West Dinajpur Subdivision under the Construction Board, *vice* Sri N. D. Sanyal, transferred to Midnapore.

No. 1882/CB/E-70/50.—22nd August 1950.—Sri S. K. Roy Chaudhury, Assistant Engineer, Midnapore Subdivision under the Construction Board, is, on the expiry of the leave granted him under notification No. 1862/CB/E-72/50 dated 21st August 1950, posted at Baigachi, Assistant Engineer, Habra-Baigachi Subdivision III under the Construction Board, *vice* Sri R. P. Bose, transferred to West Dinajpur.

By order of the Governor,
S. N. RAY, Chief Secy.

Political

NOTIFICATION.

No. 5161P/14E-5/50.—23rd August 1950.—The Reverend Santosh Kumar Kisku, Minister of Methodist Church, Bengal District, is authorized under section 6 of the Indian Christian Marriage Act, 1872 (XV of 1872), to solemnize marriage between persons one or both of whom is or are Christian or Christians and under section 9 of the Act to grant certificates of marriages between Indian Christians.

2. He is also appointed under Act VI of 1886 to be a Registrar of Births and Deaths for the district of Bankura.

By order of the Governor,
R. GUPTA, Secy.

Defence

NOTIFICATION.

No. 1148H.D./316/50.—23rd August 1950.—In exercise of the power conferred by clause (a) of sub-section (2) of section 16 of the West Bengal National Volunteer Force Act, 1949 (West Bengal Act I of 1949), the Governor is pleased to make the following rule, namely:—

The Deputy Provincial Commandant, West Bengal National Volunteer Force, shall have the powers exercisable by the Provincial Commandant of the said Force under the said West Bengal National Volunteer Force Act, 1949 (West Bengal Act I of 1949), or rules made thereunder.

ERRATUM.

No. 1147H.D./316/50.—23rd August 1950.—In notification No. 522H.D., dated the 1st June 1950 published at page 1130 of Part I of the Calcutta Gazette of the 15th June 1950, for "Deputy Provincial Commandant", read "Deputy Provincial Commandant".

By order of the Governor,
P. C. ACHARY, Jt. Secy.

Special Section

ORDERS.

14895 H.S.—24th August 1950.—Whereas State Government has reason to believe that undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed; and, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, Burdwan, at Burdwan within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Saroj Kumar Mukharji, son of late Trilochan Mukharji of Bahadurpur, police-station Ausgram, district Burdwan, and of 95/1, Serpentine Lane, Calcutta.

14964 H.S.—26th August 1950.—Whereas State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

and, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the Deputy Commissioner, Jalpaiguri, at Jalpaiguri within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Parimal Kumar Mitra, son of Sri Sasadhar Das of Naya Basti, Jalpaiguri Town, district Jalpaiguri.

14966 H.S.—26th August 1950.—Whereas State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed; and, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the Deputy Commissioner, Jalpaiguri, at Jalpaiguri within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Monoranjan Das Gupta, son of Sri Gurunandan Das Gupta of Baherak, district Dacca (Pakistan) and of Jalpaiguri Town, district Jalpaiguri.

14996 H.S.—28th August 1950.—Whereas State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

and, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Deputy Commissioner, Jalpaiguri, at Jalpaiguri within fifteen

days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Janab Abdus Samad, son of late Abdus Sattar of Madamtala, Jalpaiguri town, district Jalpaiguri.

No. 15041 H.S.—29th August 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Deputy Commissioner, Jalpaiguri, at Jalpaiguri within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Bimal Das Gupta, son of Sri Bhuvan Mohan Das Gupta of Bondekha, police-station Jhalakati, district Barisal (Pakistan) and of Domohani, police-station Moynaguri, district Jalpaiguri.

By order of the Governor,
L. A. D'COSTA, Asst. Secy.

No. 15026 H.S.—28th August 1950.—In exercise of the power conferred by section 4 of the Preventive Detention Act, 1950 (IV of 1950), the Governor is pleased hereby to direct that the conditions specified in the Detenus (Revised) Rules, 1950, made by the Chief Commissioner of Delhi, shall regulate the detention of any person in respect of whom a detention order is in force and who may be required to be removed for the time being from any jail in the State to the Delhi Jail and detained therein for production before the Supreme Court of India in connection with the hearing of any *habeas corpus* application made by such person.

By order of the Governor,
P. C. ACHARJI, Jt. Secy.

Jails

Orders by the Commissioner of Police,
Calcutta

Calcutta, the 25th August 1950.

In exercise of the power conferred on me under rule 698 of the Bengal Jail Code, Volume I, I appoint Maulvi Hafiz Quary Abdul Majid of 3, Shah Alam Lane, Calcutta, as an honorary religious teacher for imparting moral instructions to the Muslim prisoners of the Presidency Jail for a period of two years, with effect from the date of this order in place of Md. Majibar Rahaman.

In exercise of the power conferred on me under rule 698 of the Bengal Jail Code, Volume I, I reappoint—

- (a) Pandit Narendra Nath Sidhanta Shastri Panchathirtha of 4/A, D. L. Roy Street, Calcutta,
- (b) Rev. Father L. Bryan, St. Xavier's College, 30, Park Street, Calcutta,
- (c) Mrs. Jahanara Chowdhury, 88, Lower Chitpore Road, Calcutta,

as honorary teachers for imparting moral instructions to the Hindu, Christian and Muslim prisoners respectively of the Presidency Jail for a further period of two years, with effect from the date of this order.

S. N. CHATTERJEE, Commissioner.

POLICE DIRECTORATE

Orders by the Inspector-General of Police,
West Bengal

Calcutta.—No. 5801A.—21st August 1950.—**West Bengal-Darjeeling-Shillong-Indo-Tibetan.**—With the concurrence of the Government of West Bengal, the services of Sri Loden Phungtsog, officiating Inspector, Darjeeling, are, in the interests of the public service, temporarily placed at the disposal of the Deputy Director, Subsidiary Intelligence Bureau, Ministry of Home Affairs, Government of India, Shillong, with effect from the date he is relieved from his present posting for employment as A.C.I.O. on the Indo-Tibetan border.

Calcutta.—No. 5803A.—21st August 1950.—**Nadia-Chittaranjan.**—The services of Sri Fagoo Singh, officiating Armed Inspector, Nadia, are, in the interests of the public service, temporarily placed at the disposal of the Security Officer, Chittaranjan, under the control of the Government of India, for employment as Armed Inspector.

Calcutta.—No. 5804A.—21st August 1950.—**Armed Police Battalion (II), Barrackpore-Chittaranjan-Nadia.**—Sri Amulya Lal Ganguli, officiating Armed Inspector, Armed Police Battalion (II), Barrackpore, is, in the interests of the public service, temporarily transferred to Nadia, *vice* Sri Fagoo Singh, officiating Armed Inspector, Nadia, temporarily transferred to Chittaranjan, under the Government of India.

Calcutta.—No. 5836A.—22nd August 1950.—**Jalpaiguri-Armed Police Battalion (III), Barrackpore-Midnapore.**—The transfers of the following officers are sanctioned in the interests of the public service:—

- (1) Sri Mangal Indup Bhutia, officiating Armed Inspector, Jalpaiguri, to Armed Police Battalion (III), Barrackpore, to fill temporarily one of the permanent posts of Armed Inspector, sanctioned in Government order No. 647Pl., dated 2/7-3-1950.
- (2) Mr. F. J. Bourne, Armed Inspector, Midnapore, to Jalpaiguri, *vice* No. 1 and adjusted against one of the permanent posts of Armed Inspector at Jalpaiguri, sanctioned in Government order No. 647Pl., dated 2/7-3-1950.

S. GUPTA, Inspr.-Genl.

JUDICIAL DEPARTMENT

No. 2426G.A.

Powers.

Midnapore.—No. 2377G.A./5C-84/50.—23rd August 1950.—Sri S. Samaddar, I.A.S., Assistant Magistrate, Midnapore, is vested with the powers of a Magistrate of the third class.

Nadia.—No. 2378G.A./5C-84/50.—23rd August 1950.—Sri S. R. Das, I.A.S., Assistant Magistrate, Nadia, is vested with the powers of a Magistrate of the third class.

Murshidabad.—No. 2379G.A./5C-84/50.—23rd August 1950.—Sri A. K. Majumdar, I.A.S., Assistant Magistrate, Murshidabad, is vested with the powers of a Magistrate of the third class.

Nadia.—No. 2381G.A./2P-35/50.—24th August 1950.—Sri Birendra Nath Chatterjee, Deputy Magistrate (on probation), Nadia, is vested with the powers of a Magistrate of the Third Class.

Nadia.—No. 2382G.A./2P-35/50.—24th August 1950.—Sri Arun Chandra Sen, Sub-Deputy Magistrate, on probation, Nadia, is vested with the powers of a Magistrate of the Third Class.

Hooghly.—No. 2381G.A./2P-36/50.—August 1950.—Sri Radhasyam Das, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Hooghly, is vested with the powers of a Magistrate of the Third Class.

Midnapore.—No. 2415G.A./2P-38/50.—August 1950.—Sri Amiya Kumar Ray, Deputy Magistrate, on probation, Contai, Midnapore, is vested with the powers of a Magistrate of the third class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

Appointments and Transfers.

Calcutta.—No. 5486J.—25th August 1950.—Sri Deba Prosad Roy, Solicitor, is appointed to, as the Additional Junior Public Prosecutor, Calcutta, for a period from 1st July 1950 to 28th February 1951.

This cancels this department notification No. 4423J., dated the 6th July 1950.

Howrah.—No. 5543J.—28th August 1950.—The services of Sri Himadri Ballav Biswas, officiating Subordinate Judge and Assistant Sessions Judge, Howrah, are placed at the disposal of the Home (General Administration) Department of Government, with effect from 31st August 1950.

NOTIFICATIONS.

No. 5256J.—16th August 1950.—In exercise of the power conferred by sub-section (1) of section 1 of the West Bengal Criminal Law Amendment (Special Courts) Act, 1949 (West Bengal Act II of 1949), the Governor is pleased to allot for to the Special Judge presiding over the Special Court constituted by notification No. 5140J., dated the 16th September 1949, the case specified in the schedule hereto annexed:—

The Schedule.

Serial No.	Name of the accused person.	Offence charged against the accused
1	Sripati Chatterji, Commercial Clerk, Goods Supervisor's Office, E. I. Railway, Howrah.	Section 161 of Indian Penal Code, 1860 (Act XLV of 1860).

24-Parganas.—No. 5425J.—22nd August 1950.—In exercise of the power conferred by section 61 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union board mentioned below, to be during their term of office as such members, a union bench within the jurisdiction of the said union board of which they are members for the purposes of that section.

Names of members of the union board to constitute union bench in the Sadar subdivision, district 24-Parganas.

Joka union board, police-station Behala, district 24-Parganas.

Sri Naran Chandra Pailah, Sri Bada Chandra Makhal, Sri Manmatha Bar, Sri Rajendra Saha, Sri Bhupendra Nath Koyal.

24-Parganas.—No. 5426J.—22nd August 1950.—In exercise of the power conferred by section 61 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union board mentioned below, to be during their term of

th members, a union court within the jurisdiction of the said union board of which they are members for the purposes of that section.

s of members of the union board to constitute union court in the Sadar subdivision, district 4-Parganas.

Joka union board, police-station Behala, district 24-Parganas.

Narain Chandra Pailah, Sri Bada Chandra al. Sri Manmatha Bar, Sri Rajendra Nath Sri Bhupendra Nath Koyal.

By order of the Governor,
S. K. SEN, Secy.

Registration NOTIFICATIONS.

wrah.—No. 355Regn.—21st August 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Shaikh ad Ali temporarily to be a Muhammadan Registrar within the police-stations of Amta and Man, in the district of Howrah, until further orders.

wrah.—No. 356Regn.—21st August 1950.—In exercise of the power conferred by section 2 of the Kazi's Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Shaikh ad Ali temporarily to be the Kazi for the celebration of marriages and the performance of other religious and ceremonies within the police-stations of Amta and Bagnan in the district of Howrah, until further orders.

By order of the Governor,
S. K. SEN, Secy.

FINANCE DEPARTMENT

Audit

NOTIFICATIONS.

572F/F/18/8(16)/50.—28th August 1950.—The Governor is pleased to appoint Lt.-Col. Sarbadhikari as Member, Public Service Commission, with effect from 1st September 1950 or any subsequent date on which he may take charge, *vice* Dr. S. Ghosh, on leave.

573F/F/18/8(16)/50.—28th August 1950.—The Governor is pleased to appoint Sri S. Basu, as Member, Public Service Commission, with effect from 1st September 1950 or any subsequent date on which he may take over charge, *vice* J. P. Neogy, on leave.

By order of the Governor,
B. DAS GUPTA, Secy.

Taxation

NOTIFICATIONS.

1838F.T.—17th August 1950.—Sri Prabhat Roy, Assistant Statistician, Provincial Statistical Bureau, is allowed earned leave for 15 days from the 16th August 1950, under rule 167 of the West Bengal Service Rules, Part I.

1853F.T.—21st August 1950.—Sri Promode Sen and Sri Naresh Chandra Som, permanent Settlement Kanungos, West Bengal, are directed to act until further orders as temporary Agricultural Income-tax Officers, Grade II, West Bengal, with effect from the dates on which they respectively take charge.

1862F.T.—21st August 1950.—Sri Rabikar Das, Commercial Tax Officer, Grade II, on probation, is posted to Commercial Tax Office, Guri, and will be attached to that office for training.

1863F.T.—21st August 1950.—Sri Bijan Som, Commercial Tax Officer, Grade II,

on probation, is posted to Commercial Tax Office, Krishnagar, and will be attached to that office for training.

No. 1864F.T.—21st August 1950.—Sri Debi-prasad Roychowdhury, Commercial Tax Officer, Grade II, on probation, is posted to Commercial Tax Office, Asansol, and will be attached to that office for training.

No. 1900F.T.—25th August 1950.—In exercise of the power conferred by clause (b) of sub-rule (1) of rule 17 of the Bengal Agricultural Income-tax Rules, 1944, the Governor is pleased to empower Sri Nagendra Nath Chatterji, Agricultural Income-tax Officer, Grade II, Calcutta Range I, to deal with refund cases at headquarters referred to in the said clause.

By order of the Governor,
B. DAS GUPTA, Secy.

DIRECTORATE OF COMMERCIAL TAXES

Orders by the Commissioner of Commercial Taxes, West Bengal

No. 5354C.T.—21st August 1950.—Sri Jyotish Chandra Chatterjee, Commercial Tax Officer, Grade I, Lyons Range Charge, Calcutta, is granted earned leave for thirteen days, with effect from 29th May 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 5355C.T.—21st August 1950.—Sri Bimalendu Ghosh, Commercial Tax Officer, Grade II, Esplanade Charge, Calcutta, is granted earned leave for twelve days, with effect from 18th May 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 5444C.T.—24th August 1950.—Sri Ajit Chandra Dasgupta, Commercial Tax Officer, Grade I, Canning Street District II Charge, Calcutta, is granted earned leave for twenty-two days, with effect from 9th June 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

K. PALCHAUDHURI, Commissioner.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government.

NOTIFICATIONS.

Murshidabad.—No. M. 1A-7/50(A).—28th August 1950.—In exercise of the powers conferred by sub-section (1) of section 312 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), and upon the application of the Commissioners of the Dhulian Municipality in the district of Murshidabad at a meeting, the Governor is pleased to declare that Schedule VI of that Act shall be in force in the said municipality.

Murshidabad.—No. M. 1A-7/50(B).—28th August 1950.—In exercise of the powers conferred by sub-section (2) of section 312 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to extend the provisions of sections 315, 317 to 327 and 329 of the said Act to the Dhulian Municipality in the district of Murshidabad.

By order of the Governor,
A. ZAMAN, Dy. Secy.

CORRIGENDUM.

No. M.2C-25/50.—23rd August 1950.—In notification No. M.2C-25/50, dated the 3rd July 1950, published at page 1360 of Part I of the Calcutta Gazette, dated the 6th July 1950, in the 1st line substitute "Calcutta" for "24-Parganas".

By order of the Governor,
A. ZAMAN, Dy. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta.—No. Medl. 3908/3R-24/49.—17th August 1950.—It is hereby notified for general information that under clause (g) of section 2 of the Statutes promulgated with Government resolution No. 1568 Medl., dated the 24th June 1941, as subsequently amended, the Governor is pleased to appoint the following persons to be members of the General Council and State Faculty of Homeopathic Medicine, West Bengal:—

Dr. Harendra Nath Dolui, M.L.A.

Dr. A. B. Dutt, M.B.(Cal.),

35, College Street, Calcutta.

Dr. Kanai Lal Ghose, M.Sc., M.B. (Cal.).

No. Medl.3918/1P-99/49 —18th August 1950.—The following amendments which have been made with the approval of the State Government by the General Council and State Faculty of Homeopathic Medicine, West Bengal, in the Rules and Regulations published under notification No. Medl. 4874/3H-16/48, dated the 9th November 1948, in exercise of the power conferred by section 10(a) of the Statutes promulgated under Government resolution No. 1568 Medl., dated the 26th April 1941, as subsequently amended, and all other powers enabling the Council in this behalf under the said Statutes, are hereby published for general information:—

Amendments.

I. For the words and figures "from the 1st day of December 1948" occurring in the existing Regulation 5(1)(iv), substitute the words "from the 31st day of March 1950".

2. For the existing Regulation 5(2) substitute the following:—

"5. (2) Every person who practised exclusively as a homeopathic practitioner for not less than ten years prior to 1st December 1949 and who produces letters of recommendation either from two members of the Council or from two eminent men of the locality as to his practice certifying that he is fit to be registered.

Provided he passes an examination to be held in such a manner as may be determined by the Council and his application for registration is submitted within one year from the 31st day of March 1950.

Further provided that a "person applying for registration under the above clause from outside the State of West Bengal must satisfy the Council that he intends to practise in West Bengal permanently".

The Charitable Endowments Act, 1890.

No. Medl.3988/3F-35/50.—22nd August 1950.—It is hereby notified that the Governor of West Bengal in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrator of "The Ram Ballav Nandan's Charitable Dispensary Fund" created in terms of notification No. 1889 Medl., dated the 19th June 1931, doth hereby order and direct that the securities, particulars of which are contained in the first part of the schedule written under the above notification, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors subject to the provisions of the said Charitable Endowments Act, 1890, and any rules from time to time framed thereunder by the Governor of West Bengal upon trust forever to receive the interest of the said securities when and as the same become due and shall become due and payable and

from time to time to apply the same in the scheme for the creation of the said fund, particulars of which scheme are contained in the second part of the schedule written under and it is hereby further notified that said scheme shall be deemed to have been in force from the vesting of the said Treasury Charitable Endowments for the territories subject to the Government of West Bengal.

No. Medl. 3991/2D-14/49.—22nd August 1950.—In exercise of the power conferred by section 33 of the Drugs Act, 1940 (XXIII of 1940) the Governor is pleased to make the following amendments in the Bengal Drugs Rules, 1940, the same having been previously published for public notice in exercise of the power conferred by the said section, namely:—

Amendments.

I. For rule 65 of the said rules substitute the following rule, namely:—

"65. Diseases which a drug may not be used to prevent or cure.—No drug may purport to prevent or to cure one or more of the ailments specified in Schedule I or to procure miscarriage in women."

II. For the heading to Schedule I append the said rules substitute the following heading, namely:—

"Diseases and ailments (by whatever name described) which a drug may not purport to prevent or cure".

By order of the Governor
B. C. DAS GUPTA, Secy.

No. Medl. 3899/2D-46/49.—17th August 1950.—In exercise of the power conferred by sub-section (7) of section 21 of the Drugs Act, 1940 (XXIII of 1940), the Governor is pleased to appoint Sri Robin Sen Gupta, B.Pharm., to be the Inspector under the said Act for the whole of Bengal from the date he assumes charge of the post. Dr. Jogesh Chandra Thakurta, M.B., to be the Assistant Inspector of an Auxiliary Government Hospital.

No. Medl./4033/8S-9/50.—24th August 1950.—Temporary Assistant Surgeon Dr. Dharendra Mukherjee is granted extraordinary leave for 6 months with effect from the 10th September 1950 in extension of the leave granted to him in notification No. Medl./3963-(DHS)-5A-29/48, dated the 1st September 1948, in relaxation of rule 10 of the West Bengal Service Rules, Part I.

By order of the Governor
P. M. DATTA, Asst. Secy.

Public Health NOTIFICATIONS

No. P.H./2158/4L-12/50.—22nd August 1950.—In exercise of the power conferred by section 10 of the Bengal Food Adulteration Act, 1919 (Bengal Act VI of 1919), the Governor is pleased to appoint, with effect from the 17th August 1950, Sri Sachindra Nath Mitra, Public Analyst for Food and Water, West Bengal Public Health Laboratories, to be Public Analyst for the post of the said Act for the whole of West Bengal, Calcutta, vice Sri Abinash Chandra Das, retired.

24-Parganas.—No. P.H./2181/11-30/50.—24th August 1950.—Dr. Narendra Lal Chatterjee, M.B.B.S., D.T.M., is appointed temporarily until further orders, as the Camp Health Officer, Chandmari Relief Camp, with effect from the date on which he joins the appointment.

Murshidabad-Hooghly.—No. P.H./2182/11-30/50.—24th August 1950.—Dr. Jamini Kant Chatterjee, M.B., D.P.H., Subdivisional Health Officer, Jangipur, is transferred to the Serampore division of the Hooghly district in the public service.

West Dinajpur-Murshidabad.—No. P.H./2183/H-30/50.—24th August 1950.—Dr. Santosh Kumar Roy Chowdhury, M.B., D.P.H., Subdivisional Health Officer, Raiganj, now on leave, is transferred to the Jangipur subdivision of the Murshidabad district.

West Dinajpur.—No. P.H./2184/H-30/50.—24th August 1950.—Dr. Sudhanwa Kumar Saha, M.B.B.S., D.T.M., is appointed temporarily to act, until further orders, as the Subdivisional Health Officer, Raiganj.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Murshidabad.—No. P.H.2178/3L-16/50.—24th August 1950.—Dr. Atulananda Das Gupta, M.B., D.P.H., Subdivisional Health Officer, Murshidabad, Sadar, was granted earned leave for thirteen days with effect from the 7th July 1950 under rule 168(7) of the West Bengal Service Rules, Part I.

By order of the Governor,
P. M. DATTA, Asst. Secy.

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

(CORRIGENDUM.)

No. 3009E.—23rd August 1950.—The following correction shall be made in this department notification No. 75E, dated the 7th August 1950, published at page 1630, Part I of the *Calcutta Gazette* of the 17th August 1950, namely:—

For the words "West Bengal Service" occurring in line 4, substitute the words "West Bengal General Service".

By order of the Governor,
S. BHATTACHARJEE, Asst. Secy.

সেচন ও জলপথ বিভাগ।

IRRIGATION AND WATERWAYS DEPARTMENT

সংস্থা।

Establishment

প্রকাশন।

NOTIFICATIONS.

নং ৪০১-২৮শে জুলাই ১৯৫০।—অবসরপ্রাপ্ত সহকারী নির্মাণী কৃষক প্রিন্সিপাল কৃষক হিসাবে ২৯শে জুলাই ১৯৫০ তারিখ হইতে পদে সমিষ্ট করা হইল।

রাজ্যপালের আদেশানুসারে,

জনিত বিহারী পালসহী,

অবর কম্পসিটর।

No. 40.—28th July 1950.—Sri Nerode Kumar Kosh, Assistant Executive Engineer, on probation, is confirmed in the rank of Assistant Executive Engineer with effect from the 29th July 1950.

No. 45.—23rd August 1950.—In connection with the work of construction of the Messanjore Dam of the Mayurakshi Reservoir Project, the Governor is pleased to sanction the following with effect from the date of this notification or any subsequent date, until further orders:—

(i) the creation of a temporary circle to be designated as the Mayurakshi Dam Circle with headquarters at Alipore, district 24-Parganas;

(ii) the creation of a temporary division under the Mayurakshi Dam Circle to be designated as Mayurakshi Dam Division No. II, with headquarters at Suri, district Birbhum;

(iii) the creation of three temporary subdivisions under the Mayurakshi Dam Division No. II, to be designated as the Mayurakshi Dam Subdivisions Nos. IV, V and VI with headquarters of Nos. IV and V Subdivisions at Messanjore, Bihar and that of No. VI Subdivision at Suri, district Birbhum.

(iv) the transfer of the Messanjore Dam Division, from the Mayurakshi Canal Circle to the jurisdiction of the Mayurakshi Dam Circle;

(v) the re-transfer of Messanjore Dam Subdivisions Nos. I and II from the Mayurakshi South Canals Division and the Mayurakshi Barrage Division respectively to the jurisdiction of the Messanjore Dam Division;

(vi) the renaming of the Messanjore Dam Division as the Mayurakshi Dam Division No. I and of the Messanjore Dam Subdivisions Nos. I and II as the Mayurakshi Dam Subdivisions Nos. I and II respectively; and

(vii) the creation of an additional temporary subdivision under the Mayurakshi Dam Division No. I to be designated as the Mayurakshi Dam Subdivision No. III with headquarters at Messanjore, Bihar.

By order of the Governor,
A. B. GANGULI, Addl. Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

NOTIFICATION.

No. 1962M.P.—21st August 1950.—Sri Prosad Kumar Das Gupta, B.E.E., is appointed as Assistant Engineer, Grade II, in the Directorate of Electricity Development, West Bengal, with effect from the date on which he assumes charge.

By order of the Governor,
S. K. CHATTERJEE, Secy.

Industries

NOTIFICATIONS.

No. 1995Ind.—18th August 1950.—The designation of the post of "Deputy Director of Sericulture, West Bengal" is changed to "Deputy Director of Industries (Sericulture), West Bengal".

No. 1996Ind.—18th August 1950.—The Governor is pleased to appoint the following as members of the Managing Committee of the Bengal Silk Technological Institute, Berhampore, constituted in notification No. 191Ind., dated the 5th January 1949:—

(i) Sri C. H. Sinha, Dyeing and Printing Expert, Bengal Silk Technological Institute, *vice* Sri B. N. Dey, retired.

(ii) Sri Shyamapada Bhattacharyya, M.L.A. of Kadai, Berhampore, Murshidabad, *vice* Sri Surendra Nath Bose, deceased.

(iii) Sri Shyamapada Choudhury of Manindra Mills, Cossimbazar, Murshidabad.

By order of the Governor,
S. K. CHATTERJEE, Secy.

RESOLUTION No. 2025Ind. *Calcutta, the 23rd August 1950.*

Read an application, dated the 30th November 1949, from Sri Lakshmanpada Das and Sri Manindra Chandra Das, post office Nabadwip, in the district of Nadia, asking for a loan of Rs. 10,000 only under section 19(I)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the purpose of starting a brass and bell-metal workshop.

Read also resolution of the meeting of the Board of Industries, West Bengal, held on the 12th July 1950 incorporated in the report submitted with letter No. 7007, dated the 9th August 1950, from the Director of Industries and Secretary, Board of Industries, West Bengal.

Order.

Ordered that the application be rejected and the resolution be published in the *Calcutta Gazette*.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DEPARTMENT

ORDER.

No. 4621Lab.—19th August 1950.—The following correction of clerical errors which, under rule 20 of the Bengal Industrial Disputes Rules, 1947, the Tribunal referred to in order No. 4014Lab., dated the 24th July 1950, were made in his award as shown in the annexure to the said notification, is hereby published with reference to section 17 of the Industrial Disputes Act, 1947 (XIV of 1947):—

Correction.

In the said award the name of the Secretary of the Howrah Municipal Karmachari Sangha, occurring in the preamble to the said award under heading "present", for "Bijayananda Bhattacharya" read "Bijayananda Chatterjee".

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

NOTIFICATIONS.

No. 4643Lab.—21st August 1950.—Sri S. K. Das, Assistant Labour Commissioner, West Bengal (temporary), was allowed earned leave from the 18th July 1950 to the 31st July 1950.

No. 4648Lab.—21st August 1950.—Sri Debidas Majumdar is appointed as Inspector of Factories, West Bengal, substantively on probation, with effect from the 1st March 1950.

No. 4649Lab.—21st August 1950.—Sri Saroj Govinda Choudhury is appointed as Inspector of Factories, West Bengal, substantively on probation, with effect from the 1st March 1950.

No. 4650Lab.—21st August 1950.—Sri Ashim Kumar Chakravarti is appointed as Inspector of Factories, West Bengal, substantively on probation, with effect from the 1st March 1950.

No. 4651Lab.—21st August 1950.—Sri Sudhansu Ranjan Chakravarti is appointed as Inspector of Factories, West Bengal, substantively on probation, with effect from the 1st March 1950.

No. 4672Lab.—23rd August 1950.—Sri Sailendra Nath Roy, M.A., is appointed substantively as Assistant Labour Commissioner, West Bengal, with effect from the 11th August 1950.

No. 4674Lab.—23rd August 1950.—In exercise of the power conferred by clause (a) of sub-section (1) of section 5 of the Minimum Wages Act, 1948 (XI of 1948), the Governor is pleased to appoint Sri Nabajyoti Barman of the Bengal Provincial National Trade Union Congress to be a member of the Committee appointed under notification No. 14951Lab., dated the 29th March 1950, *vice* Sri Panchanan Bhattacharjee.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 2(1)48W.C.—10th August 1950.—In partial modification of this Labour Directorate notification No. 21L.C., dated 17th May 1948, published at page 797, Part I of the *Calcutta Gazette*, dated 17th June 1948, the names of "Messrs. J. Barrett, H. Middleton, J. Young, A. Sturrock and Dr. N. B. Sirkar", members nominated by the employers to the Works Committee in Orient Jute Mills Co., Ltd., Kalipore, Budge Budge, 24-Parganas are hereby cancelled and the names of "Messrs. J. Waddel, A. M. Adams, J. M. Cuning, J. Melville and Dr. B. Ghose" are published in their places for general information.

No. 26(3)49W.C.—17th August 1950.—In partial modification of this Labour Directorate notification No. 26L.C., dated 7th April 1949, published at page 645, Part I of the *Calcutta Gazette*, dated 21st April 1949, as modified by

notification No. 26(1)49W.C., dated 3rd August 1949, published at page 1395, Part I of the *Calcutta Gazette*, dated 18th August 1949, the names of "Jonab Elahi", "Jonab Salimuddin", "Jonab Moti Mea", "Jonab Sahadat" and "Jonab Habibullah", members elected by the workers from constituencies Nos. 1, 2, 3, 6 and 8, respectively and the names of "Mr. A. M. J-mail", "Mr. A. M. Kharadi", "Mr. A. M. Ajmeri", "Mr. A. Azim", "Sri P. K. Paul" and "Dr. A. Talukdar", members nominated by the employers to the Works Committee in Adamjee Jute Mill Ltd., Belur, Howrah, are hereby cancelled and the names of "Jonab Basir", "Sri S. C. Laha", "Sri Sivanandan Singh", "Sri Mahabir" and "Sri Doodh Nath" as members elected at the by-election in constituencies Nos. 1, 2, 3, 6 and 8, respectively, and the names of "Sri H. I. Sharma", "Sri S. N. Pandey", "Sri D. N. Chokhani", "Sri S. P. Dubey", "Sri N. B. Sinhanian" and "Dr. B. K. Roy" as members nominated by the employers to the above Works Committee, are published for general information.

No. 30(5)49W.C.—17th August 1950.—In partial modification of this Labour Directorate notification No. 30L.C., dated 11th April 1949, published at page 700, Part I of the *Calcutta Gazette*, dated 28th April 1949, the names of "Anjuman Bibi" and "Jonab Abbas Ali", members elected by the workers from constituencies Nos. 5 and 8, respectively to the Works Committee in Sree Radhesyam Mills, Ltd., 23 Naskarpara Road, Ghosury, Howrah, are hereby cancelled and the name of "Muneswari" is published for general information as a member to the above Works Committee representing the workers from constituency No. 5 as a result of by-election held in that constituency.

No. 76(1)49W.C.—17th August 1950.—In partial modification of this Labour Directorate memorandum No. 76W.C., dated 1st November 1949, published at page 1937, Part I of the *Calcutta Gazette*, dated 10th November 1949, the names of "Mr. A. G. Pearce", an employer nominee and "Jonab Abdul Rahaman", workers' representative from constituency No. 2, the Works Committee in Ganges Printing Co. Ltd., 45, Raj Narayan Roy Chowdhury Gh Road, Shibpur, Howrah, are hereby cancelled and the name of "Jonab Hossain Ahmad" is published for general information as a member representing the workers from constituency No. 2 of the above Works Committee as a result of by-election.

No. 83(1)48W.C.—17th August 1950.—In partial modification of this Labour Directorate notification No. 83L.C., dated 3rd December 1948, published at page 1662, Part I of the *Calcutta Gazette*, dated 16th December 1948, the name of "Sri Raj Kishore Sukul", a member elected by the workers from constituency No. 2 to the Works Committee in Messrs. Jas Alexander & Co., Ltd., 15, Watgunge Street, Kidderpore, Calcutta, is hereby cancelled and the name of "Sri Madhu" is published in his place for general information as a result of by-election held in constituency No. 2.

No. 26(7)48W.C.—18th August 1950.—In partial modification of this Labour Directorate notification No. 26L.C., dated 25th May 1949, published at page 724, Part I of the *Calcutta Gazette*, dated 3rd June 1948, as modified by notification No. 26(5)48W.C., dated 19th December 1949, published at page 2257, Part I of the *Calcutta Gazette*, dated 29th December 1949, the name of "Mr. C. Wallace", a member nominated by the employers to the Works Committee in Titaghur Jute Factory Co., Ltd. (Mill No. Titaghur, 24-Parganas, is hereby cancelled and the name of "Mr. D. C. Hutcheson" is published in his place for general information.

No. 68(1)49W.C.—19th August 1950.—In partial modification of this Labour Directorate memorandum No. 68L.C., dated 11th May 1949, published

re 823, Part I of the *Calcutta Gazette*, dated 1st day 1949, the name of "Sri Babulal Mahato", who was elected by the workers from constituency No. 4 to the Works Committee in Bharat Jute Mills, Dasnagar, Howrah, is hereby cancelled and the name of "Sri Gour Maity" is published in his place for general information as a result of by-election held in constituency No. 4.

S. K. HALDAR, Labour Commissioner.

Orders by the Registrar of Joint Stock Companies, West Bengal

Calcutta, the 18th August 1950.

In the matter of the Indian Companies Act, 1913 (II of 1913), and in the matter of the Central Calcutta Bank, Ltd.

It is hereby given in pursuance of section 10 of the Indian Companies Act, 1913 (VII of 1913) that the abovenamed "Central Calcutta Bank, Ltd." has been ordered on the ninth day of one thousand nine hundred and fifty by the Hon'ble High Court at Calcutta in West Bengal in its Ordinary Original Civil Jurisdiction to be wound up compulsorily and Sri Subrata Roy, Barrister-at-Law, has been appointed the Liquidator.

In the matter of the Indian Companies Act, 1913 (II of 1913), and in the matter of the East India Stock and Share Dealers Syndicate, Ltd.

It is hereby given in pursuance of section 10 of the Indian Companies Act, 1913 (VII of 1913) that the abovenamed "East India Stock and Share Dealers Syndicate, Ltd." has been ordered on the eighth day of February, one thousand nine hundred and fifty by the Hon'ble High Court at Calcutta in West Bengal in its Ordinary Original Civil Jurisdiction to be wound up compulsorily and Sri Subrata Roy, Barrister-at-Law, has been appointed the Official Liquidator.

B. P. ROY, Registrar.

DEPARTMENT OF FOOD

NOTIFICATIONS.

8882 F.D./F.D./8A/26/50.—22nd August 1950. Sri Dhirendra Nath Ghosh, Subdivisional Controller, Howrah, was appointed to act as District Controller, Howrah, from 8th June 1950 to 21st July 1950.

8977 F.D./FD/11/11/50.—23rd August 1950. Sri Baidyanath Bhattacharjee, W.B.J.C.S., formerly employed as Deputy Assistant Regional Officer of Procurement, Howrah-Hooghly, now employed as Rationing Officer, Champdany, was granted earned leave for the period from the 3rd May 1950 to the 17th June 1950 under rule 167(c) of the West Bengal Service Rules.

By order of the Governor,

A. BOSE, Asst. Secy.

Directorate of Procurement and Supply

CORRIGENDUM.

236-F/W-4M-31/50.—28th August 1950.—In the Directorate's order No. 4802-F/W/4M-31, dated the 8th August 1950, as published in the *Calcutta Gazette*, Part I, dated the 17th August 1950, for the word "floor" substitute the word "floor".

S. C. MAITRA,

Director of Procurement and Supply.

DEPARTMENT OF SUPPLIES

ORDERS.

228 D.—23rd August 1950.—In pursuance of the Textile Commission to the Government

of India's notification No. 80-Tex 1/48(i), dated the 29th November 1948, published at pages 1879 and 1880 of the *Gazette of India, Extraordinary*, of the same date, and in supersession of the then Department of Civil Supplies Order No. 6666D.C.S., dated the 5th May 1949, the Governor is pleased hereby to appoint, for the purposes of paragraphs 1 and 2 of the first mentioned notification, the officers noted in column (2) of the table below in respect of areas noted in the corresponding entries in column (3) thereof, and to direct that the Director, as defined in the West Bengal Cotton Cloth and Yarn Control Order, 1948, may levy from the dealers concerned, in accordance with condition (7) of the said notification, a fee not exceeding five per cent of the ex-factory maximum price of the cloth or yarn on which the special markings as prescribed in the aforesaid notification are to be affixed.—

Table.

Serial No.	Designation of officer.	Area
(1)	(2)	(3)
1	Assistant Director of Textiles (Technical), Department of Supplies, West Bengal.	West Bengal
2	District Controller of Food and Supplies	District under his jurisdiction. Provided that the District Controller of Food and Supplies of the district of 24 Parganas shall have no jurisdiction under the order in those parts of the said district which are included in Calcutta.
3	Subdivisional Controller of Food and Supplies	Subdivision under his jurisdiction.

*Explanation:—*In this order "Calcutta" has the same meaning as in clause 3(b) of the West Bengal Cotton Cloth and Yarn Control Order, 1948.

No. 3906S.D.—24th August 1950. In exercise of the powers conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clauses (c), (d), (e), (f), (g), (h), (i) and (j) of sub-section (2) of that section and with the notification No. 73/1-TA/46, dated the 28th December 1946, of the Government of India in the Department of Industries and Supplies, the Governor is pleased to make the following amendments in the West Bengal Cotton Cloth and Yarn Control Order, 1948, published under No. 10097-D.C.S., dated the 13th August 1948, in the *Calcutta Gazette, Extraordinary*, dated the 14th August 1948, as subsequently amended, namely:—

Amendments.

1. For the existing clause (a) under paragraph 3 of the said Order, substitute the following:—

"(a) 'wholesale dealer' means a dealer who sells cloth or yarn or both to—

- (i) a manufacturer,
- (ii) a retail dealer,
- (iii) a hawker,

and includes the proprietor of a tailoring establishment (wholesale):

Provided that a wholesale dealer may, on application, be permitted by the Director for special reasons to be recorded in writing to sell cloth or yarn or both to another wholesale dealer."

2. In paragraph 29 of the said Order, for the words "His Majesty" substitute the word "Government".

By order of the Governor,
S. M. MURSHED, Jr. Secy.

ORDER.

No. 1233/TX/L/1A-1/50.—9th August 1950.—In exercise of the power conferred on me by sub-clause (I) of clause (s) under paragraph 3 of the West Bengal Cotton Cloth and Yarn Control Order, 1948, and in supersession of this Directorate order No. 119/TX/L/1A-1/50, dated the 24th/25th January 1950, I hereby appoint Sri M. K. Mukhopadhyay, Assistant Director of Textiles, to perform the functions of "Textile Licensing Officer" under the said order.

P. R. SINHA,
Director of Textiles.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

24-Parganas -Burdwan -Hooghly -Howrah -Midnapore -Birbhum -Nadia -Murshidabad -Malda. — No. 93421.L.R.—18th August 1950.—In exercise of the powers conferred by clause (14) of section 3 of the Bengal Tenancy Act, 1885 (VIII of 1885), the Governor is pleased to appoint Sri Nayan Ranjan Bose, Settlement Kanungo, to discharge the functions of a Revenue Officer in the districts of 24-Parganas, Burdwan, Hooghly, Howrah, Midnapore, Birbhum, Nadia, Murshidabad and Malda, under Chapter X of the said Act, so far as they relate to surveys and the preparation of record-of-rights.

Jalpaiguri.—No. 95181.L.R.—22nd August 1950.—In exercise of the powers conferred by clause (14) of section 3 of the Bengal Tenancy Act, 1885 (VIII of 1885), the Governor is pleased to appoint Sri Profulla Chandra Banerji and Sri Sunil Kumar Sen, Settlement Kanungos, to discharge, in the district of Jalpaiguri, the functions of a Revenue Officer, under Chapter X of the said Act, so far as they relate to surveys and the preparation of record-of-rights.

2. In the areas known as Western Duars where the Bengal Tenancy Act has restricted application under the Government of Bengal, Revenue Department notification No. 140071.L.R., dated the 1st December 1943, the aforesaid Kanungos are also authorised to discharge the functions of a Revenue Officer, under analogous procedure, subject to the provisions of the above notification.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

Land Acquisition

NOTIFICATIONS.

Midnapore.—No. 9530 L.A.—22nd August 1950. Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the expansion of the Midnapore College in the village of Kamarara (Midnapore Municipality), jurisdiction list No. 187, thana Midnapore, pargana Midnapore, district Midnapore, it is hereby notified that for the above purpose a piece of land comprising parts of cadastral plot Nos. 450 and 451 and entire cadastral survey plot Nos. 452, 453, 454, 455 and 456, and measuring more or less, 2.995 acres, is likely to be required within the aforesaid village of Kamarara.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may file an objection within thirty days after the date on which public notice of the substance of this notification is given in the locality, file on objection in writing before the Collector of Midnapore.

24-Parganas.—No. 9664L.A.—24th August 1950.—In exercise of the powers conferred by section 48(I) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of 0.041 of an acre of land which was notified for acquisition under declaration No. 2470L.A. dated 22nd March 1948, published at page 11 of Part I of the Calcutta Gazette of the 1st April 1948 for the Calcutta Electric Supply Corporation, Ltd. for North Barranagar Transformer House, in the village of Bonhugly, jurisdiction list No. 6, thana Baranagar, pargana Calcutta, District 24-Parganas.

Birbhum.—No. 9716L.A.—25th August 1950.—The services of Sri Amulya Kishore Lodhi, Sub-Deputy Magistrate and Sub-Deputy Collector and Additional Land Acquisition Officer, Birbhum, are placed at the disposal of the Irrigation and Waterways Department of this Government for appointment as Personal Assistant to the Administrative Officer, Mayurakshi Project.

Birbhum.—No. 9718L.A.—25th August 1950.—Sri Pranabendu Prasad Pal, Sub-Deputy Magistrate and Sub-Deputy Collector, Special Land Acquisition Officer for districts of Birbhum, Burdwan and Murshidabad is appointed as Additional Land Acquisition Officer, Birbhum, and is posted to the headquarters of that district. He is vested with the powers of a Collector under the Land Acquisition Act, I of 1894, in the district of Birbhum with effect from the date on which he joins his new post.

Birbhum-Murshidabad-Burdwan.—No. 9720L.A.—25th August 1950.—Sri Krishna Kalidas Ganguly, Deputy Magistrate and Deputy Collector, is appointed as the Special Land Acquisition Collector for the districts of Birbhum, Burdwan and Murshidabad and is posted to headquarters of the district of Birbhum. He is vested with the powers of a Collector under the Land Acquisition Act, I of 1894, in the districts of Birbhum, Burdwan and Murshidabad with effect from the date on which he joins his new post.

Midnapore.—No. 9744L.A.(P.W.)—25th August 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of a bridge in connection with the Soodighi-Gangadighi Scheme, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0.96 of an acre, and comprising cadastral plots detailed below, is likely to be required in the district of Midnapore:—

District Midnapore.

Thana Tamluk, village Pakurya, jurisdiction list No. 97,

Cadastral plots in full—1212, 1213, 1214, 1215, 1218, 1219, 1221 and 613.

Cadastral plots in part—1211, 1217, 1166, 610, 611, 612, 607, 1224, 616, 614, 1165, 570 and 1222.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, South-West Circle (Irrigation and Waterways Directorate), Anderson House, Alipore, as well as in the office of the Collector of Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the collector of Midnapore.

In exercise of the powers conferred by section 104 of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor pleased to direct that the provisions of section A of the Act shall not apply to the waste or arable portions of the land in this case.

NOTICES.

Nadia.—No. 9532L.A.(P.W.).—22nd August 1950.—Whereas 17·96 acres, more or less, of land situate in or near the village of Kushbaria, jurisdiction list No. 76, described below, have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Aranghata-Duttaphulia-Bagoola Road, under section 3 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer (Bonder and Projects), Krishnagar, Nadia.

Description of land.

Mauza Kushbaria, jurisdiction list No. 76, thana Ranaghat, district Nadia.

Plots in entirety—622, 1425, 1426.

Plots in portion—566, 567, 568, 569, 570, 577, 1, 612, 613, 615, 616, 617, 618, 620, 621, 1, 624, 625, 628, 629, 632, 633, 634, 635, 636, 1, 647, 650, 674, 675, 676, 677, 686, 688, 689, 1, 691, 692, 693, 694, 695, 700, 701, 702, 703, 1, 705, 718, 720, 721, 722, 723, 750, 1167, 1168, 12, 1173, 1174, 1175, 1178, 1179, 1182, 1183, 1, 1185, 1370, 1380, 1381, 1382, 1383, 1384, 5, 1387, 1424, 1427, 1428, 1435, 1436, 1437, 8, 1498, 614/1634, 691/1639, 719/1640, 719/1, 1435/1668.

Birbhum.—No. 9608L.A.(P.W.).—23rd August 1950.—Whereas 1·33 acres, more or less, of land situate in or near the village of Baidara described below have been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, namely, for the construction of a brickfield in connection with the Mor Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mor Construction Division No. I, Rampurhat.

Description of land.

Mauza Baidara, jurisdiction list No. 9, thana Rampurhat, district Birbhum.

Cadastral plot in part—592.
Area, more or less—1·33 acres.

Birbhum.—No. 9610L.A.(P.W.).—23rd August 1950.—Whereas 0·55 of an acre, more or less, of land situate in or near the village of Shyambati described below has been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, namely, for the construction of Rest-shed in connection with the Mor-Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mor Construction Division No. II, Suri.

Description of land.

Mauza Shyambati, jurisdiction list No. 67, thana Bolepur, district Birbhum.

Cadastral plots in part—251, 254, 255 and 256.
Area, more or less—0·55 acre.

Birbhum.—No. 9612L.A.(P.W.).—23rd August 1950.—Whereas 10·38 acres, more or less, of land situate in or near the villages of Dubrajpur and Bahadurganj described below have been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, namely, for stacking ballast and boulders in connection with the Mor Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mor Construction Division No. I, Rampurhat.

Description of land.

Mauza Dubrajpur, jurisdiction list No. 69, thana Mahammadbazar, district Birbhum.

Cadastral plots in full—549, 550 and 551.
Cadastral plots in part—453, 548 and 452.

Mauza Bahadurganj, jurisdiction list No. 68, thana Mahammadbazar, district Birbhum.

Cadastral plots in part—553 and 593.
Area, more or less—10·38 acres.

Birbhum.—No. 9724L.A.(P.W.).—25th August 1950.—Whereas 1·7425 acres, more or less, of additional land, situate in or near the villages of Takipur and Gorla, described below have been requisitioned by the Collector of Birbhum for the purpose of providing facilities for irrigation, namely, for the construction of Mor-Dwarka Branch Canal in connection with Mayurakshi Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948, (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mor Construction Division No. 1 at Rampurhat.

Description of land.

Mauza Takipur, jurisdiction list No. 3, thana Sainthia, district Birbhum.

Cadastral plots in part—552, 555, 560, 698, 704, 705, 706, 707, 711, 712, 713, 715, 717, 722, 723, 726, 728, 729, 730, 731, 732, 733, 736 and 738.

Mauza Gorla, jurisdiction list No. 2, thana Sainthia, district Birbhum.

Cadastral plots in part—28, 31, 32, 33, 35, 36, 37, 38, 39, 51, 53 and 167.

West Dinajpur.—No. 9772L.A.—28th August 1950.—Whereas 0.52 of an acre, more or less, of land situate in or near the village of Samjia described below has been requisitioned by the Collector of West Dinajpur for the purpose of maintaining supplies and services essential to the life of the community, namely, for construction of a Border Outpost for police force with Assistant Sub-Inspector's quarters, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948).

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of West Dinajpur.

Description of land.

Mauza Samjia, jurisdiction list No. 20, thana Kumarganj.

Khatian No.	Plot No.	Area
47	825(Part)	0.52

ERRATUM.

24-Parganas.—No. 9666L.A.(P.W.).—24th August 1950.—In notice No. 3544L.A.(P.W.), dated the 1st April 1950, under section 4(I) of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published at page, 536, Part I of the *Calcutta Gazette* of the 6th idem, in respect of the acquisition of land for the purpose of opening out a kiln for burning bricks for Bongaon-Bugdah-Boyra Road in the district of 24-Parganas—

Read "13.84 acres" for "12.82 acres" in line 2.

DECLARATION.

Midnapore.—No. 9746L.A.(P.W.).—26th August 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for a brickfield at the 15th mile of the Contai-Digha Road, it is hereby declared that for the above purpose, a piece of land measuring, more or less, 51.87 acres and comprising cadastral plots as detailed below, is required in the district of Midnapore:—

District Midnapore.

Thana Ramnagar, village Talgachhari, jurisdiction list No. 108.

Cadastral plots in full—47, 48, 49, 57, 58, 59, 60, 61, 62, 63, 65, 66, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87,

88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 915, 137, 153, 154, 155, 244, 245, 246, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 445, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 475, 476, 477, 478, 523, 524, 525, 526, 527, 532, 533, 534, 535, 536 and 537.

Cadastral plots in part—156, 250, 278, 446, 46, 522 and 151.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

By order of the Governor,

S. BANERJEE.

Member, Board of Revenue and Secy.
to the Govt. of West Bengal (*ex-officio*)

Land Development

NOTIFICATIONS.

24-Parganas.—No. 9556L.Dev.—23rd August 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Masyampur, jurisdiction list No. 40, police station Bongaon, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plot No. 610, of village Masyampur, and measuring, more or less, 0.02 of an acre, is likely to be required within the aforesaid village of Masyampur.

This notification is made under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24 Parganas.

Midnapore.—No. 9544L.Dev.—23rd August 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Chak Prayag, Behari Chak, Sijgeri Tangai Sree, Trilochanpur, Banamalipur Khajuri and Chak Pranatanth, police-station Debra, district Midnapore, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots numbers as mentioned in the schedule below and measuring more or less, 378.32 acres, is likely to be required within the aforesaid villages of Chak Prayag, Behari Chak, Sijgeri, Tangai Sree, Trilochanpur, Banamalipur, Khajuri and Chak Pranatanth.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

exercise of the power conferred by the afore-said section, the Governor is pleased to authorise the Collector, Midnapore, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Midnapore.

Schedule of land.

Mauza Chak Prayag, jurisdiction list No. 110.

Cadastral survey plots Nos. 3-17, 22, 25, 27-31, 35-58, 60-71, 74, 76, 80, 82, 86, 88-98, 102, 140, 141, 144-155, 157, 158, 160-165, 193, 194, 196-207, 209, 210, 213, 214, 245-256, 263-235, 338-340, 345-348, 351, 352, 355-356, 360, 362-414, 424-427, 431-434, 436, 439-441, 455, 457, 461, 462, 466-478, 482-487, 526-530, 533, 535, 536, 548, 556, 557, 559-561, 568, 585, 24, 77, 156, 212, 238, 445, 553, 136, and 500.

Mauza Behari Chak, jurisdiction list No. 111.

Cadastral survey plots Nos. 1-147, 152-156, 179, 181-185, 188-209, 269-275, 283 and 291.

Mauza Siggeria, jurisdiction list No. 107.

Cadastral survey plots Nos. 79-82, 145-150, 157, 159-165, 167-169, 172-174, 177, 244, 485, 164/486, 80/487 and 262/488.

Mauza Tangai Sree, jurisdiction list No. 99.

Cadastral survey plots Nos. 952, 955-958, 960, 964-968, 971, 972, 1092, 1103, 1105, 1117, and 959.

Mauza Trilochanpur, jurisdiction list No. 100.

Cadastral survey plots Nos. 70-73, 192, 195-198, and 654.

Mauza Banamalipur, jurisdiction list No. 106.

Cadastral survey plots Nos. 62-68.

Mauza Khajuri, jurisdiction list No. 112.

Cadastral survey plots Nos. 502 and 508.

Mauza Chak Pranathan, jurisdiction list No. 109.

Cadastral survey plot No. 107.

No. 9548L. Dev.—23rd August 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Hatjanbazar, jurisdiction list No. 98 and Solgeria, jurisdiction list No. 99, police-station Birbhum, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 388 and 390 of Hatjanbazar, jurisdiction list No. 98, and plots Nos. 19, 21 and 36 of Fathepur, 9 and 11 of Masyampur, and measuring, more or less, 72.76 acres, is required within the aforesaid villages of Hatjanbazar, Fathepur and Masyampur.

A plan of the land may be inspected in the office of the Collector, Birbhum.

In exercise of the power conferred by the afore-said section, the Governor is pleased to authorise the Collector, Birbhum, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Birbhum.

Midnapore.—No. 9552L. Dev.—23rd August 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Chandipur, jurisdiction list No. 700 and Solgeria, jurisdiction list No. 699, police-station Jhargram, district Midnapore, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 106, 114, 118-123, 125-134, 126/307, 129/308, 129/309, 138-140, 149-153, 156-195, 205, 214-217, 222-226, 254-261, 272, 292 and 316 and parts of cadastral survey plots Nos. 105, 113, 116, 117, 196, 197, 201, 206-208, 218, 252, 253 and 262 of mauza Chandipur, jurisdiction list No. 700 and cadastral survey plots Nos. 6-8, 10-40 and 54-56 and parts of cadastral survey plots Nos. 5, 9, 41, 53 and 73-75 of mauza Solgeria, jurisdiction list No. 699, and measuring, more or less, 409.44 acres, is likely to be required within the aforesaid villages of Chandipur and Solgeria.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the afore-said section, the Governor is pleased to authorise the Collector, Midnapore, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Midnapore.

24-Parganas.—No. 9622L. Dev.—24th August 1950.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (7) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of cadastral survey plots Nos. 401 and 417, measuring, more or less, 1.06 acres of mauza Gangaganagar, police-station Baraset, district 24-Parganas, out of 12.89 acres of land included in the declaration No. 4174L. Dev., dated the 20th April 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 647 of Part I of the *Calcutta Gazette*, dated the 27th April 1950.

DECLARATIONS

24-Parganas.—No. 9558L. Dev.—23rd August 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Masyampur, jurisdiction list No. 40, police-station Bongaon, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 389 to 391, 394, 395, 402 to 417, 419, 420, 422, 423, 433 to 445, 447 to 489, 491 to 500, 508 to 510, 604 and 610 of village Masyampur and measuring more or less 28.91 acres, is required within the aforesaid village of Masyampur.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

Midnapore.—No. 9546L.Dev.—23rd August 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Chak Prayag, Sijgeria, Behari Chak, Tangai Sree, Trilochanpur, Banamalipur, Khajuri and Chak Pranath, police-station Debra, district Midnapore, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots numbers as mentioned in the schedule below and measuring, more or less, 378.32 acres, is required within the aforesaid villages of Chak Prayag, Behari Chak, Sijgeria, Tangai Sree, Trilochanpur, Banamalipur, Khajuri and Chak Pranath.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector Midnapore.

Schedule of land.

Mauza Chak Prayag, jurisdiction list No. 110.

Cadastral survey plots Nos. 3-17, 22, 25, 27-31, 37, 48-52, 55-58, 60-71, 74, 76, 80, 82, 86, 88-98, 100-102, 140, 141, 144-155, 157, 158, 160-165, 168, 193, 194, 196-207, 209, 210, 213, 214, 245-256, 261, 265-335, 338-340, 345-348, 351, 352, 355, 356, 357-360, 362-414, 424-427, 431-434, 436, 439-441, 446-455, 457, 461, 462, 466-478, 482-487, 526-530, 532, 533, 535, 536, 548, 556, 557, 559-561, 578-678, 685, 24, 77, 156, 212, 238, 445, 553, 136, 72 and 500.

Mauza Behari Chak jurisdiction list No. 111.

Cadastral survey plots Nos. 1-147, 152-156, 158-179, 181-185, 188-209, 269-275, 283 and 287-291.

Mauza Sijgeria, jurisdiction list No. 107.

Cadastral survey plots Nos. 79-82, 145-150, 152-157, 159-165, 167-169, 172-174, 177, 244, 163/485, 164/486, 80/487 and 262/488.

Mauza Tangai Sree, jurisdiction list No. 99.

Cadastral survey plots Nos. 952, 955-958, 960, 961, 964-968, 971, 972, 1092, 1103, 1105, 1117, 1118 and 959.

Mauza Trilochanpur, jurisdiction list No. 100.

Cadastral survey plots No. 70-73, 192, 195-198, 653 and 654.

Mauza Banamalipur, jurisdiction list No. 106.

Cadastral survey plots Nos. 62-68.

Mauza Khajuri, jurisdiction list No. 112.

Cadastral survey plots Nos. 502 and 508.

Mauza Chak Pranath, jurisdiction list No. 109.

Cadastral survey plot No. 107.

Birbhum.—No. 9550L.Dev.—23rd August 1950. Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Hatjanbazar, jurisdiction list No. 101, Fathepur, jurisdiction list No. 98 and Khoshnator, jurisdiction list No. 99, police-station Suri, district Birbhum, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 388 and 390 of Hatjanbazar, 18, 19, 21 and 36 of Fathepur, 9 and 11 of Khoshnator and measuring, more or less, 72.76 acres, is required within the aforesaid villages of Hatjanbazar, Fathepur and Khoshnator.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Birbhum.

Midnapore.—No. 9554L.Dev.—23rd August 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Chandipur, jurisdiction list No. 700 and Solgeria, jurisdiction list No. 699, police-station Jhargu, district Midnapore, it is hereby declared that the above purpose a piece of land comprising cadastral survey plots Nos. 106, 114, 118, 125-134, 126/307, 129/308, 129/309, 135, 149-153, 156-195, 205, 214-217, 222-226, 234, 272, 292 and 316 and parts of cadastral survey plots Nos. 105, 113, 116, 117, 196, 197, 206-208, 218, 252, 253 and 262 of mauza Chandipur, jurisdiction list No. 700 and cadastral survey plots Nos. 6-8, 10-40, 54-56 and parts of cadastral survey plots Nos. 5, 9, 41, 53 and 73-75 of mauza Solgeria, jurisdiction list No. 699, and measuring, more or less, 409.44 acres, is required within the aforesaid villages of Chandipur and Solgeria.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

Hooghly.—No. 9816L.Dev.—28th August 1950.—Whereas it appears to the Governor that land is needed for public purposes, viz., the establishment of a model village and the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Bara Bahera, Khorda Bahera and Konnagar, jurisdiction list Nos. 5, 6 and 7, respectively, in thana Uttarpara, pargana Boro, district Hooghly, it is hereby declared that for the above purposes a piece of land comprising cadastral survey plots as mentioned in the schedule below measuring, more or less, 263.22 acres, is required within the aforesaid villages of Bara Bahera, Khorda Bahera and Konnagar.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Hooghly, as well as in the office of the District Post and Telegraphs, Accounts Co-operative Mortgage and Housing Society, Ltd., Buildings, Calcutta.

Schedule of land.

Mauza Bara Bahera, jurisdiction list No. 5, police-station Uttarpara, district Hooghly.

Cadastral survey plots in full—Nos. 115-118, 125-165, 215-221, 266, 267, 269, 271, 281-504, 506-557, 559-614, 616-654, 656, 666-671, 673-761, 769-779, 781-822, 827-831.

Cadastral survey plots in part—Nos. 110, 114, 119, 121, 122, 123, 124, 175, 672, 766, 767, 768 and 780.

Mauza Khorda Bahera, jurisdiction list No. 6, police-station Uttarpara, district Hooghly.

Cadastral survey plots in full—Nos. 1-103, 105-110, 113-120, 122-135, 141-161, 172-174, 177-235, 237, 241-277, 296-301, 304-335, 734, 740, 741 and 746-748.

Cadastral survey plots in part—Nos. 112, 136, 139, 140 and 176.

Mauza Konnagar, jurisdiction list No. 7, police-station Uttarpara, district Hooghly.

Cadastral survey plots in full—Nos. 121-126, 130, 148, 150-160, 192 and 201.

Cadastral survey plots in part—Nos. 119, 120, 128, 129, 131, 143, 144, 147, 149, 163 and 1.

By order of the Governor.

S. BANERJEE, Secy.

Requisition

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 468/50Reqn.

Calcutta, the 29th May 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the Collector, 24-Parganas, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

A newly constructed building situated on the western side of the Bongaon-Calcutta Road, near the Ranaghat Railway level crossing at Bongaon town, district 24-Parganas, owned by Sm. Sourendra Mohini Roy Choudhury, wife of Aswini Kumar Roy Choudhury, Korar Bagan, Bongaon town, 24-Parganas.

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

No. L.A.R. 10 of 1950-51.

The landlord and the tenant of the premises referred to in the order above, are directed to place the above property at my disposal and control on and from the 30th August 1950 at 12 noon, or on any subsequent date, when an officer deputed from his office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. K. GHOSH,

Collector under Act V of 1947, Alipore.
24-Parganas.

Alipore, the 22nd August 1950.

No. 638/50Reqn.

Calcutta, the 27th July 1950

ORDER

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section the Governor is further pleased to direct the Collector, 24-Parganas, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

Holding No. 223, ward No. 4 within Basirhat Municipality, district 24-Parganas.

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

No. L.A.R. 22 of 1950-51

The landlord and the tenant of the premises referred to in the order above are directed to place the above property at my disposal and control on and from the 5th September 1950 at 1 p.m., or on any subsequent date, when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. K. GHOSH,

Collector under Act V of 1947, Alipore,
24-Parganas.

Alipore, the 25th August 1950.

No. 691/50Reqn

Calcutta, the 17th August 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned:—

The Schedule.

Description of premises.

16B, Haralal Das Street, Calcutta (northern flat on the 1st floor, one bath on the ground floor and one attic on the staircase with corrugated iron shed on the 2nd floor).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy

Sri Jnanendra Nath Patra and Sri Brojendra Nath Patra, landlords of the premises referred to in the order above, are hereby directed to place

the above property at my disposal and control on and from the 6th September 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

5, Bankshall Street, Calcutta, the 23rd August 1950.

No. 700/50Reqn.

Calcutta, the 19th August 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned:—

The Schedule.

Description of premises.

24, Mahendra Gossain Lane, Calcutta (entire ground floor and the entire 1st floor except the south-east corner room).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Sm. Khanto Mani Dasi, sebaite to Sri Sri Iswar Damodar Narayan, Sri Sri Iswar Chandi and Sri Sri Iswar Anadishwar Siva, owner of the premises referred to in the order above, is hereby directed to place the above property at my disposal and control on and from the 7th September 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

5, Bankshall Street, Calcutta, the 26th August 1950.

No. 710/50Reqn.

Calcutta, the 22nd August 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First

Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned:—

The Schedule.

Description of premises.

68/5A, Ballygunj Place, Calcutta (one flat containing two bed rooms, one kitchen, one bath and one privy on the back side of the ground floor).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Sri Amaresh Roy, tenant of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 7th September 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta

5, Bankshall Street, Calcutta, the 26th August 1950.

No. 670/50Reqn.

Calcutta, the 22nd August 1950

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned:—

The Schedule.

Description of premises.

6F, Lindsay Street, Calcutta (south-western portion of the 2nd floor consisting of three bed rooms, one bath and one privy).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Kumar Pramatha Nath Roy, owner, Sri A K Bose, tenant; Sri Phani Kundu, sub-tenant, and Sri Benoy Mukherjee, sub-tenant, of the premises referred to in the order above, are hereby directed to place the above property at my disposal and control on and from the 7th September 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta

5, Bankshall Street, Calcutta, the 26th August 1950.

Cases under section 4 (a) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

hereas the premises described in the schedule have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (Bengal Act V of 1947);

and, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Jugal Kishore Mukherjee, occupier of the premises, to vacate the said premises on or before 11th September 1950 at 3 p.m. when possession thereof will be taken on behalf of the Government.

Schedule.

Particulars of the premises.

Mahanirban Road, Calcutta (ground floor).

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

15th Street, Calcutta, the 25th August 1950

whereas the premises described in the schedule have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (Bengal Act V of 1947);

and, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Gurnam Singh, occupier of the premises, to vacate the said premises on or before 12th September 1950 at 3 p.m. when possession thereof will be taken on behalf of the State Government.

Schedule.

Particulars of the premises.

Hazra Road, Calcutta (flat No. 10 of 1st

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

15th Street, Calcutta, the 25th August 1950.

Termination of immovable property under sub-section (i) of section 29 of the West Bengal Land Acquisition Act, 1950.

Alipore, the 24th August 1950.

whereas an order, dated 12th December 1949, passed under section (i) of section 31 of the West Bengal Land Acquisition Ordinance, 1947, in case No. L.A.R./20/49, is hereby cancelled so far as it relates to the acquisition of the property.

The description of the property.

Gour Babu's Road, Kanchrapara, district Calcutta (two rooms with pucca walls and floors and corrugated iron roof and two open verandahs—area 1 katta) is modified to 44, Gour Babu's Road, Kanchrapara, district 24-Parganas (two rooms with pucca walls and floors and corrugated iron roof and two open verandahs—area 1 katta).

S. N. DAS GUPTA,
Special Land Acquisition Officer,
24-Parganas.

EXCISE DIRECTORATE

NOTIFICATION.

No. 28Exc.—18th August 1950—Sri Panna Lal Sinha, Inspector of Excise, Calcutta, is granted an extension of leave on average pay for one month and 26 days under rule 184(b) (ii) of the West Bengal Service Rules, Part I, with effect from 6th July 1950.

R. CHOWDHURY,
Commissioner of Excise.

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

কৃষি।

Agriculture

প্রজ্ঞাপন।

NOTIFICATION.

কলিকাতা-নাদিয়া—নং ৭০১৯কৃষি।—১১ই আগস্ট ১৯৫০।—
ডাঃ এল. সি. সিংহা হুটিতে অনুপস্থিত থাকা কালে কামাচার গ্রহণের
দিন হইতে পশ্চিমবঙ্গের খাদ্য উৎপাদন অধিকর্তা এবং কৃষি অধিকর্তা
(স্বাধীন পদাধিকারকালে) শ্রী কে. কে. ঘোষ, আই. এ. এস. (অবসরপ্রাপ্ত),
দুর্গম মহাধ্যক্ষ ও হরিশ্চাটা কেন্দ্রের পরিচালকের পদেও নিযুক্ত হইবেন।

রাজ্যপালের আদেশানুসারে,

মনোজেন সরকার,

উপ-কমিস্যনর।

Calcutta-Nadia. — No. 7319Agri. — 11th August 1950.—Sri K. K. Ghosh, I.A.S., (Retired) Director of Food Production, West Bengal, and Director of Agriculture, West Bengal (*ex-officio*), is appointed to act as Milk Commissioner-cum-Administrator, Haringhata Centre, in addition to his own duties, with effect from the date on which he assumes charge, during the absence of Dr. L. C. Sikka, on leave.

By order of the Governor,

M. SARKAR, Dy. Secy.

বন।

Forests

প্রজ্ঞাপন।

NOTIFICATION.

কলিকাতা।—নং ৭১৯১ফর।—৫ই আগস্ট ১৯৫০।—পশ্চিমবঙ্গ
সরকারের বন-অধিকর্তার স্বাক্ষরক উপ-বনপাল শ্রীরামেশ্বর বন্দ্যো-
পাধ্যায়কে পুনর্নিয়োগান্তে “ওয়েস্ট বেঙ্গল সারভিস্‌ রুলস্‌ (প্রথম
খণ্ড)” এর ১৮৫(২) নিয়মানুসারে ১৯৫০ সালের ২২শে এপ্রিল তারিখ
হইতে নিম্নোক্ত ছয় মাসের ছুটি প্রদত্ত হইল :—

(ক) উক্ত নিয়মানুসার ১৮৫(বি)(২) নিয়মানুসারে গড় বেতনে চার
মাসের, এবং

(খ) ১৮৫(ডি) নিয়মানুসারে অর্ধ গড় বেতনে দুই মাসের।

২। এতদ্বারা প্রজ্ঞাপন নং ২১৪৮ফর, ২৫শে মার্চ ১৯৫০, বাতিল
করা হইল।

রাজ্যপালের আদেশানুসারে,

মৌর চন্দ্র মন্ডল,

উপ-কমিস্যনর।

Calcutta.—No. 7191For.—5th August 1950.—
On termination of the period of his re-employment,
Sri Ramaswar Banerjee, D.C.F., Personal Assistant
to the Director of Forests, West Bengal, is allowed

leave for six months with effect from the 22nd April 1950, under rule 185(2) of the West Bengal Service Rules, Part I, as follows:—

- (i) Leave on average pay for four months under rule 184(b)(ii), and
- (ii) leave on half average pay for two months, under rule 184(d) of the said rules.

2. Notification No. 2148For., dated 25th March 1950, is hereby cancelled.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATIONS.

Calcutta.—No. 1155Co-op.—25th August 1950.—Sri Pramatha Nath Majumdar, Assistant Registrar of Co-operative Societies, is allowed leave on half average pay for the period from the 7th August 1950 to the 22nd August 1950, under rule 184(d) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him under orders contained in this department notification No. 830Co-op., dated the 27th June 1950.

No. 1156Co-op.—25th August 1950.—In exercise of the power conferred by section 140 of the Bengal Co-operative Societies Act, 1940 (Bengal Act XXI of 1940), the Governor is pleased to make the following amendment in the Bengal Co-operative Societies Rules, 1942, as subsequently amended, [the same having been previously published as required by sub-section (1) of the said section], namely:—

Amendment.

In the said rules for sub-rule (3) of rule 115 substitute the following sub-rule, namely:—

“(3) Anti-malarial and public health societies, and societies less than eighteen months old except societies which are—

- (a) Co-operative stores; or
- (b) Multi-purpose societies; or
- (c) Limited liability societies which raise a working capital of Rs. 10,000 or more at any time during the said period of eighteen months,

shall not be liable to pay audit fee.”

By order of the Governor,
K. C. BASAK, Secy.

EDUCATION DEPARTMENT

Education

NOTIFICATIONS.

The Charitable Endowments Act (VI of 1890).

No. 3820Edn./5F-60/50.—17th August 1950.—It is hereby notified that the Governor of the State

of West Bengal in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrator of the Charity of Sri Kadambari Debi Fund created in terms of notification No. 1773Misc., dated the 29th July 1947, doth hereby order and direct that the security particulars of which were contained in the first part of the schedule written under the above notification or any other security or securities which it might have been or may be converted shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities the present corpus of which consists of 3 per cent. Loan, 1946, for Rs. 9,900 (Rupees nine thousand nine hundred) when and as the same became due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second part of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

Calcutta.—No. 3833Edn.—17th/18th August 1950.—The Governor is pleased to nominate D. K. Sanyal, M.A., B.Com., Secretary, Appointments and Information Board, Calcutta University, as a member of the State Council for Engineering and Technical Education, Bengal, constituted in this department resolution No. 3801Edn., dated the 3rd August 1949.

The Charitable Endowments Act (VI of 1890)

No. 3852Edn.—18th August 1950.—It is hereby notified that the Governor of the State of West Bengal in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrator of the Jewish Girls' School Endowment Fund created in terms of notification No. 1773Misc., dated the 2nd September, 1932, doth hereby order and direct that the security, particulars of which were contained in the first part of the schedule written under the above notification or any other security or securities to which it might have been or may be converted, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities the present corpus of which consists of 4 per cent. Loan, 1960-70, for Rs. 30,600 when and as the same became due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second part of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

The Charitable Endowments Act (VI of 1890).

No. 3857Edn./5F-24/50.—18th August 1950.—
It is hereby notified that the Governor of the State of West Bengal in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrator of the Beni Madhav Fund created in pursuance of notification No. 2727, dated the 29th August 1899, doth hereby order and direct that the security, particulars of which were contained in Part II of the schedule written under the above notification or any other security or securities to which it might have been or may be converted, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities the present corpus of which consists of 3 per cent. Loan, 1946, for Rs. 4,000 (Rupees four thousand) when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in Part I of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

Calcutta.—No. 3860 Edn./4C-78/50. — 18th August 1950.—The Governor is pleased to appoint the following persons to constitute the Governing Body of the David Hare Training College, Calcutta:—

- (1) The Principal Presidency College, President (*ex-officio*).
- (2) The Chief Inspector for Secondary Education, West Bengal.
- (3) The Chief Inspector for Women's Education, West Bengal.
- (4) Mother M. S. Consiglio, B.A., H.Dip.Ed. (Dublin).
- (5) Professor Satyendra Nath Bose, M.Sc., Khaira Professor of Physics, Calcutta University.
- (6) Sri J. M. Sen, B.Sc.(Cal.), M.Ed. (Leeds), F.R.G.S., F.N.I., T.D. (London), Dip. in Edn. (Oxford), Head of the Teachers' Training Department of the Calcutta University.
- (7) Rev. Father A. Verstraeten, S.J. of the St. Xavier's College, Calcutta.
- (8) The Principal, David Hare Training College, Secretary (*ex-officio*).
- (9) & (10) Two elected representatives of the Teaching Staff of the college approved by the Director of Public Instruction, West Bengal.

Two elected representatives of the Teaching Staff to hold office for one academic session 1950-51 and the rest for three academic sessions from 1951.

By order of the Governor,
D. M. SEN, Secy.

Miscellaneous

NOTIFICATION

The Charitable Endowments Act (VI of 1890).

No. 1419Misc/9F-20/50 - 19th August 1950.—
It is hereby notified that the Governor of the State of West Bengal in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrator of the Nabin Krishna Mitra Memorial Trust Fund created in terms of notification No. 1690Misc, dated the 20th November 1940, doth hereby order and direct that the security, particulars of which were contained in the first part of the schedule written under the above notification or any other security or securities to which it might have been or may be converted, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities the present corpus of which consists of 3 per cent. Loan, 1946, for Rs. 54,000 when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second part of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

By order of the Governor,
D. M. SEN, Secy.

**Office of the Accountant-General,
West Bengal**

NOTIFICATIONS

Subject:—Form of Stock Register of Reserve Bank of India Draft Forms and P.W. Cheque Books and Receipt Books.

No. TM/176.—12th August 1950.—A copy of the Government of West Bengal, Finance Department, Audit Branch, memorandum No. 3413(14)-F/F/IR/15(47)/50, dated 26th July 1950, on the subject noted above is circulated herewith for the information and guidance of all Treasury Officers and Sub-Treasury Officers in West Bengal:—

"It has been brought to the notice of Government that there are no standard forms for the maintenance of stock register of Reserve Bank of India Draft Forms and of the P.W. Cheque Books and Receipt Books and that different manuscript forms are at present used for the purpose in different treasuries. With a view to initiate a uniform practice in this respect it has been decided by Government that the forms enclosed should henceforth be used for the maintenance of these registers."

STOCK REGISTER OF RESERVE BANK OF INDIA DRAFT FORMS.

RECEIPTS.							ISSUES.					Remarks.	
Date of receipt.	From whom and No. and date of letters with which received.	Book No.	Form No.		Initials of the T. O.	Date of issue.	Book No.	Form No.		Initials of the T. O.	Date when used up.		
			From.	To.				From.	To.				
1	2	3	(4a)	(4b)	5	6	7	8(a)	8(b)	9	10	11	12

STOCK REGISTER OF P. W. CHEQUE BOOKS/RECEIPT BOOKS.

RECEIPT INTO STOCK.										ISSUES FROM STOCK.							Remarks.
Date.	From whom (with No. and date of letters, etc.).	Numbers.		Serial No. of forma.		Date.	To whom.	Numbers.		Serial No. of forma.		Balance on receipt or issue.	Initials of T. O.	No. and date of acknowledg- ment.			
		Books.	Forma.	From.	To.			Books.	Forma.	From.	To.						
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16		

of initial pay of war and temporary Government permanently to Civil posts unified scales of pay before the prescribed scales and in the prescribed scales of candidates and retrenched as appointed to Civil posts is.

August 1950.—In continuation of this office notification dated 9th January 1950, on the published at page 119 of the dated 19th January 1950, all Acting Officers of the Central audit control of this office at it has since been decided India that the deletion of 14th August 1947" from paragraph 1 of the Ministry of India, Ministry of memorandum No. 6/14/49-1st 1949, by that Ministry's memorandum No. 6/14/49-C.S.S., dated 18th October 1949, and from paragraph 2 of that Ministry's memorandum No. 6/15/48-G.S., dated August 1949, by corrigendum bearing the same number, dated 18th October 1949, should have effect as if that it did not exist in the memoranda cited at the time of their issue. This decision government necessitates the refixation of pay of persons affected by the office memoranda above, with effect from the date from which came under the prescribed scales. Pay of all gazetted staff may accordingly be refixed by the Acting Officer and any overpayment noticed as a result of such refixation regularised under orders of competent authority.

Government of India, Ministry of Home Affairs, letter No. 4102-D/50-CS, dated 19th May 1950. Dy. Estt 387.]

Subject:—Accounting of transactions connected with reparations from Germany.

TM/178.—14th August 1950.—All Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby informed that in connection with the audit and accounting of sale proceeds of assets received as reparations from Germany which was hitherto being done by the Deputy Accountant-General, Industry and Supply, New Delhi, will, henceforth, be done by the Deputy Accountant-General, Industry and Supply, Calcutta. The debits and credits on this account, if any, should be shown in the Central List of Payments/Cash Account under the sub-head "Transactions connected with German Reparations" under the "Account current with Deputy Accountant-General, Industry and Supply, Calcutta", and be supported by necessary vouchers and schedules.

Government of India, Ministry of Finance, memorandum No. F.I(64)-B/50, dated 14th July 1950. Dy. India—2962/TF-6033.]

Subject:—Payment of refund of Union Excise Duty.

TM/179.—16th August 1950.—In continuation of this office notification dated 5th July 1950, regarding payment of refund of Union Excise Duty which was published at page 1449 of Part I of the Calcutta Gazette, dated 13th July 1950, all Treasury Officers and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta,

are hereby informed that orders for refund of duty on cloth and of land customs duty passed by the Assistant Collector, Union Excise, Calcutta, and duly countersigned by the Chief Accounts Officer, Union Excise, Calcutta, may be accepted provisionally for payment, if otherwise in order. The payments relating to duty on cloth should be shown in the list of Central payments under the head "2—Union Excise Duties—Duty on cloth—Refunds" while those relating to land customs duty should be shown under the head "1—Customs—Land Customs—Refunds".

(Dy. TM—960.)

Subject:—Execution of a general bond of indemnity by the United Industrial Bank, Ltd.

No. TM/180.—21st August 1950 —All Treasury and Sub-Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby informed that the United Industrial Bank, Ltd., Calcutta, has executed a general bond of indemnity, under Subsidiary Rule 188(I) to the Treasury Rules, Bengal, Volume I. This bond enables the bank to collect from the Accountant-General, West Bengal, or from any Treasury or Sub-Treasury in West Bengal pay, allowance, pension, etc., of its customers which are payable from funds administered by or on behalf of the Governor of West Bengal.

Subject:—Accounting of transactions connected with Multi-purpose River Valley Schemes.

No. TM/181.—21st August 1950 —All Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby informed that the following new major heads of account have been opened for adjustment of transaction connected with Multi-purpose River Valley Schemes, with effect from the year 1948-49:—

Nature of transactions	Head of Account
(a) Expenditure on account of Capital Outlay on Multi-purpose River Valley Schemes.	(i) 50—B—Capital Outlay on Multi-purpose River Schemes met out of Revenue.
	(ii) 80—A—Capital Outlay on Multi-purpose River Schemes
(b) Receipts from the Multi-purpose River Valley Schemes.	(iii) XI—A—Receipts from Multi-purpose River Schemes
(c) Charges on account of interest on the Capital Outlay on Multi-purpose River Valley Schemes	(iv) 50—A—Interest on Capital Outlay on Multi-purpose River Schemes
(d) Revenue expenditure connected with the Multi-purpose Schemes	(v) 51—B—Other Revenue Expenditure connected with Multi-purpose River Schemes

The receipts and charges on this account should be shown in the Cash Account/List of Payments under the relevant head of account indicated above.

[Government of India, Ministry of Finance, letter No. D-7902-B1/49, dated 19th November 1949. Dy. India 4304/TL-2719.]

Subject:—Remittance of cess collected for other districts.

No. TM(TF)/182.—21st August 1950.—It has come to the notice of this office that cess collected for other districts is not being regularly remitted by the receiving Collectors to the Collectors of the districts to which the cess properly belongs. The attention of all Collectors and Treasury

Officers in West Bengal is hereby drawn to paragraphs 800 and 801 of the Bengal Audit Manual (2nd Edition) which lay down—

(1) that the cess collected for other districts should be entered in a separate register with a separate column for each district and should on the last day of the month be drawn and remitted on the same day to the Collector of the district to which the cess properly belongs, and

(2) that with a view of avoiding any considerable outstandings at the end of March, a remittance may be made on the 23rd of March of the amount collected up to that date, so that it may come into the March accounts of the district to which it belongs.

2. The procedure stated above should be strictly followed in future. As regards the past transactions the position should be reviewed by the Collector and steps taken to ensure that cess collected for other districts in West Bengal, but not remitted so far, is remitted without any further delay.

Subject:—Secretary of State's Services (Medical Attendance) Rules, 1938, and the Central Services (Medical Attendance) Rules, 1944.

No. TM/183.—21st August 1950.—It is notified for the information of all concerned that the Government of India have decided that expenditure incurred by a Government servant or a member of his family on treatment for diseases which could be attributed to intemperate habits or conduct of the patient will not be reimbursed by Government. It is, therefore, essential that, in future, claims for reimbursement of medical expenses should be supported by a certificate from the medical officer treating the patient that the disease of the patient was not one which could be attributed to intemperate habits or conduct of the patient.

[Government of India, Ministry of Health, office memorandum No. F.6(A)-22/50, dated the 7th June 1950. Dy. India, 3290/TM/1002.]

S. K. SARKAR,

Deputy Accountant-General.

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

Birbhum.—No. 5914A.—23rd August 1950.—Sri Gopal Chandra Chatarji, Munsif of Dubrajpur, in the district of Birbhum, is appointed to be a Munsif of Rampurhat in the same district.

Nadia.—No. 5921A.—23rd August 1950.—Sri Nirmal Chandra Datta, Munsif of Krishnagar, in the district of Nadia, is temporarily appointed to be the Munsif of Ranaghat in the same district during the absence on leave of Sri Jitendra Nath Mandal.

Howrah-Calcutta.—No. 5955A.—25th August 1950.—The services of Sri Himadri Ballav Biswas, officiating Subordinate Judge and Assistant Sessions Judge, Howrah, are placed at the disposal of the Government of West Bengal, in the Judicial Department with effect from the 31st August 1950.

Leave.

Murshidabad.—No. 5961A.—26th August 1950.—Sri Amal Krishna De, Munsif of Jangipur, in the district of Murshidabad, is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for sixteen days, with effect from the 11th August 1950.

Powers.

Birbhum.—No. 5918A.—23rd August 1950.—Sri Gopal Chandra Chatarji, Munsif, under order of transfer to Rampurhat, in the district of Birbhum, is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a court up to the value Rs. 100 within the local limits of the Rampurhat munsif.

R. P. MUKHERJI, Registrar

Original Side

NOTIFICATION.

Calcutta, the 24th August 1950.

In modification of the orders contained in His Court's notification, dated the 19th July 1949, published in the *Calcutta Gazette*, dated the 22nd July 1949, Part I, at page 1277, notification dated the 9th March 1950, published in the *Calcutta Gazette*, dated the 16th March 1950, Part I, page 416, notification, dated the 16th June 1950, published in the *Calcutta Gazette*, dated the 23rd June 1950, Part I, at page 1312, His Lordship Hon'ble the Chief Justice has been pleased to issue the following orders regarding the appointment and termination of the services of Assistant Registrars of the High Court, Original Side:—

(1) Sri Nripendra Nath Modak (Superintendent, Order Department, on the scale of Rs. 250—300) is appointed to officiate as an Assistant Registrar in the scale of Rs. 400—400—600 with effect from the 16th July 1949 in the vacant permanent post caused by the retirement of Kunjalal Lahiri with effect from the said date. The appointment of Sri Pranballav Sen, M.A., B.L., Attorney-at-Law, in this vacancy as notified in the *Calcutta Gazette*, dated the 28th July 1949, Part I, at page 1277, stands cancelled.

(2) Sri Pranballav Sen, M.A., B.L., Attorney-at-law, appointed in the temporary post of Assistant Registrar in the scale of Rs. 400—400—600 with effect from the 17th September 1948 will continue to hold that post till the afternoon of 15th June 1950 when his services were dispensed with on medical grounds (*vide* notification, dated the 20th September 1948, published in the *Calcutta Gazette*, dated the 30th September 1948, Part I, at page 1350, notification, dated the 9th March 1950, published in the *Calcutta Gazette*, dated the 16th March 1950, Part I, at page 416, and notification, dated the 16th June 1950, published in the *Calcutta Gazette*, dated the 29th June 1950, Part I, at page 1312).

(3) Sri Girindra Krishna Dutt, B.L., Attorney-at-law, is appointed temporarily as an Assistant Registrar from the forenoon of 16th June 1950 (*vide* Sri Pranballav Sen—services dispensed from the afternoon of 15th June 1950). He draw pay of the post in the existing scale as he is admissible or the scale of pay to be introduced hereafter by Government.

P. K. BOSE, Registrar

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

It is hereby notified for general information:—

Order and date of notification assigned by issuing authority.	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority and designation.
Election to Union Boards.				
2492Cr, dated the 4th August, 1950	Chingani union board, Onda police-station, Sadar subdivision, district Bankura.	Ward No. I—Sri Pashupati Mondal, Sri Akinchan Biswas, Sri Pramad Nath Dandapat and Janab Bk. Janab. Molla.	Sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919	A. A. Banerji, District Magistrate, Bankura
		Ward No. II—Sri Kallash Chandra Guin, Sri Indra Narayan Roy and Sri Ram Chandra Roy.		
		Ward No. III—Sri Ramdin Chakravarty and Sri Baldyanath Pal.		
	Raghanathpur union board, Indpur police-station, Sadar subdivision, district Bankura.	Ward No. I—Sri Diganbar Mondal, Sri Umesh Sahana and Sri Babulal Kundu	Ditto	Ditto
		Ward No. II—Sri Nagendranath Mondal, Sri Gokul Chandra Dhabal Baboo and Sri Khitish Chandra Chatterjee		
		Ward No. III—Sri Akhil Bhuiya, Sri Raju Majhi and Sri Lakshman Majhi.		

1276M.—19th August 1950.—It is hereby notified for general information that in accordance with the instruction contained in Government memorandum No. 1541(5)Medl., dated the April 1945, the Advisory Committee of the Asol L. M. Hospital in the district of Burdwan is reconstituted with the following gentlemen—

- 1) Subdivisional Officer, Asansol, President (*ex-officio*).
- 2) Medical Officer, Asansol, L. M. Hospital, Secretary (*ex-officio*).
- 3) Assistant Sessions Judge, Asansol.
- 4) Additional Superintendent of Police, Asansol.
- 5) Mrs. A. De.
- 6) Mrs. Kamala Sen.
- 7) Chief Sanitary Officer, Asansol Mines Board of Health.
- 8) Chairman, Asansol Municipality.
- 9) Dr. R. Prosad.
- 10) Jonab A. Gaffar.
- 11) Sri B. Chatterjee.
- 12) Sri A. K. Basu.
- 13) Sri Ramkumar Marwari.
- 14) Sri Biman Behari Lal Singha.

1190L.S.-G.—18th August 1950.—It is notified for general information that under 0(b) read with rule 23 of the Rules for the management of charitable hospitals and dispensaries in West Bengal, Sri Mritunjoy Sarkar has been appointed to be a member of the committee for the management of the charitable dispensary in the district of Hooghly, *vice* Sri Satish Chatterjee; resigned.

1192L.S.-G.—18th August 1950.—It is notified for general information that under 0(b) read with rule 23 of the Rules for the management of charitable hospitals and dispensaries in West Bengal, Sri Satya Sadhan Datta

has been appointed to be a member of the committee for the management of the charitable dispensary at Khanakul in the district of Hooghly, *vice* Sri Satish Chandra Chowdhury, deceased.

No. 1950J.G.—22nd August 1950.—Sri Ram Chandra Bachar, Sub-Deputy Collector and Circle Officer of Bhagwanpur in the Contai subdivision of the district of Midnapore, was allowed earned leave for thirteen days, with effect from 7th May 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 1978J.G.—24th August 1950.—In accordance with the provisions of rule 56(2) of Chapter IV of the Bengal Jail Code, Volume I, 7th Edition, I hereby reappoint Srijukta Biva Deb, B.A., B.T., to be a non-official visitor of the Burdwan Sadar Jail for a period of two years, with effect from 9th September 1950.

No. 1980J.G.—24th August 1950.—In accordance with the provisions of rule 56(2) of Chapter IV of the Bengal Jail Code, Volume I, 7th Edition, I hereby reappoint Sri Santosh Kumar Bose to be a non-official visitor of the Burdwan Sadar Jail for a period of two years, with effect from 9th September 1950.

No. 1986J.G.—24th August 1950.—The orders contained in this office notification No. 1756J.G., dated the 3rd August 1950, posting Sri Kashi Nath Hazra, Sub-Deputy Collector and Circle Officer, Gangajalghati, in the district of Bankura, to work as Circle Officer of Kalna in the district of Burdwan, are hereby cancelled.

No. 1989J.G.—24th August 1950.—Sri Nirmalya Mukherjee, Sub-Deputy Magistrate and Sub-Deputy Collector (on probation), and Circle Officer of Sadar Circle, in the district of Bankura, is posted to the Kalna subdivision in the district of Burdwan for employment as Circle Officer of Kalna in the Burdwan district.

This cancels the order contained in this office notification No. 1788J.G., dated 7th August 1950, posting him as Circle Officer of Gangajalghati, district Bankura.

The posting is made in the public interest.

No. 2883R.G.—18th August 1950.—In exercise of the powers conferred by the proviso to section 4 of the Bengal Agricultural Debtors Act, 1935 (Bengal Act VII of 1936), delegated to me under section 5 of the said Act, I hereby authorise the Circle Officers of Sadar, Kalna, Katwa and Asansol subdivisions of Burdwan district to exercise, with effect from the date of publication of this notification, all the powers of the dissolved Debt Settlement Boards in their respective jurisdictions in connection with the making of awards in respect of the cases of the dissolved Debt Settlement Boards pending on the date of publication of this notification.

B. SARKAR, Commissioner.

Orders by the Deputy Inspector-General of Police, Western Range

Chinsurah.—No. 5849.—25th August 1950.—Sri Haridas Poddar, officiating Inspector, Burdwan, will continue to act as such in that district, *vice*

one temporary post of Inspector sanctioned in Government Order No. 823Pl., dated 20th March 1950, for the District Enforcement Branch.

Sri Pulin Chandra Banarji, officiating Deputy Superintendent of Police, Midnapore, will, on relief, revert to his substantive rank of Inspector and will continue as such in the District Intelligence Branch, Midnapore, *vice* Sri Sailendra Nath Basu, Inspector, Midnapore, on deputation to the Calcutta Police, as Assistant Commissioner.

Sri Kalika Ranjan Singh, officiating Inspector, Burdwan, will continue to act as such in that district, *vice* Sri Sudhendu Bikash Mitra, Inspector, Burdwan, on deputation to the Calcutta Police, as Assistant Commissioner.

H. S. GHOSH CHAUDHURI,

Dy. Insp. - (Genl.)

Presidency Division—Calcutta

It is hereby notified for general information:—

No and date of notification assigned by issuing authority	Board to which appointed or elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority and designation
Appointment to Union Bench and Court.				
No. 804J, dated the 4th August 1950.	Chingripota union board, Budge Budge police-station, Sadar subdivision, district 24-Parganas	Sri Makhan Lal Parbat, Sri Sanyashi Churan Mondal, Sri Bibhuti Bhushan Chakraborty, Sri, Poshupati Das and Janab Nurul Islam Molla.	Sections 65 and 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919)	J. N. Talukdar, Commissioner, Presidency Division

NOTIFICATIONS.

No. 12114G.—21st August 1950.—Whereas a vacancy has been caused by the death of Sri Sharat Chandra Trivedi in the non-reserved seat of the member of the II—Khargram-cum-Burwan Constituency of the district board of Murshidabad;

Now, therefore, in exercise of the power conferred by rule 43 of Part II of the Rules for Direct Election to District Boards, I call upon the said Khargram-cum-Burwan Constituency mentioned in Schedule II below to elect a member for the purpose of filling the above vacancy within the 15th November 1950, which is the date fixed by me in that behalf.

Schedule II.

Number and name of the constituency and extent of the constituency.

II.—Khargram-cum-Burwan—The whole area of Khargram and Burwan police-stations.

No. 12115G.—21st August 1950.—In exercise of the power conferred by sub-rule (2) of rule 2 of Part II of the Rules for Direct Election to District Boards, I hereby publish the following dates fixed by me under clauses (a), (b) and (c) of sub-rule (2) and sub-rule (II) of rule 2 of the said rules, read with sub-section (2) of section 16A of the Bengal Local Self-Government Act, 1935 (Bengal Act III of 1935), for performing the functions in connection with the by-election to be held in the II—Khargram-cum-Burwan Constituency of the district board of Murshidabad in pursuance of notification No. 12114G., dated 21st August 1950:—

- (1) Date on or before which nominations are to be made—14th September 1950.
- (2) Date on which scrutiny of nominations is to be held—21st September 1950.

(3) Date on or before which candidature may be withdrawn—25th September 1950

(4) Publication of final list of candidates—29th September 1950.

(5) Date on which a poll, shall, if necessary be taken and hour of polling—15th November 1950 (between 10 a.m. and 5 p.m.)

J. C. TALUKDAR,
Addl. District Magistrate
Murshidabad.

Presidency Division—Jalpaiguri

No. 551J.—22nd/23rd August 1950.—Sri Mohi Mohon Sarkar, Sub-Deputy Collector, Malda, who allowed earned leave for twenty-six days with effect from 13th June 1950, under rule 167 of the West Bengal Service Rules, Part I.

J. N. TALUKDAR, Commissioner

Darjeeling, the 5th August 1950.

No. 972M.V.—In exercise of the power conferred by section 74 of the Motor Vehicles Act, 1939 (Act IV of 1939), the following amendment is made in the notification, dated the 20th November 1949 regarding the imposition of certain restriction the plying of motor vehicles in the district Darjeeling as published at pages 301-304, Part of the Calcutta Gazette, Extraordinary, dated 23rd November 1940, in the interest of the public safety and because of the nature of the roads and bridges therein, viz:—

After item No. 2 in paragraph 1 of the a notification add the following as item No. 3:—

- (3) The Kalimpong-Algarah Road from Kalimpong to Algarah Bazar.

N. ROYCHOUDHURI,
Deputy Commissioner

NOTIFICATIONS.

Jalpaiguri, the 22nd August 1950.

In exercise of the powers conferred on me by Section 44-B of the Rules for Direct Election to District Boards, I hereby call upon the following constituencies of the Jalpaiguri district formed by the Government in their notification S. L. S. (G. I. B.-24/49(II), dated the 22nd August 49, for the purpose of election of members of the Jalpaiguri district board, to elect a member in each district board in accordance with the said Rules within the first week of November 1950 from each of the said constituencies:—

District Jalpaiguri.

Number and name of constituency and extent of constituency.

Jalpaiguri-cum-Rajganj—The unions of Barapatia, Nutanbas, Paharpur, Patkata, Belacoba and Buhadur of Jalpaiguri police-station and the union Shikarpur of Rajganj police-station.

Jalpaiguri—The unions of Kharia, Garalbari, Mandalghat, Boalmari-Nandanpur, Nagar Berubari, Kharija Berubari and South-Berubari of Jalpaiguri police-station.

Rajganj—All unions of Rajganj police-station except Shikarpur.

Mainaguri (North)—The unions of Ramshai, Anguri, Domohani, Mainaguri and Chura-bhandar and all tea estates and forests of Mainaguri police-station.

V. Mainaguri (South)—The unions of Barnes, Madhabdanga, Saptabari, Padonati and Dharampur of Mainaguri police-station.

VI. Dhupguri (North)—The union of Salbari and all tea estates and forests of Dhupguri police-station.

VII. Dhupguri (South)—The unions of Jhar Altagram, Gadheyer Kuthi, Magurmari, Dhupguri, Sakowajhora and Gaddong of Dhupguri police-station.

VIII. Mal (South)—The unions of Kantodighi, Kumarpara, Rajadanga, Chengmari, Majgram, Khalpara, Matiali, Chapadanga and Hahaipather; the tea estates of Malhati, Anandapur, Neoranuddy, Nepuchapur, Hahaipather and Gazoledoba, and Apalchand and Lataguri forests.

IX. Mal (North)—All unions except Kantodighi, Kumarpara, Rajadanga, Chengmari, Majgram, Khalpara, Matiali, Chapadanga and Hahaipather; all the tea estates except Malhati, Anandapur, Neoranuddy, Nepuchapur, Hahaipather and Gazoledoba; and all forests except Apalchand and Lataguri of Mal police-station.

X. Matelli—All unions, tea estates and forests of Matelli police-station.

XI. Nagrakata—All unions, tea estates and forests of Nagrakata police-station.

XII. Alipur Duar (West)—The unions of Sal-kumar, Patlakhowa, Chakakheti, Topsikata, Banchukamari and Alipur Duar; the tea

estates of Mathura, Patkapara and Majherdabri; the Torsa Forest of Alipur Duar police-station.

XIII. Alipur Duar (East)—The unions of Chaparpar, Majherdabri, Majidkhana, Bhatibari, Chikliguri, Chepara, Santal Colony and Turturi; the tea estates of Srenathpur, Dhowlajhora and Kohinoor; and all the forests of Alipur Duar police-station except Torsa.

XIV. Kumargram—All unions, tea estates and forests of Kumargram police-station.

XV. Kalchini—All unions, tea estates and forests of Kalchini police-station.

XVI. Falakata—All unions, tea estates and forests of Falakata police-station.

XVII. Mudarihat—All unions, tea estates and forests of Mudarihat police-station.

Jalpaiguri, the 23rd August 1950.

In exercise of the power conferred on me by rule 2(2) of the Rules for Direct Election to District Boards I hereby fix the following dates for the purpose noted against each in connection with the election of new members to the Jalpaiguri District Board:—

(a) The date on or before which nomination of candidates are to be made—17th September 1950.

(b) The date on or before which the scrutiny of nominations should be made—23rd September 1950.

(c) The date on which polls shall be taken—
By the first week of November 1950

R. C. DUTT,

Deputy Commissioner, Jalpaiguri.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 28800C.T./2E/95/50-51. — 25th August 1950.—Mr. C. Subba Rao, 5th Additional Income-tax Officer, District III(1), Calcutta, is allowed, under Revised Leave Rules, 1933, earned leave on average pay for eleven days, with effect from 16th August 1950 to 26th August 1950, with permission to prefix the holiday of the 15th August 1950, and affix Sunday, the 27th August 1950, to the leave. It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

S. NARGOLWALA, Commissioner

COMMERCE AND INDUSTRIES DEPARTMENT**Commerce****NOTIFICATION.**

5197(Com.—18th August 1950.—In exercise of the power
 red by section 29 of the Indian Boilers Act, 1923 (V of
 and in supersession of the rules issued under notification
 27(Com., dated the 7th July 1928, as subsequently amend-
 Governor is pleased to make the following rules, the same
 been previously published as required by section 31 of the
 Act, namely :—

**S UNDER SECTION 29 OF THE INDIAN BOILERS
 ACT, 1923 (V OF 1923).**

I.—Preliminary.

(1) These rules may be called the West Bengal Boilers Definitions,
 1950.

In these rules, unless there is anything repugnant in the
 or context,—

(2) "the Act" means the Indian Boilers Act, 1923 (V of
 1923);

(3) "section" means a section of the said Act;

(4) "regulation" means a regulation of the Indian Boiler
 Regulations, 1924, framed by the Government of India
 under section 28 of the said Act.

II.—General.

All fees, costs and penalties payable under the Act or any Payment
 or rule framed thereunder, shall be deposited in a of fees, etc.
 ment treasury under the head "XXXVI—Miscellaneous
 ments—Fees for the Inspection of Steam Boilers", by
 in duplicate, the original copy being forwarded to the
 Inspector of Boilers, West Bengal, Calcutta, together with
 plication for inspection. An application under section 7
 tion 8, to which the treasury receipt obtained on payment of
 scribed fee is attached, shall be deemed to be accompanied
 e prescribed fee.

In the case of fees payable by Government Departments the
 ut shall be made by book transfer.

The appointment of the Chief Inspector and Inspectors of Appoint-
 s shall be regulated by the rules framed by the State Gov- ment of
 nt for the recruitment of officers in the West Bengal Boilers Inspec-
 tors.

III.—Fees.

Calculation of fees for registration of boilers.

4. (1) Fees required to accompany applications under section (1) of section 7 and sub-section (4) of section 8 of the Act shall be calculated on the basis of boiler rating as prescribed in regulation 158.

(2) The formula for calculating boiler rating shall be prescribed in regulation 157.

5. The following fees are prescribed, namely:—

(1) *Registration fees.*—Fees for registration and first inspection of boilers shall be as prescribed in regulation 158.

(2) *Fees for renewal of Certificates.*—Fees required to accompany applications for the issue of renewed certificates under sub-section (4) of section 8 of the Act shall be on the following scale:—

For boiler rating not exceeding 100 square feet
For boiler rating exceeding 100 square feet but not exceeding 300 square feet
For boiler rating exceeding 300 square feet but not exceeding 500 square feet
For boiler rating exceeding 500 square feet but not exceeding 700 square feet
For boiler rating exceeding 700 square feet but not exceeding 900 square feet
For boiler rating exceeding 900 square feet but not exceeding 1,100 square feet
For boiler rating exceeding 1,100 square feet but not exceeding 2,000 square feet
For boiler rating exceeding 2,000 square feet but not exceeding 4,000 square feet
For boiler rating exceeding 4,000 square feet but not exceeding 6,000 square feet
For boiler rating exceeding 6,000 square feet but not exceeding 8,000 square feet
For boiler rating exceeding 8,000 square feet but not exceeding 9,000 square feet
For boiler rating exceeding 9,000 square feet but not exceeding 10,000 square feet
For boiler rating above 10,000 square feet

Provided that when any owner is willing to accept a temporary certificate for less than twelve months in order to approximate the date of annual inspection to the date on which other boilers in the locality are inspected, a certificate for such period, less than twelve months, may be necessary for such approximation of dates and may be granted at a reduced fee to be calculated at one-twelfth of the ordinary fee for each full month, the portion of a month not being reckoned.

(3) *Application of the above fees.*—The fees mentioned in clauses (1) and (2) shall cover thorough inspection, hydraulic test and steam test where such are necessary, subject to the provisions of section 14 (2).

(4) *Second fees for re-inspection of defective boilers and inspections in default.*—A second fee shall be leviable for the re-inspection of a defective boiler and also in any case where the inspection of a boiler is begun, but owing to the fault or neglect of the owner or person in charge, is not completed within a period of six months from the date of commencement of inspection.

(5) *Fees for duplicate certificates.*—Duplicate certificates for bona fide purposes may be issued to boiler owners under the orders of the Chief Inspector on receipt of a fee of Rs. 3 per copy.

(6) *Fee for copy of Registration Book.*—For each copy, Rs. 5.

(7) *Additional fee for inspection on Sundays and certain holidays.*—(a) Notwithstanding the provisions of clause (3), an additional fee of Rs. 50 shall be charged for the inspection of a boiler on a Sunday, Christmas Day, Bengali New Year's Day, Kali Puja Day and Independence Day, provided that such inspection is made at the request of the owner of the boiler.

(b) The additional fee charged under sub-clause (a) shall be paid in the manner prescribed in rule 2.

[*Note.*—The Inspector who makes the inspection shall be entitled to an allowance equal to half the additional fee so charged.]

(8) *Payment of Inspector's travelling expenses in certain cases.*—(a) In addition to the above fees, an Inspector's travelling expenses shall be realized from owners, whose boilers are not ready for inspection on the first visit made on their application, for every additional visit paid by the Inspector for the completion of the inspection.

(b) If the owner of a boiler requires an inspection at a time which would necessitate a special journey by an Inspector, an additional fee equal to the travelling allowance of the Inspector and his attendant staff, if any, as determined by the Bengal Service Rules, shall be paid by the owner of the boiler in addition to the fees prescribed in this rule:

Provided that if two or more owners apply for inspections which are made in the course of a single such journey, the additional fee prescribed in this clause shall be recovered from such owners in such proportion as the Chief Inspector may determine.

(9) Fees paid in excess and fees paid for inspections which, on any reason not due to any fault or omission of the owners or persons in charge of boilers, have not been made, shall be refunded by the Chief Inspector if the refunds are applied for within one year from the date of payment: or may be set off by the Chief Inspector against the fees for the inspections of any other boilers of the same owners. Retard
of fees.

IV.—Duties of the Chief Inspector.

General control.

7. The Chief Inspector shall be vested with all the powers of an Inspector under the Act, but his main duty shall be the supervision and control of the work of the Inspectors. He shall normally inspect or examine boilers only in exceptional cases, or in such cases as he considers that the work of an Inspector requires a personal check.

Specific duties

8. The Chief Inspector shall—

- (a) personally check the registration and measurements of all newly registered boilers, for the initial working pressure and enter under his own signature all orders required by section 7;
- (b) enter under his own signature any subsequent entries required in the registration book;
- (c) obtain the memorandum of inspection and registration books of a boiler which has been registered in another State and the subsequent transfer of which to this State is reported under clause (b) of section 6 of the Act [see regulation 161 (a)];
- (d) approve the programme of inspections of all Inspector subordinate to him with due regard to the convenience of owners generally;
- (e) examine and countersign the Inspectors' memorandum of inspection book of each boiler after each inspection;
- (f) examine and pass orders on the diaries and returns of Inspectors;
- (g) pass orders in all cases in which an Inspector proposes to increase or reduce the pressure allowed for any boiler under proviso (a) (ii) of section 8 (5) or to revoke, cancel or refuse to renew the certificate of a boiler under section 11, or to order important repairs, structural alterations, or renewals in a boiler under section 8;
- (h) pass orders in all cases in which it is reported that at due notice the boiler has not been properly prepared for inspection;
- (i) decide all appeals against the order of Inspector under section 19;
- (j) sanction prosecutions under the Act;
- (k) enquire into serious accidents to boilers;
- (l) prepare the Annual Report on the working of the Boilers Act, 1923; and
- (m) prepare the budget estimates for carrying out the purposes of the Act.

Advice to owners.

9. The Chief Inspector may advise owners regarding maintenance, working and cleaning of boilers. Such instructions as he may issue for this purpose shall be hung up in each boiler house.

10 The Chief Inspector shall keep in his office—

Registers
to be kept.

(a) a register in Form A attached to these rules of all boilers registered in the State, or the registry of which has been transferred from another province;

(b) the registration book and memorandum of inspection book of all boilers borne on his register;

(c) a register of appeals;

(d) a register of accidents; and

(e) a register of registration and inspection-fees received.

11 The Chief Inspector shall be the controlling or counter-
giving authority in respect of all contingent bills and of travel-
ing allowance bills of officers subordinate to him.

Control of
bills.

12 When a certificate is required for a boiler, application shall be made by the owner to the Inspector through the Chief Inspector of Boilers at the Head Office, Calcutta, in Form B, or 1, appended to these rules, stating the date on which the boiler will be ready for inspection. Such application shall be accompanied by the treasury receipt in original obtained on payment of the prescribed fee. In the case of boilers belonging to Government Departments the application shall be accompanied by the accepted book debit voucher for payment of the prescribed fee. On receipt of the application at the head office it shall be sent to the Inspector concerned with the necessary endorsement thereon by the Cashier, showing that the fee and the extra fee, if any, chargeable for inspection on a Sunday or other holiday as laid down in clause (7) of rule 5 together with the Inspector's travelling expenses, if any, chargeable under sub-clause (a) or sub-clause (b), of clause (8) of rule 5 have been paid. If the date on which the boiler will be ready for inspection as stated in the application by the owner is unsuitable for inspection of the boiler the Inspector shall fix a date within thirty days from the date of the receipt of the application for such inspection and will give the owner not less than ten days' notice of the date so fixed.

Applica-
tion for
inspection
and certi-
ficate

13 The Chief Inspector shall from time to time prepare and submit for the sanction of the State Government a schedule of establishment and salaries which he considers necessary for carrying out the purposes of the Act.

Establish-
ment under
the Chief
Inspector

[For other duties of the Chief Inspector, Vide rules 19, 21, 26, 27, 28, 36, 38, 39, 40, 46, 47, 48, 49 and 53]

V.—Duties of Inspectors.

14 Inspectors shall be directly subordinate to and under the control of the Chief Inspector; they shall ordinarily be appointed to take charge of specific areas.

Subordi-
nate to
Chief
Inspector

15 The main duties of Inspectors as laid down in the Act shall be the inspection and examination of boilers and steam engines. Inspections shall be carried out in strict accordance with the provisions of the Regulations and Chapters VIII and IX of these rules.

General
duties of
Inspectors

Kinds of inspection.

16. There shall be two kinds of inspection of boilers—

- (a) When the certificate granted under this Act is about to expire or when it has been revoked or suspended under section 11 and the owner desires that it shall be renewed, a thorough examination, inside and outside, shall be made by one of the Inspectors in person, for which purpose the boilers must be prepared as required by regulation 150.
- (b) An ordinary inspection may be made by an Inspector at any time for the purpose of ascertaining whether a certificate should be revoked or suspended under section 11 of the Act.

Search for unregistered boilers.

17. In addition to the inspection and examination of boilers it shall be the duty of Inspectors to search for unregistered or uncertificated boilers within their areas, and to see that certificated boilers are worked in accordance with the terms of their certificates, and with any regulation or rule under the Act for safe working.

Inspectors to advise owners.

18. At the time of inspection, Inspectors may advise the owner and the person in charge of the boiler on the management and upkeep of the boiler with special reference to the amount of cleaning required in view of the quality of water used.

Specific duties.

19. Inspectors shall—

- (a) prepare a programme of inspections with regard to the convenience of owners generally and submit it to the Chief Inspector for approval at such periods as he may fix, at least fourteen days before the first date fixed in the programme;
- (b) maintain a memorandum of inspection book for each boiler under their charge and submit it to the Chief Inspector for examination and countersignature after each inspection;
- (c) keep a diary for monthly submission to the Chief Inspector, showing places visited, boilers registered or inspected, variations from the programme, and any other important particulars;
- (d) receive applications for registration or inspection under section 7 or 8, proposals for repairs, alterations or renewals under sections 12 and 13, reports of accidents under section 18;
- (e) enquire into accidents to boilers or steampipes and report to the Chief Inspector;
- (f) report to the Chief Inspector cases of unreported accidents discovered at the time of inspection; and
- (g) submit for the orders of the Chief Inspector—
 - (i) the memorandum of inspection books of all boilers proposed for registration under section 7;
 - (ii) proposals for increasing or decreasing the pressure of a boiler after inspection under sub-clause (iii) of clause (a) of the proviso to sub-section (5) of section 8;

- (c) proposals for necessary repairs, structural alterations or renewals to a boiler after inspection under section 8 or 12;
- (d) proposals for revoking, cancelling or refusing to renew certificate under section 8 or 11;
- (e) report when boilers have not been properly prepared for inspection under section 14;
- (f) proposals for prosecutions under the Act.

When an inspection under the Act is completed, the Inspector making it shall prepare a declaration in Form No. B 2 as provided to these rules in column 8 of which the limit of the working pressure, in pounds per square inch, shall be clearly stated.

Upon receipt of the declaration in the office, a certificate authorising the use of the boiler shall be prepared in the Form prescribed by regulations. Such certificate shall be signed by the Inspector and the Chief Inspector and shall be delivered to the owner, manager or agent of the steam boiler inspected.

The time for the inspection of boiler shall be between sunrise and sunset.

Other duties of Inspectors, Vide rules 22, 23, 24, 25, 26, 28, 52 and 53.]

VI.—Accidents.

On receipt of a report of an accident to a boiler or steam-engine under section 18, the Inspector shall, with the least possible delay, proceed to the place to investigate the accident. If the report is received by the Chief Inspector, he shall forward it at once to the Inspector, within whose jurisdiction the accident has occurred, for necessary action.

The Inspector at his enquiry shall make a careful examination of the damaged parts, and shall take such measurements and make such sketches for the purpose of his report, as he may deem necessary. He shall enquire into the circumstances surrounding the accident and note the time of its occurrence, its nature and extent, the injury caused to persons and the damage to property. The report should be in the style of the Report of Preliminary Enquiries under the British Boiler Ex-Act 1882 and 1890.

Inspectors shall take the written statements of witnesses and persons immediately concerned with the accident. In compliance with the provisions of section 18(2) the Inspector shall present to the owner or person in charge of the boiler a set of written questions on all points that are material to the

The Inspector shall decide whether the use of the boiler is permitted at the same or at a lower pressure without or pending the completion of any repairs or alterations may order. In no case shall he issue a provisional order or a conditional certificate, until his orders have been carried out.

Procedure
in case
of serious
accidents.

26. The report shall be sent without delay to the Inspector who, if he considers that the investigation has sufficient, shall record the facts in his register of accidents, shall enter a brief account of the accident in the registering memorandum of inspection books. If, however, the accident is of a serious nature and in all cases in which an explosion occurred, the Chief Inspector, on receipt of the report of the Inspector, shall proceed to investigate the accident personally.

Reference
in annual
report.

27. A brief account of all accidents, and their causes, shall be included in the annual report on the working of the Act.

Unreported
accidents.

28. If in the course of an inspection or at any other time the Inspector discovers damage which comes within the definition of an accident, but which has not been reported, he shall report the facts at once to the Chief Inspector for action under section 24(d).

VII.—Appeals.

Definition
of
appellate
authority.
President
of
appellate
authority.

29. In this part “appellate authority” means the appellate authority as constituted under section 20 of the Act.

30. The State Government shall appoint an officer to be the President of the appellate authority for such period as may be deemed fit. The President shall be an officer who has exercised or is exercising the powers of a District Judge or District Magistrate.

Panel of
Assessors.

31. The State Government shall constitute a panel of assessors for the purpose of assisting in the hearing of appeals. Assessors shall be competent persons with necessary practical knowledge and experience and must be fully qualified Medical Officers or Engineers.

Constitu-
tion of
appellate
authority

32. Whenever the date for the hearing of an appeal has been fixed, the Chief Inspector shall, under the orders of the President of the appellate authority, arrange for the attendance of at least three members of the panel constituted under rule 31 to act as assessors.

Remuner-
ation of
Assessors.

33. An assessor shall receive such remuneration and travelling expenses incurred for any day on which he attends the appellate authority as the State Government may by order determine.

Quorum of
appellate
authority.

34. The President and three members shall constitute the quorum of the appellate authority.

Filing of
appeal

35. Every petition of appeal shall be made in writing in English or in Bengali.

Presenta-
tion of
appeal

36. A petition of appeal may be presented either personally or by registered post to the Chief Inspector.

Form of
appeal.

37. The petition of appeal shall be accompanied by the original order, notice or report appealed against, or by a copy thereof; or where no such order, notice, or report has been made in writing, by a clear statement of the facts appealed against, the grounds of appeal, and the relevant section of the Act.

38. On receipt of an appeal, the Chief Inspector shall, if the appeal is to be heard by himself, at once fix a date for hearing the appeal; and if it is to be heard by the appellate authority, obtain a date for the hearing of the appeal from the President of that authority. No delay shall be made in deciding appeals. The decision shall ordinarily be given within fifteen days from the receipt of the petition of appeal.

Fixing
date for
hearing.

39. When the date for hearing has been fixed, the Chief Inspector shall at once issue a notice to the appellant stating the date for hearing and informing him that if he wishes to be heard in support of the appeal or to produce evidence, he must be present either in person or by authorized agent with his evidence on the date fixed. The notice shall be sent by registered post to such address as shall be entered in the petition of appeal.

Procedure
before
hearing.

40. In all appeals the Chief Inspector shall decide whether the presence of the Inspector is necessary, and shall issue orders accordingly.

Presence of
Inspector.

41. The appellate authority shall have power to secure the attendance of witnesses and to make local enquiries and for this purpose shall exercise the powers of a Court under the provisions of the Code of Civil Procedure, 1908.

Attend-
ance of
witnesses.

42. If the appellant is not present on the date fixed, the appeal may be decided in his absence.

Ex-parte
decisions.

43. In appeals before the appellate authority the President of the authority shall fix the costs and recover them from the appellant in any case in which the appeal is dismissed. In all cases of appeal in which a local inspection is required by the appellant he shall deposit in advance the full costs of such inspection.

Costs in
appeals.

44. Any order on appeal authorizing the registering of a boiler or the grant or renewal of a certificate shall be deemed to be subject to the payment of such fees as are prescribed by rules or regulations framed under the Act.

Fees
required
for certi-
ficates
granted on
appeal

VIII.—Administrative Instructions for Registration.

45. Inspectors shall carry out the technical instructions for the registration of boilers, as laid down in Part II of the Regulations, with the greatest care and precision, as the details of measurement recorded at the time of registration constitute a permanent record for the boiler and determine the original pressure at which the boiler is allowed to work.

Import-
ance of
registra-
tion

46. Applications for registration under sub-section (1) of section 7 shall be made to the Inspector in accordance with the provisions of rule 12. No boiler shall be registered if on measurement the fee is found to be deficient until the deficit has been paid. Any excess payment will be refunded according to rule 6.

Receipt of
applica-
tions

47. The Chief Inspector shall maintain a register of registered boilers in serial order in Form A in two parts; in Part I (boilers originally registered in the State) the registered number of a boiler shall be the one immediately following the last serial number in the register. Gap numbers due to boilers being broken up or transferred to another State shall not be filled up. In Part II (boilers originally registered in other States) entries shall be made as prescribed in rule 49.

Register of
registered
boilers

Procedure
of transfer
of a boiler.

48. Whenever a boiler is transferred from one State to another, the owner shall, under section 6 (b), apply to the Chief Inspector of the State to which the boiler is transferred, for the registration of the transfer; the boiler cannot be used until registration has been effected. The Chief Inspector shall then obtain from that State the registration book and memorandum of inspection book of the boiler. No fee shall be charged for recording transfer.

Entry of
trans-
ferred
boiler in
register

49. On receipt of the registration and memorandum of inspection books the Chief Inspector shall enter the boiler under its original number in Part II of his register. The registration book and the memorandum of inspection book shall be kept in the Chief Inspector's office.

Note of
transferred
and
dismantled
boilers.

50. Whenever a boiler has been transferred to another State or broken up, the fact shall be noted in the register.

In the case of a boiler that has been permanently dismantled the registration book and the memorandum of inspection book shall be destroyed.

IX.—Administrative Instructions for Inspection.

Reference
to previous
inspection.

51. Inspectors shall carry out the inspection of boilers in accordance with the detailed instructions contained in Part II of the Regulations. The Inspector previous to an inspection shall scrutinize the memorandum of inspection book and shall note any entries that may have been made at the last inspection

Procedure
during
inspection
of boilers of
a battery.

52. Inspectors, when inspecting one boiler of a battery, shall also examine the other boilers under steam, with special reference to the water gauges, pressure gauges and safety valves.

Issue of
certificates
and
provi-
sional
orders.

53. All certificates shall be issued from the head office after being countersigned by the Chief Inspector.

A provisional order shall be issued in each case of registration after the hydraulic test if the Inspector is satisfied. The steam test may be taken at any convenient time within the period of the provisional order, after which, if the test is satisfactory, the certificate under section 7 of the Act shall be issued.

A provisional order shall also be issued after each completed inspection for renewal of the certificate so as to give authority for the use of the boiler pending the issue of the certificate

The period specified in any certificate or provisional order shall begin on the day following that on which the completed hydraulic test or thorough inspection is made.

Form of
provi-
sional
orders and
certificates.

54. Provisional orders and certificates shall be issued in Forms V and VI, respectively, prescribed under the Regulations

[Rule 10 (a) of the West Bengal Boulder Rules, 1950.]

Register of Boilers.

In Part II of the register, column 1 should contain the registry number and letters.

Issued by the Chief Inspector
of Boilers, West Bengal.



Registered No.
Certificate No.

FORM B.—No. 1.

APPLICATION FOR THE INSPECTION OF BOILERS AND STEAM
PIPES UNDER THE INDIAN BOILERS ACT, 1923 (ACT V OF
1923).

(Division I, Rule 12.)

Registered number of boiler	Name of Owner or Agent	Where situated.	Date of inspection	Describe boiler and
1	2	3	4	5

I hereby submit application to the Inspector of Boilers for inspection
and the grant of a certificate for the boiler abovenamed, together with
Treasury receipt in original obtained on
accepted Book Debit Voucher in original for payment of the prescribed fee specified below

Dated at
This.....day of.....19.....

Owner or Agent

To be sent to owner with application form.

I certify that the following fees and expenses are payable:—

Boiler number.	Boiler rating.	Fees.	Extra fee for Sunday and holiday inspection and other expenses.	Total.
1	2	3	4	5

3 This form with Division I, duly filled in together with the Treasury receipt in original obtained on accepted Book Debit Voucher in original for payment of the prescribed fees and expenses specified above must be forwarded as soon as possible to the office of the Chief Inspector of Boilers, West Bengal, Calcutta, in order that the necessary inspection may be made.

Payment of fees by Book Transfer is applicable in the case of Government Departments only.

Dated at Calcutta,

day of. 19.....

Chief Inspector of Boilers, West Bengal.

Division III.

No. .

I hereby certify that Rupees annas
and pies have been Deposited in
accepted for adjustment by Book Transfer Debit Treas
as per receipt No., dated 19, on account of t
Voucher inspection of the boiler abovenamed.

Dated at Calcutta,

Thus.. . . day of... ..19... ..

Cashier,
Office of the Chief Inspector of Boilers
West Bengal

Division IV.

SCALE OF FEES.

[See Regulations 157 and 159 and also Rules 4 (1) and 5]

	Annual inspection.	Registrar and fire inspectors under Regulation 159
	Rs.	Rs.
For boiler rating not exceeding 100 square feet	25	40
For boiler rating exceeding 100 square feet but not exceeding 300 square feet	30	50
For boiler rating exceeding 300 square feet but not exceeding 500 square feet	40	60
For boiler rating exceeding 500 square feet but not exceeding 700 square feet	50	70
For boiler rating exceeding 700 square feet but not exceeding 900 square feet	60	80
For boiler rating exceeding 900 square feet but not exceeding 1,100 square feet	70	90
For boiler rating exceeding 1,100 square feet but not exceeding 2,000 square feet	90	100
For boiler rating exceeding 2,000 square feet but not exceeding 4,000 square feet	100	120
For boiler rating exceeding 4,000 square feet but not exceeding 6,000 square feet	110	140
For boiler rating exceeding 6,000 square feet but not exceeding 8,000 square feet	120	160
For boiler rating exceeding 8,000 square feet but not exceeding 9,000 square feet	130	180
For boiler rating exceeding 9,000 square feet but not exceeding 10,000 square feet	140	180
For boiler rating above 10,000 square feet	150	200

FORM B.—No. 2.

[Vide Rule 20 of the West Bengal Boiler Rules, 1950.]

DECLARATION OF INSPECTOR.

Registered number of boiler.	Description and material. When and where made.	Repairs and alteration since last inspection.	Purpose for which used.	Boiler rating.
1	2	3	4	5

Date of last hydraulic test and pressure applied.	Date of inspection.	Limit of working pressure of boiler in pounds per square inch.	Date of last hydraulic test of steam pipe.	Remarks.
6	7	8	9	10

I hereby declare, viz.:—

- (1) That the abovenamed boiler was duly inspected by me on the 19 , and found to be in accordance with the rules and requirements of the Indian Boilers Act, 1923 (Act V of 1923).
- (2) That the boiler with attached steam pipes is in charge of a and is not so exposed as to be dangerous.
- (3) That the said boiler will, in my judgment, be sufficient for a period of months, at a working pressure, which is on no account to exceed the pressure "per square inch in pounds" stated in column 8 of this form.

Dated at... ,

This . day of.....19...

Inspector.

FORM C.**INDIAN BOILERS ACT, 1923 (ACT V OF 1923).****Notice of examination of boiler under sections 7 and 8.**

No. _____ of 19 ____.

BOILER INSPECTION OFFICE,

Dated the _____ 19____.

To

.....

.....

.....

In reply to your application, dated _____, you are hereby informed that boiler registry No. _____ at the abovenamed premises will be thoroughly examined/hydraulically tested by the Government Inspector on the _____. To enable the examination to be made, you are bound—

- (a) to afford to the Inspector all reasonable facilities for the examination and all such information as may reasonably be required of you;
- (b) to have the boiler properly prepared and ready for examination in the prescribed manner; and
- (c) in the case of an application for the registration of a boiler, to provide such drawings, specifications, certificates and other particulars as may be prescribed.

Voucher No. _____ in acknowledgment of Bank/Treasury receipt
No. _____ for Rs. _____ accompanies.

*Inspector of Boilers**(See reverse for preparation required.)*

(Reverse of Form C.)

Preparation for Examination.

(See Part II, Chapter I of the Regulations.)

REGULATION 150.

(A) PREPARATION FOR THOROUGH INSPECTION.

At every inspection of a boiler for the grant or renewal of a certificate, boiler shall be empty and thoroughly clean in all its parts. All doors manholes, handholes and sight-holes and cleaning plugs and all caps in headers and mud-drums of water-tube boilers, all firebars, bearers, stay plates, bridge plates, fire-bridges, brick arches, oil fuel burners and manual stocker fittings shall be removed. All valves and cocks coming into the boiler mountings shall be opened up and taken apart and the valves and cocks ground, when necessary, before the Inspector's visit.

Provision shall be made for the removal of lagging or brickwork or anything concealing part and for the drilling of plates, if required by the Inspector, and for verifying the pressure gauge and safety valve dimensions and weights. All smoke tubes, exterior of water tubes, smoke boxes, and boiler flues must be swept clean.

Provision shall be made for the effective disconnection of all steam and water communication with any other boilers under steam, as prescribed in Part III of the regulations. This shall be effected either by the removal of a length of pipe from the steam feed piping or by the insertion of substantial blank flanges. Where blank flanges are employed, they shall be inserted between the flange of the chest and the pipe attached to it. No blank flange shall be inserted between a safety valve chest and the boiler.

Note. These provisions as to effective disconnection shall extend to every case in which a person is sent, or with the assent of the owner or person in charge goes, into a boiler for any purpose. See Part III of the Regulations.

(B) PREPARATION FOR HYDRAULIC TEST.

The chest of all mountings subject to steam pressure shall be in place and shut tight or blank-flanged. The safety valves shall either be jammed in place or removed and the chest-opening blank-flanged. The attachment of the Inspector's pressure gauge and the nipple† for connecting the Inspector's test pump hose shall be in order. All doors shall be properly opened and tightened up. The boiler shall be completely filled with water, being taken to allow all air to escape and, if possible, a preliminary

Note.—The last certificate for the boiler shall be shown to the Inspector.

† Lapped $\frac{1}{4}$ " Whitworth bolt and nut thread.

‡ Lapped $\frac{3}{8}$ " Whitworth bolt and nut thread.

test not exceeding the working pressure of the boiler shall be taken before the Inspector's visit to test the tightness of the joints. When a boiler hydraulically tested for the first time, it shall be entirely cleared of lagging or brickwork; at subsequent tests the lagging or brickwork, or portions thereof, shall be removed if required by the Inspector.

PREPARATION NOW REQUIRED (A), (B).

By order of the Governor,
S. K. CHATTERJEE,
Secy. to the Govt. of West Bengal

LABOUR DEPARTMENT

ORDER.

4655Lab.—22nd August 1950.—Whereas under the Government of Bengal, Labour Department, order No. 615Lab., dated the 6th February 1950, read with its addendum No. 1191Lab., dated the 13th March 1950, the industrial dispute between the Indian Aluminium Co., 414, Grand Trunk Road, Belur, post office Belur Math, Howrah, and employees represented by the Indian Aluminium Belur Works Employees' Union, 336, Grand Trunk Road, post office Belur Math, regarding the matter specified in the schedule thereto was referred for adjudication to Sri A. Das Gupta, District Judge;

and whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

The matter of reference No. 615Lab., dated the 6th February 1950, and addendum No. 1191Lab., dated the 13th March 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. Indian Aluminium Co., Ltd., 414, Grand Trunk Road, Belur, post office Belur Math, Howrah, and their employees represented by the Indian Aluminium Belur Works Employees' Union, 336, Grand Trunk Road, post office Belur Math, Howrah.

PRESENT: SRI A. DAS GUPTA, *District Judge.*

For employers: Dr. J. K. Bose, Labour Adviser, assisted by Sri A. Das Gupta, Works Manager, and Sri B. K. Murthy, Controller of Production.

For employees: Sri P. K. Sanyal, Advocate, and Sri Nalini Mohan Mukherjee, Pleader, assisted by Sri S. C. Bhattacharya, and Sri D. P. Das, Joint Secretaries of the Union.

The following are the points for adjudication:—

House rent.

Annual bonus.

Increase in the maximum rates of wages in different grades.

Pay for the strike period.

Payment of gratuity to the workers on retirement.

Increase of Provident Fund contribution and other facilities allowable according to the Provident Fund Rules.

Increase of extra production bonus rates.

For the history of the dispute may be necessary for a clear understanding of the case. A Major Tribunal was appointed in 1947 by order No. 718Lab., dated 1st October 1947, of the Government of West Bengal, Labour Department to adjudicate upon the disputes in nearly 182 engineering firms in Bengal, including the Indian Aluminium Co., Ltd., which was serial

No. 40 of list No. I appended to the order of reference. A Tribunal constituted with Sri S. K. Sen, I.C.S., as Chairman and Sri P. K. Sar and Sri P. R. Mukherjee as Members. The award given in pursuance of the order was published in the *Calcutta Gazette* under order No. 21611, dated 30th June 1948, of the Government of West Bengal, Labour Department, and was in force for one year from 30th June 1948. Most of the points referred to this Tribunal for adjudication are covered by the award.

Before expiry of the operative period of the last award, the Union submitted a charter of demands to the Company. This was on 21st May 1949. The charter of demands is Annexure A to the written statement. As the Company did not implement any of these demands, the Union wrote to the Company on 10th December 1949, stressing upon some of the demands submitted on 21st May 1949, viz., dearness allowance, house rent, and bonus and increment of maximum rates. The letter is Annexure B to the Union's written statement. The Company replied to the letter of the Union on 17th December 1949 (Annexure C of the Union's written statement).

About dearness allowance, the Company pleaded that the Government was contemplating to constitute an omnibus Tribunal for revision of dearness allowance and that the Company would implement the decision of the Tribunal that might be announced.

Regarding the demand for annual bonus, the reply of the Company was that the production bonus scheme initiated by the Company assured bonus in a most satisfactory manner in direct proportion to the work consistent with the policy "fair return for fair work".

The Company rejected the demand for house rent on the ground that the pay structure was fixed by the last Tribunal, taking into consideration the demands of the employees on this point.

The demand for increase of maximum rates of wages was also rejected.

At the instance of the employees, a general discussion was arranged on 30th December 1949 between Mr. J. W. Cameron of the Company and J. Neogi, President of the Union. During this joint discussion the President of the Union pressed for one month's pay as bonus and an increase of 3 per cent. in the dearness allowance to avoid a strike which the employees had been contemplating. The discussions were continued by the Union by a letter of the same date (Annexure D of the Union's written statement). On 31st December 1949 the Union wrote to the Works Manager of the Company reviewing the demands stressed in the letter of the 30th December 1949. By this letter a clear intimation was given to the Works Manager that the workers would go on strike on and from 15th January 1950. Before actually striking work, the Employees' Union wrote to the Works Manager, advising precautionary measures relating to the personnel and equipments of the Company (Annexure E of the written statement). Then a joint conference was held in the office of the Assistant Labour Commissioner, Howrah, on 9th January 1950, but no conciliation was achieved. The discussions were put into writing by the Union (Annexure G of the Union's written statement). The Assistant Labour Commissioner was asked to have recommended implementation of the modified demands of the President of the Union placed at the joint discussion held on 31st December 1949. With a view to carry out a peaceful strike without any damage to the Company's properties, the Union entered into an agreement with the Works Manager on 14th January 1950, as embodied in Annexure H to the Union's written statement. The strike actually commenced on 16th January 1950, 15th January having been a Sunday.

truth of the financial position of the Company is also very relevant in the present enquiry. The following extract from the audited balance sheet of the Company will indicate their financial position :—

	Year ending 30th September 1946.	Year ending 30th September 1947.	Year ending 30th September 1948.	Year ending 30th September 1949
	Rs.	Rs.	Rs.	Rs.
Employed	2,33,19,995	2,39,64,509	2,41,76,716	2,37,42,433
Profit before	15,85,034	18,25,996	13,85,262	72,085
on ..				
tax paid in	7,70,940	7,55,422	6,77,280(c)	
..				
tax in Tra-	1,61,083	75,530	Assessment not	
..			complete.	..
it ..	6,51,011	9,95,224	7,07,982(b)	
ge of profit				
ital invested	2·8	4·2	2·9(b)	0·3(a)

ides, the industry is working on an overdraft which stood to Rs. 75,000 on 30th September 1949.

Company is subsidised by the Union Government and this subsidy is granted to the Company as a whole and not to any particular part of it. The Company have quoted in their written statement an extract from the Government of India resolution, dated the 15th May 1950, the correctness of which was not disputed by the Union. The extract is given below :—

"The Government have considered this report in consultation with the Union Board and have decided that the Indian Aluminium Company, Ltd. and the Aluminium Corporation of India should be subsidised to the extent of the difference between the fair selling price of their production, on the one hand, and their respective costs of production and the fair selling price of similar imported articles."

This subsidy is based on the principle of allowing the Company a small margin of profit above cost of production, without any regard whatsoever to the interests of the share-holders. The following extract from the report of the Indian Aluminium Corporation Board on the aluminium industry will clearly indicate this :—

"The usual practice followed by the Board is to allow 4 per cent. interest on block capital and 10 per cent. profit on the block. If the interest and profit had been calculated on this basis in the present case, they would have amounted roughly to Rs. 700 per ton, which is quite out of proportion not only to the cost of production but also to the price of imported aluminium. The block in the case of the Company is Rs. 151 lakhs and the working capital is estimated roughly at Rs. 25 lakhs, equal to six months' turnover. The profit which we have allowed, viz., 10 per cent. on cost, represents 2½ per cent. on the block and working capital put together. This may appear somewhat low, but it has to be remembered that for a concern like the Company, the cost of block capital is very high and the usual return of 10 per cent. on block capital is not feasible in the circumstances, be accepted, particularly at a time when the Company is struggling to make both ends meet and is claiming a subsidy to enable it to withstand competition from abroad."

No dividend has been given to the ordinary share-holders since the very beginning of the industry and whatever profits have resulted, have been ploughed back for improvement of the equipments. The Union filed a statement in 1949 showing that the Company earned a net profit of Rs. 13,24,450 in 1948 and Rs. 37,23,562 in 1949. This did not agree with the Company's accounts as found from their books. The Union could not certify the accounts

produced by it as correct. The certificate appended to the account "certified to be approximately correct". The discrepancies were in the quantity of production of different items and the price of metal. According to the Union's accounts, price of metal was Rs. 2,125 per ton both in 1948 and 1949, but we find from the Government letter No. 91. IV(19)/48, dated 22nd September 1948, that the price of metal was Rs. 2,680 per ton ex Always plus Rs. 100 for transport charges. In September 1949 the price went up to Rs. 2,680 per ton ex Always (Government letter No. DM3/177/49, dated September 1949). (These letters were produced at the hearing and taken back.) It is thus clear that the accounts submitted by the Union cannot be relied upon. This is a limited Company and its balance sheets which are deposited with the Registrar of Joint Stock Companies are public documents, as defined in the Indian Evidence Act. They have a strong presumptive value and in the absence of any cogent evidence to the contrary, the presumption stands.

Most of the points which have been referred to me for adjudication were adjudicated upon by the Major Engineering Tribunal constituted by Government Order No. 716 Lab. of the Government of West Bengal, Labour Department, dated 31st October 1947. The award of the Major Tribunal was published on 30th June 1948 and was in force for one year from that date. The operation period of the award has since expired.

On principle one Adjudicator should not change the previous award without proof of any altered circumstances. In the case of B.E.S.T. Company, Limited, Bombay, Sir H. V. Divatia observed:

"Without going so far as to say that the employees are barred by *res judicata*, any demands which are made before me and are covered by the decision in the previous adjudications cannot be proceeded now unless the employees prove any change of circumstances after the previous decision. If there has been no change of circumstances, the mere ground that the previous Adjudicator had not granted a demand would not, in my opinion, justify the employees in repeating the same demand before a new Adjudicator, because that would be substantially asking one Adjudicator to set aside his judgment over the decision of another Adjudicator." (*Bombay Labour Gazette*, December 1947, page 482.)

In the award for the Tinsplate Company of India, Limited, Gurgaon, Jamsheerpur, published in the *Bihar Gazette (Extraordinary)*, dated 1st March 1949, Sri F. Jeejeebhoy held the same view. He observed:

"In a consideration of this subject we must start with the fundamental concept that an award of the Tribunal has the same force as any other award or decision and is entitled to the same respect. And it is but a corollary to this concept that the principle of *res judicata* should apply so that the same facts and in the same circumstances the issues decided may not be re-tried in fresh proceedings with a view to securing a different decision. If it were otherwise, there would be no finality of decisions, with the unfortunate result that labour, unsuccessful on an issue, would wait discontented, restless and impatient for the period of the notification to elapse and would then embark on go-slow tactics and other equally questionable means to force a fresh reference from the Government in the absence of any change of circumstances.

* * * * *

As I conceive it, an award is final and binding for all times in matters relating to personal rights, as for instance, victimization; and an award of agreement of parties on all other matters like wage structure, facilities, amenities, etc., is final and binding until altered by consent of parties or replaced by a fresh award based on change of circumstances. Such

prevailing concept of awards and agreements in other countries which are equally conscious of the claims of labour, and it is in consonance with natural justice and with recognised legal principles."

It there has been any change of circumstances, which are apparent and which a judicial notice can be taken, the question of onus ceases to have any effect. It shall be my duty to discuss how far the new demands of the Union on matters adjudicated upon by the last Tribunal are justified. I shall discuss whether there has been any change of circumstances, what that change is and how far it justifies a review of the previous award when it takes up the individual demands.

Point 1.—House rent.

This point was adjudicated upon by the Major Tribunal under Issue No. 6. The learned Judges of the Major Tribunal, after reviewing the Industrial Housing Sub-Committee's Report, published by the Government of India in May 1946, and the report of the Labour Investigation Committee of the Government of India and all circumstances connected with the demand, rejected it. The award was published in June 1948. Since then, there has been no change in the circumstances justifying review of the last award, which embodies the considered opinion of three Judges. I am not, therefore, in a position to deviate from the last award on this point.

Points 2 and 7.—Annual bonus and increase of extra production bonus rates.

These points were dealt with by the Major Tribunal under issue 18(i) and 18(ii). The learned Judges did not award any annual bonus. They, however, recommended that the Company, which had paid bonus in the past, might continue giving annual bonus to the employees in similar circumstances, or in other words, if they had earned comparable profits. About the scheme for production bonus, the demand of the employees had the approval of the learned Judges and they observed:

"We recommend that some steps be taken for working out the standard production and evolve a scheme of production bonus, for a scheme of production bonus is likely to increase production."

Bonus which is not linked up with attendance or production may either be deferred wages or customary bonus. Workmen may demand bonus as deferred wages only when the wages paid to them by the employer are not fair. Fair wages is not an absolute term. Fair wages must be fixed against the background of the general economic condition of the country and the level of the national income, with due regard to the interest of the community as a whole. The Union did not claim bonus as deferred wages; it did suggest that the wages paid to the workmen were not fair. From the written statement of the Union, it is clear that the Union demands bonus on the ground that the Company have earned huge profits. I have already discussed the financial position of the Company and it is clear that from improvement, it had deteriorated. The percentage of the net profit to the capital invested is gradually on the decrease. The demand of the Union for annual bonus can by no means be supported on ethical principles. In the interest of the industry, the Company introduced a scheme of production bonus in January 1949. Although the scheme was introduced in the interest of the industry, the employees were substantially benefited by the scheme. The scheme of production bonus should be more welcome to the workmen than a scheme of profit-sharing bonus. Profit of

an industry is dependant on many factors, over which the employees have no control and profits may dwindle for reasons for which the employees are not at all responsible. But if bonus is linked with production, the employees may earn the bonus by *bona fide* and honest attempts. The existing production bonus scheme has been detailed in Annexure XXIV of the Company's written statement. Under the bonus scheme, the employees were to give an outturn of 340 ingots in a day. The existing rates are—

(1) For workers—

(a) Productive—40 per cent. of the total earning including dearness allowance but not overtime allowance.

(b) Non-productive—20 per cent. of the total earning including dearness allowance but not overtime allowance.

(2) For staff—

(a) Productive—12½ per cent. of the total earning including dearness allowance but not overtime allowance.

(b) Non-productive—6½ per cent. of the total earning including dearness allowance but not overtime allowance.

The Union demands an increase of these rates as indicated below—

(1) For workers—

(a) Productive—60 per cent. of the total earning including dearness allowance but not overtime allowance.

(b) Non-productive—30 per cent. of the total earning including dearness allowance but not overtime allowance.

(2) For staff—

(a) Productive—30 per cent. of the total earning including dearness allowance but not overtime allowance.

(b) Non-productive—20 per cent. of the total earning including dearness allowance but not overtime allowance.

Annexures XXVI and XXVII to the Company's written statement show that the actual production did not mostly come up to the estimated production, although in some of the departments more men were employed. These were considered necessary under the scheme. Only in November and December 1949 the average daily production exceeded the estimate. The excess in these two months could not make up the deficiency in the other ten months. The average daily production during the year 1949 was 237 tons less than the estimated production. The Company have filed an estimate of the Costing Accountant to show that the present rates are more than what the employees should be entitled to, if they had given the full estimated outturn. The extra production bonus scheme was introduced with a view to raise the production from 300 tons to 340 tons a day. The following figures may indicate the position of the existing rates:—

Total expenditure in 1949—Rs. 14,66,040 (a).

Wages and salaries on which bonus is paid—Rs. 5,19,754 (b)

Bonus paid—Rs. 1,35,676 (c).

(b) is 39 per cent. of (a) and (c) is 26 per cent. of (b). Increase in the output is 13.3 per cent. Operative supplies, repairs and maintenance power and fuel amounting to Rs. 3,83,500 are variable expense and for

per cent. of the total expenditure. Hence deducting these expenses and expenses on wages and salaries, the balance 35 per cent. is fixed expenditure, on which reduction in cost is possible by increased production. The saving would be $4\frac{2}{3}$ per cent. but the increase in the expenditure on account of extra production bonus would be 10·1 per cent. of the total cost. Even supposing all expenses excepting labour are stationary, the saving due to extra production would be 8 per cent. In any case the expenditure which is being incurred by the industry under the existing extra bonus scheme, is not neutralised by the saving in the expenditure on account of extra production. The following is a comparative chart of the average production per day in terms of labour and machinery in 1948 and 1949:—

	1948.	1949.
	Tons.	Tons.
Total production	1,908	3,619
Average labour strength per day	336	402
Machine hours available for production per day	208	264
Number of days worked in the year	238	313
Average production per day in terms of labour and machine hours	1,908	3,619
	$238 \times 336 \div 208$	$313 \times 402 \div 264$
	= 3,000·115	= 3,000·109

It has been contended that increase in the extra production bonus scheme was recommended by the Works Committee on the 27th April 1949. This was only a recommendation. There is nothing to show that the Works Committee scrutinised the financial position of the Company, both before and after the introduction of the extra bonus scheme before they recommended increment in the rates. It was unfair on the part of the Union to lay much stress upon the recommendation of the Works Committee, which was not based on facts and figures. I have looked into the financial position of the Company and the existing scheme of extra production bonus and I cannot see any way to direct an increment of the existing rates. The scheme was introduced only a short time before the demand for increment of the rates was placed before the employer. The Union should have in all fairness waited for a sufficient period of time to see how the scheme worked.

I am told by the Company's representatives that the existing production bonus scheme costs the Company Rs. 13,000 monthly. If the rates are fixed, as demanded by the Union, the increment in the expenditure will be Rs. 9,700 per month, or Rs. 1,12,400 per annum. The total expenditure on account of bonus at two months' wages is likely to come up to Rs. 65,000, and in the last year the gross profit without making any provision for taxation is only Rs. 72,045. These calculations were submitted in writing, a copy hereof was made over to the Union's representative. Nothing could be shown to prove that the calculations were substantially wrong. It is thus clear that the present financial position of the Company, apart from all circumstances, does not justify the Company to accede to any of these demands of the Union, either in part or in full.

Point 3. - Increment in the maximum rates of wages in different grades.

The maximum rates of wages of the workers of different categories were not fixed by the last award. I am not, therefore, debarred from revising the maximum rates of wages of the workers of different grades, provided existing maxima appear to me to be grossly inadequate. The detailed wage

structure introduced on the 4th October 1948 over the signature of Mr. Stork the then Works Manager, has been placed before me. On an analysis, fix the minima and maxima as detailed below :—

Grades of workers.			Minima.			Maxima		
			Rs. a. p.			Rs. a		
Unskilled	1	2	6	1	8
							1	10
							1	12
							1	12
Semi-skilled	1	5	6	1	10
							1	12
							1	14
							2	0
							2	2
							2	4
							2	12
							2	2
							2	4
							3	14
							1	8
							1	12
Skilled	1	6	0	1	14
							2	0
							2	4
							2	12
							3	2
							3	14
							2	0
							2	8
							1	12
							3	2
							3	8
							3	14
							2	5
							3	14
							4	14
Highly skilled	1	12	6	3	14
							5	6
							5	6

The maxima of Re. 1-8 and Re. 1-10 for unskilled workers and of Re. 1-10 to Re. 1-14 for semi-skilled workers and Re. 1-14 to Rs. 2-4 for skilled workers and Rs. 3-14 for highly skilled workers appear to me to be quite inadequate. I accordingly direct that the maximum rate of wages for unskilled workers shall not be less than Re. 1-12, for semi-skilled workers Rs. 2, for skilled workers Rs. 2-8 and for highly skilled workers Rs. 4-0. The workers who are now getting the maximum which have been increased, shall get the next increment at the beginning of the next financial year of the Company. The rates of increments shall be what were before they reached the existing maxima.

Points 5 and 6.—Gratuity and increase of Provident Fund contribution and other facilities allowable according to the Provident Fund Rules.

The demands for Provident Fund and gratuity were adjudicated upon by the last Major Tribunal under Issue No. 8. The learned Judges allowed only one kind of retiring benefit and that was Contributory Provident Fund with a scheme of gratuity for the period anterior to institution of the Provident Fund scheme. Normally there is only one kind of retirement benefit in the engineering industry in West Bengal. There has been no change of circumstances since the publication of the last award. Strictly speaking, the financial position of the present industry has not improved. I find no reason to enlarge upon the scheme of retirement benefits laid down by the learned Judges in the last award; nor do I find any justification to deviate from the general practice prevalent in engineering industries in West

Bengal. The present Company has a Provident Fund scheme. The rules are printed and have been placed before me. All that I can direct is that the existing scheme should be improved to the maximum limit permitted by the existing rules. I have been referred to rule 6, which provides for increased rates of subscription. The minimum subscription of every member of the firm has been at 6½ per cent. of his salary or wages for a month. This is compulsory. No permission is necessary for subscribing 6½ per cent. of the salary. The rule for subscribing at a higher rate is that "any member may by giving written notice to the Trustees before joining the Fund and after obtaining the permission in writing of the Company fix the percentage of his salary or wages which he proposes to subscribe to the Fund for the ensuing year at a higher percentage than 6½ per cent. Such percentage of more than 6½ per cent. shall not exceed 12½ per cent. and shall remain constant for the year". For increase in the rates of subscription, two conditions are to be fulfilled, viz., (1) the intending member is to give a written notice about the increased rate of subscription to the Trustees before he joins the Fund, (2) he is to obtain necessary permission in writing of the Company for subscribing at the increased rate.

This permission of the Company will necessarily depend upon its financial resources. Now that the Company cannot bear the extra burden of increased contribution, which may necessarily follow if the rates of subscription are increased, I am not in a position to give any definite direction. Besides, under the rules of Provident Fund, the matter is discretionary with the Company. I may only recommend that if the financial position of the Company improves, rule 6 may be liberally interpreted in favour of the employees.

The Union demands some representatives of the employees on the Board of Trustees. Under the existing rules, the Trustees are five in number, three of which are Directors of the Company and two are members of the Fund. All the Trustees are, however, to be nominated by the Company. The employees have thus two representatives in the Board of Trustees. I recommend that the employees' representatives may be selected by election. The employees may elect double the number in the vacancies of Trustees reserved for members of the Fund and the Company may nominate the requisite number from among the elected nominees of the employees. This election may be conducted on an All-India basis.

The employees want some provision in the rules for loans. Rule 39 provides for advances from Provident Fund. I recommend that the provision may be extended to the employees in suitable cases.

Point 4.—Pay for the strike period.

It has been settled that a strike must be both lawful and just to entitle an employee to wages for the strike period. In the notice of strike, the Union reiterated its demand for dearness allowance, house rent, annual bonus, and increase in the maximum rate of wages. These demands were placed before the Company by the Union by a letter, dated 10th December 1949. In the reply, which was sent to the Union on 17th December 1949, the Works Manager stated that the demand for house rent was not maintainable in view of the decision of the last Tribunal. About annual bonus, it was stated that the production bonus scheme introduced by the Company meets the demands of the workmen for bonus in a satisfactory manner.

Referring to the demand for dearness allowance, the Works Manager stated that the Government was contemplating to set up an omnibus Tribunal to decide the question and the Company would be agreeable to implement whatever such Tribunal might award.

About increase of maximum rates, the Company regretted that this could not be undertaken.

In the joint discussion between the President of the Union and Mr. Cameron, the President demanded only one month's wages as annual bonus and an interim increase of dearness allowance by 3 per cent. of the wages. It appears that the President modified the Union's demands made from time to time and the Company was given to understand that if these minimum demands were agreed to by the Company, there would be no immediate strike. So far as house rent and annual bonus were concerned, the reply of the Works Manager was quite reasonable.

Besides, as I have shown above, the Company were not in a position to meet the modified demands of the Union for one month's wages as bonus. That would cost the Company about Rs. 32,500. The Company earned a gross profit of only Rs. 72,045 in 1949 and were on a overdraft of Rs. 33,75,000.

About dearness allowance, the Government was actually contemplating at that time to set up a Major Tribunal to revise the dearness allowance payable to workers in the engineering industry in West Bengal and in fact the Tribunal has since been set up. The hearing has been concluded and the reference is pending for award. The Works Manager's reply on this point was also not unreasonable. On the 6th January 1950, the Union appears to have circulated a leaflet in which the Union stated that it had no faith in Tribunals, or in other words, the Union was not willing to submit to the machineries set up by the Government for peaceful settlement of industrial disputes. This attitude of the Union can hardly have any justification.

The demand for the increase of maximum rates of wages was rejected by the Works Manager without assigning any reason whatsoever but the fact remains that the financial position of the Company has not improved since when the existing wage structure was set up. In view of the financial position of the Company, it was rather difficult for the Company to increase the maximum rates of wages by 25 per cent., as demanded by the Union. The Company's unwillingness to implement any of the demands stressed by the Union was not unreasonable, specially when they have not paid a single farthing to the ordinary share-holders. Each and every man is called upon to make some sacrifice on account of the economic depression in the country, low national income and high price of cost of living. There is nothing unjustifiable in the conduct of the Company in refusing the demand. I have increased the maximum rates of wages in some cases only, because the maximum rates in these cases were comparatively low. I did so to bring in a uniformity in the pay structure of the workers of the same categories in the present industry, so that there may not be a wide disparity between the maximum wages of the different grades of the same categories of workers, unskilled, semi-skilled, skilled and highly skilled. In spite of the deteriorating condition of the general financial position of the industry, I increase the maximum of some of the grades of pay as they exist for the worker.

The ordinary contract of service implies that by voluntary absence an employee loses his rights to pay for the period of such absence and even to the lien to the service. There has been a departure from this common law principle in the industrial courts, where voluntary absence on account of strike does not always terminate relationship of employer and employee between the employers and the employees who have struck work. The Judges of the Industrial Tribunal have also awarded pay for the strike period in cases where the strike was both lawful and justified. Soon after the operative period of the last award had expired, the Union placed a fresh charter of

demands before the Management. The Management had in the meantime introduced a **very** reasonable scheme for extra production bonus. The Union should **have** waited for a reasonable time to see how the scheme worked. This scheme, **as** I have already indicated, did not improve the position of the industry **financially**. The extra production did not come up to the expectation. **Nevertheless** the bonus rates were not decreased. If the Management had pleaded inability to implement the demands on financial grounds, there was nothing unreasonable on the part of the Management. The Management gave full facilities to the Union for conciliation. The Labour Commissioner attempted a conciliation but had failed. It appears from the record of the Labour Commissioner that he assured the Union that the dispute would be referred to a Tribunal and asked the Union to advise its members not to strike work. This was on the 9th January 1950. In spite of this advice, the workers struck work. A leaflet was issued urging the workers to strike work and advising the members not to submit to any compromise but to be ready for a fight. This leaflet indicates further that the Union would not allow its members to have any faith in the Industrial Tribunal. It is clear from the leaflet, as also from the circumstances of the case, that the Union wanted to have a trial of strength. The strike had only one object, viz., to further the current dispute. There was no unfair labour practice on the part of the Management. From the facts and circumstances, I am clearly of opinion that this strike had no justification whatsoever. In these circumstances, I cannot persuade myself to award any pay for the strike period. As an authority on this point, I may refer to an award for Messrs. Burn & Company given by Sri S. N. Modak :

"I do not see however why the workers should have gone on strike at all merely for the purpose of redressing small grievance over the question of attendance allowance. They did not choose to seek the aid of a conciliation officer in the first instance. They did not choose to seek a reference by the Government to a Tribunal before the strike was actually launched. Some efforts might have been made in this direction by Mr. Shibnath Banerjee while the strike was actually on but even then I am unable to say that reasonable chance was given to the Government as it was constituted at that time. The whole atmosphere of the strike indicates elements of unreasonableness and it cannot be said that the strikers had exhausted all other avenues of having their grievances redressed before they had resorted to the drastic course of going on strike. The Industrial Disputes Act had been in force since April 1947. It is a purpose of the Act to discourage strike and to encourage workers to try other avenues of settlement before taking any drastic action by way of strike which is so detrimental to production and which causes loss of national wealth. I consider the strike launched in the present case as most unfortunate and I am unable to say that the strike in any of its phases was justified. Under these circumstances there can be no question of directing the Company to pay wages for the period of strike to any group of workers."

I have carefully considered the facts and circumstances of the case but cannot persuade myself to uphold the Union's demand. The demand is accordingly rejected.

A. DAS GUPTA,

Judge, Industrial Tribunal.

The 4th August 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 4665Lab.—22nd August 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2572Lab., dated the 22nd May 1950, the industrial dispute between Messrs. Lister Antiseptic and Dressing Co. (1928), Ltd., 12, Uma Kanta Sen Lane, Calcutta, and their employees as represented by Ladco Workers' Union, 20, Beerpara Lane, Ghugudanga, Calcutta, was referred for adjudication to Sri S. C. Chakravarty, District Judge;

And whereas the said Sri S. C. Chakravarty, District Judge, has submitted to the State Government his award on the said industrial dispute,

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of industrial dispute between Messrs. Lister Antiseptic and Dressing Co. (1928), Ltd., 12, Uma Kanta Sen Lane, Calcutta, and their employees as represented by Ladco Workers' Union, 20, Beerpara Lane, Ghugudanga, Calcutta.

PRESENT: SRI SAILES CHANDRA CHAKRAVARTY, *Chairman of the Tribunal.*

For the Company: Sri Bijoy Krishna Chakravarti, Law Officer.

For the employees: Sri D. L. Sen Gupta, Advocate.

By order No. 2572Lab., dated the 22nd May 1950, the Government of West Bengal, Labour Department, referred for adjudication to me, under sections 7 and 10 of the Industrial Disputes Act, 1947, the industrial dispute existing between Messrs. Lister Antiseptic and Dressing Co. (1928), Ltd., 12, Uma Kanta Sen Lane, Calcutta, and their employees as represented by Ladco Workers' Union, 20, Beerpara Lane, Ghugudanga, Calcutta.

AWARD.

The only point involved in this adjudication is whether the dismissal by the management of the eighteen employees named below is justified, and, if not, to what relief they are entitled.

The persons involved are—

Biological Department.

1. Sri Krishnapado Bhattacharjee.
2. Sri Dharendra Chandra Bhattacharjee.
3. Sri Sreekanta Singha.
4. Sri Sanat Kumar Chakraborty.
5. Sri Paresh Chandra Chakraborty.
6. Sri Achin Kumar Biswas.
7. Sri Ajit Kumar Ghosh.

Internal Audit Department.

1. Sri Makhan Lal Bhattacharjee.
2. Sri Kamalendu Bhattacharjee.
3. Sri Nishakar Bhattacharjee.
4. Sri Ramapati Bhattacharjee.

Raw Godown.

SRI Balai Chandra Bhattacharjee.

Bonded Laboratory.

1. SRI Sushil Chandra Dey.
2. SRI Sunil Kumar Sen Gupta.

Antiseptics Department.

SRI Anurudha Dutta Gupta.

Head Office.

1. SRI Bivash Chandra Dutta.
2. SRI Mukul Chatterjee.
3. SRI Kali Kinkar Chatterjee.

The case of Bivash Chandra Dutta in the above list is excluded as he has been re-employed.

Between the employees and the Company a dispute was going on about wages, dearness allowance, etc., and the Labour Commissioner was intervening in this matter to bring about a settlement. He failed to bring the matter to a settlement and the dispute was sent to me for adjudication. I have recently made an award which has not yet been published. During the time the matter was pending with the Labour Commissioner and before my reference to me the employees named above were discharged as they were surplus on account of fall in business. The Company assigned as the ground for retrenchment and it was contended before me that the principle of efficiency of the workers was taken in consideration in effecting retrenchment. It has been admitted by the Company that the principle "first come last go" was not adhered to.

The Union raised the objection that the Company violated the provision of the Industrial Disputes Act in effecting retrenchment during conciliation proceedings and that this amounted to an illegal lock-out. The relevant provision is section 23 which runs thus: "No workman who is employed in any industrial establishment shall go on strike in breach of contract and no employer of any such workman shall declare a lock-out during the pendency of conciliation proceedings before a Board and seven days after the conclusion of such proceedings;....." The point to be noted is that the conciliation proceedings must be before a Board. Pendency of a matter before the Conciliation Officer is quite different. The Union had a weak case against deterioration of business necessitating retrenchment and therefore took up this legalistic stand. The Company brought a wrong man to contend that there was a surplus. The witness broke down, but this cannot help the Union whose only legal ground failed.

Retrenchment cannot be denied. The workers had been given salary for one month in lieu of notice. Now the question is whether they should get anything more. Though the Tribunal is competent to allow gratuity by way of retiral benefit when there is no provision for it in the service conditions, yet I should look to whether there are conditions of payment of such gratuity.

There was a dispute between the employers and the Union and a settlement was arrived at on the intervention of the Labour Commissioner. set out the terms of the settlement below—

- “(1) *Recognition of the Unions.*—To be decided by the Labour Court
- (2) *Provident Fund.*—The employer would introduce Provident Fund system from January 1949 the rates of contribution being 6 anna per rupee of the basic pay excluding dearness allowance.
- (3) *Gratuity.*—Workmen would get 15 days' basic wages for each year of service with a maximum of 15 months' wages for the period prior to the introduction of Provident Fund.
- (4) *Working hours.*—No change.
- (5) *Profit sharing.*—Not to be introduced.
- (6) *Medical relief.*—The part-time doctor to attend every day on full hour to be notified to the workmen.
- (7) *Security of service.*—This will be in accordance with the standing orders certified under the Industrial Employment (Standing Orders) Act, 1946.
- (8) *Leave.*—Workmen would get the following leave :—
 - (i) Statutory holidays under Factories Act;
 - (ii) Ten days' festival holidays with full pay and dearness allowance per year. The days and dates to be fixed in Works Committee.
 - (iii) Seven days' casual leave with full pay and dearness allowance per year;
 - (iv) Ten days' sick leave with full pay and dearness allowance per year on production of a medical certificate from an M.D. doctor.
- (9) *Reinstatement of workers.*—These cases occurred in 1946-47 and were then dealt with and as such not to be taken up.
- (10) *Pay.*—Existing rates of basic wages with a minimum wage of Rs. 15 per month to continue.
- (11) *Dearness allowance.*—The existing rates of dearness allowance to be increased by Rs. 12 per month at a flat rate raising the minimum for Rs. 3 per month to be Rs. 15 per month.
- (12) *House allowance.*—The Company would try to provide workmen with quarters within a reasonable time.

The above terms of settlement to be given with effect from 1st September 1948.

The above terms would remain in force for a period of one year with effect from 1st of September 1948.”

On behalf of the employers it has been argued that the agreement was valid for one year only and therefore the clause about gratuity expired before these persons were discharged. This is a thoroughly wrong contention. The increment in wages was valid for a year, but the context in the case is that the condition of gratuity is a continuing condition.

Another argument advanced was that the Company terminated the services of all the employees in 1948 and thereafter reappointed them. Wholesale discharge and immediate reappointment indicate that it was only a device to create a breach in the continuity of services. The motive was beyond reproach and the employers cannot be given any benefit for this. In the previous adjudication the employers submitted papers in which the length of service of many employees was noted. Those periods were given in the papers submitted by the employers in the year 1948. This clearly indicates that the incident of 1948 remained in paper only. Apart from this argument the clause in the agreement does not show that the period for which gratuity has to be given should be a continuous period. All that the agreement says is that gratuity shall be paid for the years of service under the Company, i.e., the aggregate number of years.

This is the case of termination of service at the will of the employers. The Company could have done it few months before or few months after the circumstances, the broken part of the year should be calculated to the nearest year. On that basis I have calculated the services, the salaries and the amount of gratuity payable to each. The table is given below :—

Names.	Years of service.	Pay.	Amount of gratuity.		
LOGICAL DEPARTMENT.					
		Rs.	Rs.	a.	p.
Sri Kushnapada Bhattacharjee	5	25	62	8	0
Sri Dharendra Chandra Bhattacharjee	10	45	225	0	0
Sri Steekanta Singha	5	25	62	8	0
Sri Sumit Kumar Chakraborty	5	25	62	8	0
Sri Parash Chandra Chakraborty	1	21	10	8	0
Sri Achin Kumar Biswas	1	45	22	8	0
Sri Ajit Kumar Ghosh	3	25	37	8	0
FERNAL AUDIT DEPARTMENT.					
Sri Mukhan Lal Bhattacharjee	11	45	247	8	0
Sri Kamalendu Bhattacharjee	} 5 months	..	No gratuity.		
Sri Nishukar Bhattacharjee					
Sri Ramapati Bhattacharjee					
A WAGON.					
Sri Bala Chandra Bhattacharjee	11	60	330	0	0
MEDICAL LABORATORY.					
Sri Sushil Chandra Doy	1	40	20	0	0
Sri Sund Kumar Sen Gupta	1	50	25	0	0
SEPTICS DEPARTMENT.					
Sri Anurudha Dutta Gupta	1	125	62	8	0
POST OFFICE.					
Sri Mukul Chatterjee	1	50	25	0	0
Sri Kali Sankar Chatterjee	1	60	30	0	0

S. C. CHAKRAVARTY,
Chairman of the Tribunal.

8th August 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 4669Lab.—22nd August 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 1846Lab., dated the 17 April 1950, the industrial dispute between the Hooghly Docking and Engineering Co., Ltd., 6, Howrah Road, Howrah, and its workers represented by the Iron Factory Workers' Union, 3/1, Kali Banerji Lane, Howrah, over the question of bonus for 1949 was referred for adjudication to Sri S. C. Chakravarty, District Judge;

And whereas the said Sri S. C. Chakravarty, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of industrial dispute between the Hooghly Docking and Engineering Co., Ltd., 6, Howrah Road, Howrah, and its workers represented by the Iron Factory Workers' Union, 3/1, Kali Banerji Lane, Howrah, over the question of bonus for 1949.

PRESENT: SRI SAILLES CHANDRA CHAKRAVARTY, *Chairman of the Tribunal.*

For the Company: Sri S. K. Mullick, Solicitor, of Messrs. Sandersons & Morgans.

For the Union: Sri Shib Nath Banerjee, M.L.A.

Acting under sections 7 and 10 of the Industrial Disputes Act, 1947 Government of West Bengal, by their order No. 1846Lab., dated the 17 April 1950, referred to me for adjudication the industrial dispute existing between the Hooghly Docking and Engineering Co., Ltd., 6, Howrah Road, Howrah, and its workers represented by the Iron Factory Workers' Union, 3/1, Kali Banerji Lane, Howrah.

The reference is for adjudication of the dispute over the question of bonus for 1949 for the workers.

AWARD.

The first ground on which the Company wants to resist the claim is on the fact that it pays "attendance bonus" to the workers just as it pays the annual bonus to the clerical staff with this difference that in case of workers' payments are spread out and are linked up with attendance. The substance of the contention is that grant of a further bonus to the workers will disturb the equilibrium and lead to further discontent and unrest amongst employees.

I propose to examine if the "attendance allowance" is a counterpart of the annual bonus paid to the clerical staff. An essay about the history of introduction will help us to clear up the situation. The annual bonus to clerical staff is a pretty ancient practice.

On the 18th January 1947 Mr. Smith, the Superintendent and Managing Agent of the Company, wrote a letter to the President of the Union containing some talks. The copy of this letter was sent to the Managing Agents. The following extracts are relevant:—

"(B) Being in sympathy with the desire expressed by you at our previous meeting that the earnings of the Company's workmen should be increased to compensate them for the increased cost of living, I offered to recom-

the Company's Managing Agents that the present dearness allowance of pies per hour (equal to about Rs. 10-12 per calendar month) and the present value of cheap food concessions (equal in the average to about Rs. 6 month) should be changed into a consolidated dearness allowance of 5-12 per 48-hour week (equal to Rs. 24-12 per calendar month).

This would, in effect, mean a total increase of Rs. 14 per month in the payments made to each man who works a full 48 hours each week and a net average increase of Rs. 8 per man per month after allowing for the withdrawal of cheap food concessions. The allowance would be paid *pro rata* for any overtime worked and would be reduced in respect of absenteeism.

(C) The various demands put forward in the letter (undated) received by the Union on 8th January 1947 from the Vice-President of our Union were discussed and decided in turn as follows:—

* * * * *

5. *One month's pay as bonus.*—I pointed out that as this demand has been put forward on several previous occasions and has on each occasion been categorically turned down by the Managing Agents there is no likelihood of its being granted now.

You suggested that the introduction of a profit-sharing system or production bonus would stimulate the workmen to increased effort. I expressed doubts on this point but agreed to put forward to the Managing Agents for consideration any practical scheme which you may suggest."

Thus the claim for bonus was not favourably considered. On 28th January 1947 the Company issued the following notice:—

"Notice No. 12/47.

Under instructions from the Managing Agents the undernoted new scale of allowances will be introduced with effect from Sunday, 2nd March, 1947, for all adult workmen employed by this Company.

The new allowances will supersede existing food concessions and foodstuffs supplied with effect from Ration Week commencing on 3rd March 1947, be sold in the Company's ration shop at official controlled rates only.

The Company's existing grading system is also being extended to include regular increments within each grade. Details of the system of increments will be notified later.

The new allowances, which will be additional to basic pay and overtime, are as follows:—

Dearness allowance.—This will remain at the existing rate of 10 pies on 48 hours worked including overtime.

Attendance allowance.—This will be paid at 4-weekly intervals on the following scale to all workmen who have worked 21 days or more in each 4-week period:—

To men with basic pay of 19 to 21 pies—Rs. 2-11.

To men with basic pay of 22 pies and up—Rs. 3

Workmen will be regarded as having been present on declared "holidays with pay" for the purpose of qualifying for attendance allowance.

Food concession allowance.—This will amount to Rs. 3-3 per man per week and will be given in full to all workmen who work for 5 days or more in any week.

Proportionate food allowances will be given to men who work less than five days in a week as follows:—

- 4 days—Rs. 2-2.
- 3 days—Re. 1-10.
- 2 days—Re. 1-1.
- 1 day—Annas 8.

The food concession allowance will be raised or lowered, in the manner described below, according to variations in the official working class cost of living index.

Variations in food allowance.—In order to compensate the workmen for possible increases or decreases in the prices of food, it has been decided to base the food allowance on the working class cost of living index published regularly by Government for the district of Jagatdal (this being the nearest district for which an official working class cost of living index is published). The payment of Rs. 3-3 per week has been based on the current cost of living index of 305 points and for every 9 points rise or fall the weekly food allowance will be raised or lowered by 4 annas for all men who have worked five days or more in the week. Proportionate adjustments will be made in the allowances of men who have worked less than five days in a week. The cost of living index will be reviewed every three months and an alteration in the food allowance will be made until the index figure has varied by 9 points or multiple of 9 points. The first review will be made on 31st May and the rate of food allowance for the period June to July will be based on the latest index figure available at that date.

General.—The abovementioned allowances will give all workmen a substantial increase in their total earnings if they attend regularly. This will give the men an idea of what their earnings will amount to under the new scheme. The cases of men on basic pays of 20, 30, 40 and 50 pies per month have been worked out and are shown on a separate sheet issued with this notice.

It may be mentioned that the same scale of allowances is being introduced by our associated Company Messrs. Burn & Co., Ltd., Howrah, also with effect from 2nd March 1947.

The Hooghly Docking and Engineering Co., Ltd.

EBEN SMITH,

Superintendent and Manager

Salkia, the 28th February 1947.

The two documents referred to above will show clearly that the "attendance allowance" was a part of dearness allowance. The recommendation of the Manager about the total amount was practically accepted. Thus from inception the "attendance allowance" was not bonus. After some time the dearness allowance was amalgamated and "attendance allowance" was withdrawn but was reintroduced from the date of suspension on the basis of the following notice:—

"THE HOOGHLY DOCKING AND ENGINEERING CO., LTD

Notice No. 1/48.

Attendance Allowance.

Following upon a similar decision reached in the case of Messrs. J & Co.'s workmen the Managing Agents have agreed that attendance allowance on the original scale should be restored to the workmen of this Company with retrospective effect from the date on which it was discontinued.

Arrangements are being made to pay the arrears of attendance allowance at an early date and further payments will, as previously, be made at weekly intervals.

EBEN SMITH,
Superintendent and Manager."

January 1948.

In the last paragraph of the notice, dated 28th February 1947, it was stated that the allowances were made at par with the allowances granted Messrs. Burn & Co., Ltd. In the case of Messrs. Burn & Co., Ltd., the allowances were also withdrawn but was restored by an award of Sri S. N. Das (award made by West Bengal Tribunal, 1947, page 369). It appears that it was restored as part of total emoluments (pay and dearness allowance) and not as bonus. This award was enforced by an order of Government, dated 19th November 1947. Thus it was reintroduced by the Company on the same terms. It is thus clear that neither in its first inception nor at reintroduction it was thought to be a counterpart of the bonus paid to clerical staff. This also disposes of another contention of the Company that bonus should not be paid when "attendance allowance" is paid.

The Union came with the case that in the previous year (1948) a bonus of one month's pay was allowed on the basis of profits and as profits in 1949 do not compare unfavourably with the profits of the previous year, a bonus equivalent to a month's wages should be paid.

The Company keeps half-yearly accounts. In 1948 the profits had been Rs. 3,05,910 for the first half and Rs. 1,96,128 for the second half, totalling Rs. 5,02,038. At the time of the previous adjudication for bonus for 1948, accounts of the second half of 1948 were not ready, and the adjudicator, P. K. Sarkar, made an estimate of Rs. 6,00,000 as profits for the year and allowed bonus equivalent to a month's wages.

In 1949 for the first half the Company made a profit of Rs. 3,49,485 and for the second half suffered a loss of Rs. 80,000 making a total profit of Rs. 2,69,485 for the year. Rs. 75,000 is required to pay dividend at 10 per cent. The Union asked me to add Rs. 7,000 to the profit. It has been decided that the amount of bonus awarded for the previous year was paid from the fund of profit of this year. The amount became payable in 1949 and the outstanding dues may also have been realised this year. The accounts as given represent the true state of things and there is no objection for adding expenditure to the profits.

The Company has an inglorious past. In 1927 the capital was reduced 50 per cent, and in 1937 the entire capital was lost. From 1944 the Company is making profits and has been paying dividend. The lost capital has just been made good of. The profit may not be permanent, but for the present the Company can pay something beyond the wages which represent only the subsistence allowance. Since it can do so, it should pay. I need not repeat here all that I said in the Burmah Shell and Standard Vacuum cases on the question of bonus. I still adhere to that and looking to the need for profit and absence of liquid cash I award bonus equivalent to half month's pay.

Now the question is who should get bonus. Those persons who work in the relevant year will get bonus. We usually restrict it to those of the clerical staff who remain in employ when the bonus is declared or adjudication made. The principle underlying is that we do not want to extend it to

workers who move about and do not stay in one concern. Relying on the principle payment cannot be denied to those who are retrenched as surplus before bonus is declared.

In this Company following the communal trouble in the first part of 1949 all the workers were discharged. After some time many have been taken back. Some are not coming and some are anxious to come but the Company is not taking them back on the ground of paucity of work. These persons stand like persons retrenched. It appears from a note of the Superintendent of the Manager, dated 23rd June 1950, that he has got a waiting list of 263.

I rule that those who worked in 1949 and are still in employ shall get the bonus. Those who worked in 1949 but lost job and have either been re-appointed or are in the waiting list shall be entitled to the bonus. Those who are not in the waiting list, dated 23rd June 1950, shall not get any benefit of the award.

Each worker shall get 1/24th of the basic salary drawn by him in 1949.

S. C. CHAKRAVARTY,

Chairman of the Tribunal

The 29th July 1950.

By order of the Governor

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 4671Lab.—22nd August 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 3266Lab., dated the 10 June 1950, the industrial dispute between the Aluminium Corporation of India, Ltd., Jaykaynagar, Asansol, and their workmen represented by the General Secretary, Aluminium Workers' Union, Jaykaynagar, Asansol, was referred for adjudication to Sri S. N. Modak, I.C.S. (Retd.), District Judge;

And whereas the said Sri S. N. Modak, I.C.S. (Retd.), District Judge has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between the Aluminium Corporation of India, Ltd., Jaykaynagar, Asansol, and their workmen represented by the General Secretary, Aluminium Workers' Union, Jaykaynagar, Asansol, regarding the issue of closing down of the Fabrication Department.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT: SRI S. N. MODAK, I.C.S. (Retd.).

For the Company: Sri S. C. Sen, Advocate, Dr. Basu, Works Superintendent, Sri Chatterjee, Labour Welfare Officer.

For the Union: Sri K. C. Prosad, General Secretary, Sri R. L. A. Member, Executive Committee.

AWARD.

By Government of West Bengal, Labour Department, order No. 3266Lab., dated the 16th June 1950, this industrial dispute between the Aluminium Corporation of India, Ltd., Jaykaynagar, Asansol, and their workmen represented by the Aluminium Workers' Union, Jaykaynagar, Asansol, regarding the issue of closing down of the Fabrication Department, as stated in the schedule appended to the order, has been referred to me as Industrial Tribunal for adjudication. This reference has been made during the pendency of another adjudication proceeding in respect of general issues between the same parties as per order No. 1445Lab., dated the 27th March 1950. The Company proposed to close down the Fabrication Department, that is to say, the department for the manufacture of aluminium utensils, with effect from 1st June 1950. The Union representing the employees concerned opposed the idea and communicated with this Tribunal the matter having been eventually taken up by the Labour Commissioner. The plan of closing down the Fabrication Department was postponed for the time being. The dispute arising from the proposal of closing down has since due course been referred to this Tribunal for adjudication. The issues at forth in the schedule appended to the order of reference are as follows:—

- (1) Should the Fabrication Department of the Company be closed down as proposed by the Management?
- (2) If so, how should the employees of the said department be compensated?

Both parties have filed their written statements before me. The Union's statement is in brief to the effect that there is no justification for closing down the Fabrication Department which has been in existence for several years, and the 61 employees involved should not be suddenly thrown out of employment. The Company, on the other hand, has taken its stand on the ground that the Fabrication Department, that is to say, the section for the manufacture of aluminium utensils is running at a loss and it is definitely uneconomic to continue it any longer, and it should be at the discretion of the Management to close down an uneconomic section of the concern.

2. The main business of this Company is to manufacture aluminium utensils from bauxite and also aluminium sheets and circles. The Company claims to be subsidised by the Government for such manufactures. It also appears that about the middle of 1945 the Company started a side business by opening a new department called the Fabrication Department for the purpose of manufacturing aluminium utensils. It is this side business, which the Company considers not to be intrinsically connected with the main business of the concern, which is proposed to be closed down on the ground that the cost of production of aluminium utensils has been decidedly higher than the sale price which such products can fetch in the market in recent years. It is contended by the Company that the cost of transport of aluminium utensils manufactured in the Fabrication Department at Jaykaynagar, Asansol, to the market in Calcutta makes the continuance of the department still more uneconomic, and it is more economic to have aluminium utensils manufactured in a different environment nearer the market. In support of these contentions which have been raised by the Company a statement showing the cost of production and the sale price relating to the last four years has been placed before me by the Company. The Union, of course, questioned the correctness of this statement but has not been able to point out the elements of alleged incorrectness. The Company has failed to bring in all the relevant documents to establish the correctness of the statement. In the light of what I have heard during the discussion it is not possible for me to say that the statement does not represent the true state of things. Ordinarily speaking, it should be left to the employer

to decide whether a particular activity of the concern is profitable or uneconomic, and in the absence of materials to indicate a contrary state of things neither the Union nor the Tribunal is in a position to resist the conclusion that it is an uneconomic undertaking. Once it is accepted that an undertaking has become uneconomic it is not possible for the Tribunal to compel the employer to carry on such an undertaking. It is true that the closure of an undertaking will lead to unemployment with regard to the employees concerned. But in a case like this there is no alternative. I come to the conclusion that the Fabrication Department of this Company should be allowed to be closed down as proposed by the Management and decide Issue No. 1 accordingly and grant the permission to close down the Fabrication Department of the Company. It is to be noted that the Company has framed its prayer in terms of an application for permission to close down the Fabrication Department and to discharge the employees concerned under section 33 of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950.

3. The real question in this case which is involved in Issue No. 2, is how the employees concerned should be compensated. It appears that the strength of the Fabrication Department has gradually dwindled from 100 employees to only 61 employees at present. The names and designations of the 61 employees concerned will be found in the appendix set forth below. On enquiry it is found that two of these, viz., Bijoy Govinda Chatterjee, Supervisor, and Chandi Charan Banerji, Spinner, were brought to the Fabrication Department from other departments where they were originally employed, and the remaining employees were employed initially in the Fabrication Department itself. As regards the two specified employees, I consider it rather hard that they should suddenly be confronted with a situation of unemployment simply because they happened to be transferred to the Fabrication Department. As the Fabrication Department is being allowed to be closed down no question of compulsory re-employment arises in this case, but with regard to the Supervisor and Spinner specified above the Company should do its best to get them absorbed in other departments on the basis of their existing emoluments. It is also recommended that the Company should try to get the other employees also absorbed in suitable departments on the basis of their existing emoluments. I am told, however, that under the prevailing circumstances it may not be possible for the Company to get all or many of the 61 employees absorbed in the manner suggested. In case the Company fails to get them absorbed in a suitable manner maintaining the continuity of their service, I am definitely of opinion that the employees should be paid suitable compensation. I direct that compensation be paid to the employees shown in the appendix in accordance with the scheme set forth below, unless they are absorbed on lines indicated above—

- (a) Employees with less than 6 months' service shall be paid 2 months' total emolument.
- (b) Employees with more than 6 months' service but less than 1 year service shall be paid 2½ months' total emolument.
- (c) Employees with service of 1 year or more but less than 2 years shall be paid 3 months' total emolument.
- (d) Employees with service of 2 years or more but less than 3 years shall be paid 3½ months' total emolument.
- (e) Employees with service of 3 years or more shall be paid 4 months' total emolument.

- (f) The expression "total emolument" shall mean the average total emolument consisting of basic wages and dearness allowance (overtime wages and other allowances, bonuses or benefits being excluded), during the last 12 months of service on full wages or during the total period of service on full wages where such total period is less than 12 months.
- (g) In the case of Bijoy Govinda Chatterjee and Chandi Charan Banerjee the compensation payable to them in accordance with the above scheme shall be enhanced by 50 per cent.
- (h) All amounts of compensation shall be paid within six weeks from the date of publication of this award.

S. N. MODAK, *Chairman,*
Industrial Tribunal.

2nd August 1950.

APPENDIX.

Name.	Capacity/ designation.
Bijoy Govinda Chatterjee	Supervisor.
Prabir Ch. Mitra	Ditto.
Ashutosh Chakraborty	Clerk.
Phanu Bhuson Banerjee	Office Boy.
Madho Pilai	Spinner Mistry.
Durga Swami Naidu	Spinner.
Purna Ch. Dass	Ditto.
Gopal Sahu	Ditto.
Ramayana Prosad	Ditto.
Sarju Prosad	Ditto.
Aditya Kumar Chatterjee	Ditto.
Chandi Charan Banerjee	Ditto.
Muni Pal	Ditto.
Kulash Nath Pandey	Ditto.
Moti Mahato	Ditto.
Alok Nath Mukherjee	Ditto.
Kapil Deb Thakur	Ditto.
Deoki Nandan Sharma	Ditto.
Bhola Ram Kurmi	Ditto.
Atul Ch. Dutta	Ditto.
Ajit Kr. Roy Choudhury	Ditto.
Panchkora Bhattacharjee	Ditto.
Kanu Pandey	Ditto.
Naran Majhee	Ditto.
Shankar Routh	Ditto.
Baleswar Singh	Spinner Appr.
Naran Ch. Mandal	Ditto.
Ananda Mohan Majhee	Ditto.
Jagat Singh	Tinman.
Harbansh Lal	Fitter.
Mahabir Noonja	Ditto.
Kanu Pal	Helper.
Pul Moni	Kamin.
Ramnarayn Mishra	Hoister.
Madhusudan Mukherjee	Ditto.

Serial No.	Name.	Capacity/ designation.
36.	Sudha Kisto Dass	Hoister
37.	Prafulla Chandra Chatterjee	Ditto.
38.	Shamlal Mahato	Ditto.
39.	Shew Nandan	Ditto.
40.	Sukumar Banerjee	Ditto.
41.	Bibhuti Bhushan Chand	Ditto.
42.	Joudh Khan	Ditto.
43.	Haripada Sen	Ditto.
44.	Hardeo Prasad	Ditto.
45.	Narain Mahato	Ditto.
46.	Habib	Ditto.
47.	Swami Nath	Ditto.
48.	Raj Dhan Misra	Ditto.
49.	Budhan	Frost
50.	Budh Ram Pandey	Ditto.
51.	Narain Mistry	P. Maker
52.	Jogeswar Singh	Carpenter
53.	Nashiruddin	T. Polisher
54.	Rajbali	Ditto.
55.	Rohini Kumar Dass	Buff Polisher.
56.	Mukul Chandra De	Ditto.
57.	Biswa Nath	Ditto.
58.	Munlal Jain	Ditto.
59.	Lakshman Banerjee	Ditto.
60.	Madan Majhi	Stamper
61.	Shree Ram	Fitter

S. N. MODAK.

*Chairman, Industrial Tribunal**The 2nd August 1950.*

By order of the Governor

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 4705Lab.—24th August 1950.—Whereas under the Government of West Bengal, Labour Department, Order No. 3131Lab., dated the 10th August 1950, the industrial dispute between Messrs. Caltex (India), Ltd., Chittaranjan Avenue, Calcutta, and their employees as represented by the Bengal Oil and Petrol Workers' Union, 47, Chowringhee Road, Calcutta, in connection with the discharge of four Gurkha Durwans was referred to Sri S. C. Chakravarty, District Judge;

And whereas the said Sri S. C. Chakravarty, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of industrial dispute between Messrs. Caltex (India), Ltd., 22, Chittaranjan Avenue, Calcutta, and their employees as represented by the Bengal Oil and Petrol Workers' Union, 47, Chowringhee Road, Calcutta, in connection with the cases of four Gurkha Durwans.

PRESENT :

SAILES CHANDRA CHAKRAVARTY, *Chairman of the Tribunal*
for the Company : Sri S. C. Sen, Advocate.
for the Union : Sri P. K. Sanyal, Advocate.

Acting under sections 7 and 10 of the Industrial Disputes Act, 1947, the Government of West Bengal, Department of Labour, by their order 31311Lab., dated the 10th June 1950, referred to me for adjudication industrial dispute between Messrs. Caltex (India), Ltd., 22, Chittaranjan Avenue, Calcutta, and their employees as represented by Bengal Oil and Petrol Workers' Union, 47, Chowringhee Road, Calcutta.

The dispute centres round the dismissal with effect from the 4th of April 1950 of four night watchmen attached to the Paharpur Terminal of Messrs. Caltex (India), Ltd., on the plea of negligence of duties. The reference is limited to the following points :—

- (1) Is the Company justified in dismissing the four Gurkha Durwans named below?
- (1) Dhan Bahadur, (2) Kharag Bahadur, (3) Bal Bahadur, (4) Deb Bahadur.
- (2) If not, are the said Durwans entitled to reinstatement forthwith in their own posts or in any other suitable posts under the Company?
- (3) If the dismissal is justified, are they entitled to any compensation?

AWARD.

I propose to discuss all the points together.

On behalf of the Union it has been contended that the Management disliked that the members of the security staff should join the Union of workers and suggested to Sri K. P. Mukherjee, the Secretary, to eliminate him from the Union. It has further been suggested that the dislike was originated by the fact that a member of the security staff was elected to the Grievance Committee. The Union's version is that there was no burglary in the premises of the Terminal Superintendent, Mr. Miles, but this was an excuse to get rid of the Durwans who were members of the Union.

Indian law is loose and under it the members of the security staff can join the Union of the workers. The position in the advanced countries is quite different. It is a fact that the Management disliked that the members of security staff should join the Union of the workers. This dislike is understandable. It was nothing strange.

If there were no burglary, it must be held that the Management tried to rid of them to exhibit their strong dislike of the security staff joining workers' Union and to exhibit also an example of the peril of it. If, on the other hand, there was a burglary which was possible on account of negligence of the security staff, the four night watchmen can claim no immunity because of the dislike of the Management against the members of security staff joining the workers' Union.

To appreciate the case of the Management it is just necessary to have a topography of the place. The installations are in two blocks separated by a public pathway. Both the blocks are circumscribed by compound walls with gates opening on the road in between the two blocks. The southern block may be described as the Can Factory and the northern block as the Office Block or Refined Oil Godown Block. In the Office Block there are two gates opening on the road and there is only one gate from the Can Factory Block opening on the road against the eastern side gate of the Office Block. Almost at the south-eastern corner of the Can Factory Block is the residence of the Terminal Superintendent, Mr. Miles. There is no compound wall in the residence of Mr. Miles. Just to the south of Mr. Miles' building is his flower garden. The intervening space may be about 3 feet. The western side wall of the Can Factory Block is not as high as the walls on the other sides. I think this is sufficient to understand the position.

Now I go on to describe the system of watch. Four men remain on duty for the night from midnight 12 to 8 a.m. in the morning. One man remains at the gate of the Can Factory Block. Another man remains on one of the gates of the Office Block and another man remains in a place to the north of the Office Block where empty drums are stocked. The fourth man moves round punching some disc clocks to indicate the time at which these are punched. These punching clocks are numbered and scattered over both the blocks. It would take about half an hour for a man to finish punching all the clocks. From midnight 12 the punching duty changes each 1½ hour and during this time the man on duty has to punch at each station three times in order. After this he goes to one of the stations, viz., one of the two gates or to the place of the block of drums, and another man comes for punching duty. There is one punching station just on the south-east of Mr. Miles' bungalow. Each man has to go almost brushing against the walls of the bungalow because of the garden to reach punching station No. 8.

On the night of 3rd of April Mrs. and Mr. Miles, after dining out for the night, returned to Paharpur at about 12-30 a.m. and retired to sleep shortly after. At about 7 a.m. in the morning the cook reported that the bungalow had been broken into and several articles had been missing. The Superintendent thereupon conducted an examination and found that entrance had been made by forcing open a window in the study cutting through the wire-netting and six bottles of whisky and eight bottles of beer were removed from the same room, one electric Singer sewing machine from the living room, and one lady's wrist watch and some money were also removed from the bed room. It also appeared that the burglars visited the pantry stealing from therein the entire contents of the refrigerator (beer, egg coffee, candy, a cold roast and a cold pudding) and an electric table lamp.

The police were, thereupon, informed who came and conducted an investigation. Mr. Miles waited for the police prosecution. The police could not trace the culprits nor could they trace the articles. No charge-sheet was framed. Thereupon Mr. Miles took up the matter in administrative way and, after conducting an enquiry, passed an order on the 24th of April dismissing the four men with effect from the 4th April, the day on which they were placed under suspension.

The Union challenged the fact of burglary, and the first point to be considered is whether there was, in fact, a burglary in the house of Mr. Miles. Mr. Miles deposed to that and it appears that he complained to the police about the burglary immediately after. The F.I.R. had been put in. The Sub-Inspector came and investigated the matter. He has been examining in this case. He found the wire-netting of the window cut to make

ening for entrance. The window was on the southern side of the building the ground floor, i.e., in a place which the punching guard had almost brush in reaching station No. 8. After this I should have no hesitation believing Mr. Miles that there was a burglary and the articles, as stated him, were stolen.

The articles stolen formed a good load and looking to the nature of arding, the inevitable inference is that one or two of the guards must be sisting the burglars.

The Company gave a finding of negligence. This was a finding born of ndity because the police could not trace the culprit and, in the circum- nces, the Management were afraid of calling any of the night watchmen burglar. The view of the Management had been that this load must ve been passed through the gate and not only the punching man but the te man also must be in league. After this a finding that burglary was stole because of negligence becomes inconsistent. There were six nching stations in the Can Factory Block and the punching man must ve remained in this block at least for 15 minutes in each round, i.e., he st not have been absent from this block while moving round for 15 nutes each time. So burglary must not have been committed without his univance.

A Judge will feel difficulty in holding the entire staff guilty of negligence participation in the burglary. I will not blame the Management for ability in sifting evidence, because they have not been trained for that ipose. They are tradesmen conducting their trade. I will elucidate the utter.

The burglary was committed at a given time. It might have taken out half an hour. I can quite understand that this could not have aped the attention of the man on punching duty if he was not actually arty to this. Those who had punching duties before the hour of burglary not be guilty of any negligence; they can be found guilty of negligence they had been on duty at the gate through which the articles were carried t. If the articles were not carried through the gate, the man at the gate not be held responsible. It is only a suspicion that because it formed out it might have been taken through the gate. The western compound ll was not very high. It is only 5 feet high with 3 feet barbed wire anglements above. This was not an insurmountable barrier. The sibility of the articles being removed from that side cannot altogether ruled out. The safe inference is that the person who was on punching ty at the time of the burglary was guilty. Those who were on punching ty before cannot be found guilty. Can the same be said about those o had punching duties after the commission of the burglary? The rglary was not committed due to their negligence because it was com- tted before. The only point against them is that they had to pass by the ndow where wire-netting had been cut and they should have noticed it. esc are after all the cases of illiterate hillmen and it is not safe to infer t they should have, from the nature of the cut wire, inferred that there s a burglary. It was night though a moonlit night. I do not think t too much emphasis can be placed on the fact that they did not notice d damaged condition of the wire-netting.

Reviewing the entire position I can only find that man guilty who was punching duty at the time of the burglary. The time for the commission the burglary cannot be fixed and therefore I can only say that one of the r men at least is guilty of participation in the burglary but he cannot

be spotted. The collective punishment, in the circumstances, cannot be supported. No innocent man can be punished because the real culprit cannot be caught.

There, however, remains one point. There has been a burglary and these four men were on duty. One of them is dishonest. Reasonably the Management have lost confidence in them for protection of their properties. The mental attitude is thoroughly honest and is not motivated by the persons involved being members of the Union. In the circumstances, I cannot say that those persons in whom the Management have reasonably lost confidence should be entrusted for the protection of properties. They cannot remain in the security staff. They must either be discharged or alternative appointments must be found for them. These hill men are not willing to come as Mazdoors in the plains. The question of providing with alternative appointments for them goes out. Since the Management have reasonably lost confidence in them and no alternative appointment can be found for them, they must be discharged but, as guilt has not been proved against any particular individual, they should be given some compensatory allowance.

I award that the termination of services shall be deemed to be ordinary discharge and not dismissal. As in case of ordinary discharge, they shall each get the employers' contribution in the Provident Fund as also the own money in terms of the last award of the Tribunal. Since it is a case of discharge, they shall each get salary for a month in lieu of notice. I further award lump compensatory allowance of the amounts noted against each below :—

Kharag Bahadur—Rs. 147.

Dhan Bahadur—Rs. 71.

Bal Bahadur—Rs. 71.

I do not award any compensation to Deb Bahadur as he worked only for 10 months.

S. C. CHAKRAVARTY
Chairman of the Tribunal

The 2nd August 1950.

By order of the Governor
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 4733Lab.—25th August 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 170Lab., dated the 1st January 1950, the industrial dispute between Messrs. R. B. S. Jam Rub Mills, Lillooah, Howrah, and their workers represented by the R. B. S. I Rubber Mills Workers' Union, Lillooah, Howrah, was referred for adjudication to Sri A. Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of reference No. 170Lab., dated the 11th January 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. R. B. S. Jain Rubber Mills, Lillooah, Howrah, and their workers represented by the R. B. S. Jain Rubber Mills Workers' Union, Lillooah, Howrah.

PRESENT: SRI A. DAS GUPTA, *District Judge.*

for the employers: Sri S. C. Sen, Advocate, and Sri Nalini Mohan Das Gupta, Pleader, assisted by the Officials of the Company.

for the employees: Sri D. L. Sen Gupta, Advocate, instructed by the office-bearers of the Union.

AWARD.

The following points have been referred to for adjudication:—

- (1) Revision of dearness allowance.
- (2) Introduction of a "Grade" system for workers.
- (3) Introduction of the system of annual increment.
- (4) Puja bonus.
- (5) If a pass book for Provident Fund accounts is to be given to workers and if a separate account for Provident Fund is to be opened in the bank by the Management.
- (6) Claim for a furnished room for the Union office.
- (7) Introduction of cheap canteen system.
- (8) Supply of dresses to durwans, office peons and drivers free of charge.
- (9) Gratuity to all permanent workers irrespective of the period of service.
- (10) If retrenchment of workers is to be effected and, if so, to what extent?

A short history of the dispute may be relevant. Previous to the present award there had been an adjudication of some industrial disputes between Messrs. R. B. S. Jain Rubber Mills and their workmen represented by the R. B. S. Jain Rubber Mills Workers' Union by Sri S. C. Chakrabartty, District Judge, in pursuance of reference No. 768Lab., dated the 12th March 1948, of the Government of West Bengal, Labour Department. The award given by Sri S. C. Chakrabartty was published under order No. 1996Lab., dated the 18th June 1948, of the Government of West Bengal, Labour Department. By the said award the disputes then existing about scales of dearness allowance, gradation, bonus, Provident Fund, gratuity, cheap food and free tiffin were adjudicated upon along with the disputes on some other points. This award was in force for a period of one year beginning from the 18th June 1948. The operative period of the award given by Sri S. C. Chakrabartty expired on the 18th June 1949. It appears from the content of the written statement of the Mills filed before Sri S. C. Chakrabartty that the Mills were contemplating retrenchment of staff from before the date of the last reference. Soon after the publication of the last award, the Company issued a notice for retrenchment of 160 workers with effect from 1st August 1948. The notice was dated 12th July 1948. The grounds stated by the Mills were non-availability of raw materials, chemicals, and consequent difficulties in running all the departments of the Mills.

Many of the products were said to have been found unremunerative. The matter was amicably settled with the Union on 15th July 1948. Under the terms of settlement, persons employed between the period of 1st July 1946 and 31st December 1947 were to go on leave for three months on the ground of paucity of work. They were, however, to be recalled as soon as the work prospered. If, however, the situation did not improve within three months, they would be allowed one month's further leave. If, however, the situation did not still improve to justify the workers being recalled, they would be paid one month's salary. In future should there be any occasion to employ more men, these workers would be given preference, according to seniority of service. The number of such workers was 82. Most of them took employment elsewhere. Only 34 were awaiting for re-employment. As the Management of the Mills could not find its way to absorb these 34 men immediately, it proposed to take in these 34 men in batches and it was expected that they would be absorbed in a few months. With a view to secure their immediate absorption, the workers agreed to a voluntary cut of Rs. 5 each out of their monthly dearness allowance for six months. These 34 workers were also to submit to this cut. The agreement was effected on the 26th November 1948 and was to come into effect on and from 1st December 1948. This cut was to be restored after six months. But, according to the Management, the situation did not improve and a drastic retrenchment was called for. A notice was accordingly issued to the President of the Union on the 23rd July 1949 suggesting three alternatives. These are mentioned below:—

- (1) 33 per cent. of the workers remain on leave in suitable group.
- (2) Workers voluntarily reduce their wages by 33 per cent. along with the Management.
- (3) Number of workers be reduced by 33 per cent.

The Management would be glad to consider any other alternative suggested by the workers.

The Union addressed a letter on 5th August 1947 to the Manager of the Mills making some demands about foodstuff at cheap rate, gradation, bonus, production bonus, annual increment, and Provident Fund accounts. On 12th August, the President of the Union wrote to the General Manager of the Mills acknowledging receipt of the letter of the Manager, dated 23rd July 1949, already referred to. The President did not agree to any of the alternatives suggested by the Management and looked upon the suggestion of the Management as a "fine scheme" of destroying the poor labour. In this letter the President of the Union accused Pandit G. P. Mishra of the Mills severely. The President of the Union referred the General Manager of the Mills to adjudication for the proposed retrenchment and suggested that more money might be invested and arrangement might be made for more production. On about the 23rd September 1949 the President of the Union addressed a letter to the Assistant Labour Commissioner, Howrah with a long list of demands praying for an early reference to the Industrial Tribunal. Attempts were made by the Assistant Labour Commissioner for conciliation, but when conciliation failed the Government had to make the present reference.

Most of the items of the dispute under reference were adjudicated upon by Sri S. C. Chakrabartty. The Union wants to reagitate those points before me, mainly on the ground, as stated in paragraph 12 of the written statement, "That the.....award.....was not perfect in the sense that the Union could not furnish full facts on their behalf for a favourable and just award". Nothing has been suggested as to why so

facts could not be furnished. On principle one Adjudicator should not change the previous award without proof of any altered circumstances. In the case of B. E. S. T. Company, Limited, Bombay, Sir H. V. Divatia observed:—

“Without going so far as to say that the employees are barred by *res judicata*, any demands which are made before me and are covered by any decision in the previous adjudications cannot be proceeded now unless the employees prove any change of circumstances after the previous decision. If there has been no change of circumstances, the mere ground that the previous Adjudicator had not granted a demand would not, in my opinion, justify the employees in repeating the same demand before a new Adjudicator, because that would be substantially asking one Adjudicator to sit in judgment over the decision of another Adjudicator.”
(*Bombay Labour Gazette*, December 1947, page 482.)

In the award for the Tinplate Company of India, Limited, Golmuri, Jamshedpur, published in the *Bihar Gazette, Extraordinary*, dated the 14th March 1949, Sri F. Jeejeebhoy held the same view. He observed:—

“In a consideration of this subject we must start with the fundamental concept that an award of the Tribunal has the same force as any other award or decision and is entitled to the same respect. And it is but a corollary to this concept that the principle of *res judicata* should apply so that on the same facts and the same circumstances the issues decided may not be re-tried in fresh proceedings with a view to securing a different decision. If it were otherwise there would be no finality of decisions, with the unfortunate result that labour, unsuccessful on an issue, would wait discontented, restless and impatient for the period of the notification to elapse and would then embark on go slow tactics and other equally questionable means to force a fresh reference from the Government in the absence of any change of circumstances.

* * * * *

As I conceive it, an award is final and binding for all times in matters relating to personal rights, as for instance, victimization; and an award or agreement of parties on all other matters like wage structure, bonus, amenities, etc., is final and binding until altered by consent of parties or replaced by a fresh award based on change of circumstances. Such is the prevailing concept of awards and agreements in other countries which are equally conscious of the claims of labour, and it is in consonance with natural justice and with recognised legal principles.”

The operative period of the award given by Sri S. C. Chakrabartty expired on the 18th June 1949. If any change of circumstances is apparent on the face of the records placed before me, the question of onus ceases to have any force. I shall now take up individual points of disputes and see whether revision of the decisions of Sri S. C. Chakrabartty is called for.

Points Nos. 1, 2 and 3—Dearness Allowance; Gradation and Annual Increment.

Sri S. C. Chakrabartty fixed the minimum basic salary at Rs. 30 and the minimum dearness allowance at the same amount per month. That was for the unskilled workers. For the clerks he fixed the minimum at Rs. 55 for a matriculate and at Rs. 45 for a non-matriculate and dearness allowance at Rs. 35 per month. He, however, linked increments with production. He did not lay down any grades for semi-skilled or skilled workers. In the

quarter of the year in which the last reference was made the average cost of living index for a worker's family was 308. At the time when the award was given or when the award was published the average cost of living index for the second quarter of 1948 was not available. Although according to experts Rs. 30 was the estimated cost for a worker's family of 3 consumption units at pre-war price level when the cost of living index was 100, this has been accepted as the minimum basic salary at a cost of living index 160 or 180 or 185, when the workers might reasonably have expected to have more. Dearness allowance is paid to compensate the workers for the abnormal rise in the price of essential commodities. The lowest paid workers should have been compensated in full for the rise in the cost of living index. But in view of various circumstances, such as capacity of the industry to pay and national income *per capita*, the workers could not as yet be fully compensated for the rise in the cost of living index. In many awards the Industrial Tribunals have discussed the position of the national income *per capita*. The whole idea is that each and every man should, in consideration of the low level of the *per capita* national income, sacrifice some of the comforts. But at the same time if the dearness allowance of the lowest paid worker is not increased with the increase in the cost of living index, such workers will be forced below the poverty line. I am accordingly inclined to presume that the dearness allowance in the last award was fixed at the index 300—310. For the quarter ending on the 30th June 1950, the cost of living index is 343. The general practice is to split up the cost of living index into slabs of 10 points. 343 will represent the slab 340—350. Thus there has been an increase in the cost of living index by about 40 points since the last reference. The workers shall accordingly get an increased dearness allowance for the rise. I fix the scale of variation in the dearness allowance at Rs. 2 for every 10 points. Thus the workers are entitled to Rs. 38 per month as dearness allowance. I recommend the same variations for the clerks. The clerks shall accordingly get Rs. 43 per month as dearness allowance. The employees shall get dearness allowance at the increased rate with effect from 1st July 1950. In future dearness allowance shall be varied at the rate of Rs. 2 for every variation of 10 points in the average cost of living index of the previous quarter. The variation in the cost of living index is a sufficient change of circumstances justifying variation in the dearness allowance fixed in a previous year.

Sri S. C. Chakrabartty did not fix grades for semi-skilled and skilled workers. The semi-skilled and skilled workers should get some differential for the skill involved in their works. Sri S. C. Chakrabartty links increase of pay with production, but production could not be increased for reasons beyond the control of the workers. On the other hand production is said to have come down, and production had to be curtailed for some trade reasons, over which the workmen do not seem to have had any hand. It was on this account that shifts had to be reduced and retrenchment had to be made. The reasons as stated by the Mills were non-availability of raw materials, chemicals, etc., and want of market for some of the products of the Mills. In these circumstances it is not possible to link the wages of workmen with production. In an industry producing articles, linking increments of wages with production has a very salutary effect. It gives undoubtedly an incentive to the workmen to try their level best to increase production and to earn increments of wages. But in the present circumstances of the industry this is not possible. Although I feel that in an industry producing necessary articles any scheme of automatic increments is likely to encourage lethargy and indolence, I cannot but lay down a scheme for annual increments of wages for the workmen of the present industry where it is impossible for the workmen to increase the production and earn an increment that may be linked with production. The workmen need some

periodical increments and wages, firstly to serve as an incentive to work and secondly to meet the responsibilities which increase as the workmen advance in age. If the wages are kept stagnant, the workmen will become callous and will not use all their energy and efficiency which is no less detrimental to the industry itself. The scheme of linking increments with the wages may be revived when the adverse circumstances which stand in the way of increment of production evaporate. I accordingly lay down the following grades and scales:—

Unskilled workers—Rs. 30—1—40.

Semi-skilled workers—Rs. 35—1/4—50.

Skilled—Rs. 40—1/8—52 E.B.—2—70.

Highly skilled—Rs. 60—2—82 E.B.—3—100.

Clerks—

Non-matriculates—Rs. 45—2—65.

Matriculates—Rs. 55—3—85.

Peons and bearers will get the same scale as the unskilled workers.

Durwans shall get the same scale as the semi-skilled workers.

In fitting the existing employees into the revised scale, the workers shall first be classed as unskilled, semi-skilled, skilled and highly skilled, and then they shall be placed in the aforesaid grades at the stage just above their present basic wages. In no case the workers shall get less than the minimum fixed for the grades to which they appertain. It shall be the duty of the Management to classify the workers into the several categories—unskilled, semi-skilled, skilled and highly skilled. This is the exclusive function of the Management and I hope that the Management will discharge this function properly. It is not possible for Judges of the Industrial Tribunals to classify workmen, for classification depends mainly on the valuation and the type of the different jobs in an industry. Nomenclature of jobs and their classification differ from industry to industry. It is the exclusive function of the Management to classify the job in an industry properly and give the workers the proper nomenclature. I do not propose to encroach upon this function of the Management, for such encroachment is likely to be disastrous to the workmen as also to the industry. No worker shall get less than his existing wage. If the existing wage of any worker exceeds the maximum of his grade, he shall draw the difference as personal pay.

Point No. 5—Pass Book for Provident Fund accounts and separate account for Provident Fund in the bank.

About the pass book I find that there was an agreement between the Management and the Union so far back as on 14th February 1949. This agreement was arrived at in the presence of the Assistant Labour Commissioner, Howrah. It was agreed that pass books would be issued to workers on after the rules of the Provident Fund had been completed. I accordingly direct that if the pass books have not as yet been issued to the workmen, they should be issued within a month from the date of publication of this award and that in the pass books, the total amount standing at the credit of the individual workmen at the end of each financial year shall be entered. If pass books be expensive, an intimation shall be sent to the workmen individually to inform them at the end of each financial year what amount is to the credit in the Provident Fund account of the workmen individually. The entry about the amount at the credit of the workman

at the end of each financial year shall either be communicated to the workman or entered in the pass book within six months of the following year. Nothing was suggested at the hearing about opening of separate account for a Provident Fund in the bank. The Management shall comply with the direction about intimating the workmen about their Provident Fund accounts up to 1949 within a month from the date of publication of this award.

Point No. 6—Furnished room for Union office.

This is outside the scope of the Industrial Disputes Act.

Point No. 7—Cheap Canteen system.

Sri S. C. Chakrabartty directed that a canteen should be opened provided that 50 workers or 25 per cent. of the workers, whichever is less, want tiffin or cheap food prepared there. The Company were to supply utensils, or cook and one servant at their costs. The Union was to manage the canteen. It appears that there was an agreement on this point arrived at between the Management and the Union on 14th February 1949. The terms of the agreement on this point were:—

“As regards starting of canteen and provision of rest room, Management agree to sanction expenditure for repair to the existing structure and two rooms will be made fit for use as canteen and rest room respectively. The repairs are expected to be completed in course of a fortnight.”

It appears from the Company's written statement that the workers have been asked to select a cook and a servant from amongst themselves. This is not in keeping with the direction of the learned Adjudicator. The worker may select a cook and a servant, but the Company will have to pay their wages. The Company are agreeable to supply utensils as soon as the canteen is started. I direct that the Union do select a cook and a servant and start the canteen provided 50 of the workers or 25 per cent. of the workers, whichever is less, want to have tiffin or cheap food prepared there. The cook and the servant shall be paid by the Company. No meat or fish or eggs should be brought to the canteen.

Point No. 8—Supply of dresses to durwans, office peons and drivers free of charge.

Durwans, office peons and drivers are supplied uniforms mainly when the employers intend such employees to be known to the public as their employees. This is practically in the interests of the industry. I recommend that the uniform should be supplied.

Point No. 9—Gratuity to permanent workers irrespective of the period of service.

Sri S. C. Chakrabartty awarded gratuity to the workmen for the period not covered by the Provident Fund scheme introduced by him. The rules for gratuity were laid down by him to supplement the Provident Fund scheme. I do not feel myself justified to enlarge upon the scheme of gratuity enunciated by Sri S. C. Chakrabartty.

Points Nos. 4 and 10—Puja bonus, retrenchment and extent of retrenchment

These two points are taken up together on the ground that they are dependent on the financial position of the industry. It is found that the

agement suggested retrenchment of workers as early as in 1948 in its statement filed before the last Adjudicator Sri S. C. Chakrabartty. following are the relevant extracts :—

"That under circumstances beyond its control, the Company had to think of retrenchment and to bring about an amicable settlement of this naughty problem talks were started with Union leaders and ultimately a memorandum, dated 24th January 1948, was submitted to the Labour Commissioner, Bengal.

* * * * *

That unless and until the Company is relieved of the burden of paying to a large number of absolutely unnecessary and ideal workers, the Company is not in a position to submit any definite reply to the statement of the Union.

* * * * *

That any scheme conducted to the promotion of labour welfare is not at all practical or possible unless the Company is allowed to reduce the number of workers and retain only those who can be actively employed.

* * * * *

That the Company is running under extremely adverse circumstances and only an immediate order for retrenchment can save it from a total fall."

following statements about the trade position of the industry, filed before the last Adjudicator, may also be relevant :—

"That in spite of the best efforts on behalf of the Company the availability of yarn for cycle tyres and valves for cycle tubes remains meagre and indefinite.

That the Company has been forced to stop production of carriage tyres, which was the best stable line, due to heavy accumulation of stocks.

That though the Company has got the labour force and equipment to produce 15,000 pieces cycle tyres in a month, the type of yarn and the quality allotted to the Company will allow the Company to produce not more than 1,000 pieces.

That in absence of cycle tyres the dealers are not interested in the purchase of cycle tubes, the position of which also remains precarious due to abnormal delay in granting import licenses for metal valves. The Company has received none so far."

The difficulties in carrying on with the work of the industry as experienced by the Management immediately after the division of India into two unions and partition of Bengal were represented to the Labour Commissioner as early as on 24th January 1948. A copy of the representation is in Appendix A to this award.

With reference to the claim of the Union for bonus, the learned Adjudicator observed in the last award :—

"I have already allowed sufficient increment in wages and it has yet to be seen how the industry fares and whether it can make sufficient profits for granting bonus."

The award was published on the 18th June 1948 and immediately after publication of the award a drastic retrenchment was called for. The matter amicably settled and 82 workers had to go on leave for 3 months. This leave had to be extended for another month and as the position of the industry did not improve, the employees had to forego Rs. 5 per head per month for 6 months out of their dearness allowance with effect from 1st

December 1948, in the interests of the 34 workers who were absorbed with effect from the same date. The remaining workers have taken employment elsewhere. In spite of this joint attempts of the Management and the Union, the position did not improve. On 23rd July 1948 the Management suggested to the President of the Union three alternative schemes already referred to. On 5th October 1949 the Management addressed a letter to the Assistant Labour Commissioner, Howrah. In this letter the Management referred to the agreement with the Union, dated 15th July 1948 and 26 November 1948, and pleaded that since 1947 the Company's position has been systematically deteriorating:—

“Owing to the communal disturbances in 1947 and subsequent partition of India, the Company suffered a heavy loss and its market in Punjab....., the Company was faced with severe competitive market. Consequently the Management checked its position and found that (1) many of its products have become unremunerative, and (2) it has been carrying in its employees a large number of surplus hands.”

* * * * *

“The Company has been losing money heavily, the prices have gone down, but the cost of production has been rising enormously. Under the circumstances the Company cannot afford to continue to employ the huge unremunerative surplus hands.”

In a letter, dated 12th August 1949, which was written by the President of the Union to the General Manager in reply to the suggestions, dated 23 July 1949, the President suggested that the agreements were made under compulsion. There is no iota of evidence on this point before the Tribunal. In this letter the President speaks of some assurances alleged to have been given by the Manager which were not fulfilled. My attention has been drawn to the different statements of the Management about the unfavourable circumstances which were alleged to have been responsible for the fall in the works of the industry:—

Date.	Occasion.	Unfavourable circumstances alleged
1st September 1947.	When the Union demanded increment of salary.	The Mills were not getting coal and materials to run the factory.
24th January 1948.	Representation to the Labour Commissioner, West Bengal.	(1) Division of India into two dominions upset the industry which had well established organisations in Lahore and Karachi. (2) Accumulations of large stock of products. (3) Sale of rubber materials by the “Government” at prices at which no manufacturer can compete. (4) Difficulties in obtaining supply of cotton yarn for cycle tyres, model valves, cycle tubes. (5) Difficulties in getting regular supplies of coal, dyes and chemicals.
12th July 1948 . .	When a notice for retrenchment of workers was given.	Due to non-availability of raw materials, chemicals, etc., it has become almost difficult to run all the departments.
23rd July 1949 . .	Suggestions to the President of the Union to relieve the industry of the financial burden it cannot bear.	Shortage of working capital and slump in the market.

None of the assigned reasons for deterioration of the business can be set as false and frivolous. Experience shows that even in everyday as soon as one difficulty is removed another steps in.

We get some idea about the working condition of the Mills from Dhonai, worker of the Mills, who has been examined by the Union before me. Previously there were two shifts for the departments of tube machine, cable and tube finishing. Now these departments are working only one shift. The cycle tyre department has been closed since 1949. There are no goods in stock. The stock may be finished in a day if orders are received. Orders are being received. The work of the handloom department has also come down considerably. It was working regularly previously. It is working very rarely. This is what Dhonai said. The shifts are to have been reduced in 1948 from before the last award. The Management was contemplating retrenchment since then.

The Company have filed an account to show that cycle tyres are unremunerative. The details are given below:—

	Rs.	a.	p.
Compound—1 lb. 4 oz. at 8 annas per lb.
6 oz. at Rs. 2 per lb.
2 pieces at 3 annas each
Covering—One-sixth yard at 12 annas per yard
Solution (about)
			0 10 0
			0 12 0
			0 6 0
			0 2 0
			0 4 0
			2 2 0
Labour—30 men at about Rs. 3 per day (Rs. 90 for a production of 180 tyres), per tyre
			0 8 0
Net labour—Electric, coal depreciation, overheads
			0 8 0
			3 2 0
			3 0 0
			0 14 6
			2 1 6

I visited the Mills with a view to have firsthand information about the working of Mills. I could understand that the cycle tyres of this Company do not stand comparison with Dunlop tyres and have therefore no market. The price had to be reduced from Rs. 51 to Rs. 36 from 20th January 1950. The stocks on 1st January 1950, 20th January 1950 and 24th April 1950 were respectively 6,114, 6,089 and 4,255. The products of the braiding machine have no regular market. The following are the stocks of hot water hand gloves and gauntlets:—

Items	Last despatch.	Stock.	Last date of manufacture.
Water bottles	13 pieces in April 1950 .. 1 piece on 23rd March 1950.	About 400	October 1949.
Gloves	60 on 2nd November 1949. 50 on 4th November 1949 20 on 15th November 1949. 160 on 14th November 1949.	37 untested 192 tested 413 rejected
Gauntlets	..	37 untested 49 tested 198 rejected

This was the position of the stock on 24th April 1950 when I inspected the Mills. The following are the accounts of profit and loss from 24th October 1946 to 21st October 1949:—

Year.	Profit.		Loss
	Rs.	Rs. a. p.	
2003 to 2004 S. Y. Eng. 24th October 1946 to 12th November 1947	..	28,796	2
2006 S. Y.	61,573	15

The President of the Union produced some production slips of 1946 to show that the production was not correctly entered in the Mill books. The slips were not accepted as they related to 1946. We are concerned with the present position of the industry.

From the accounts my attention was drawn to the item amounting Rs. 801 spent by Rani Sahib by way of charity. I am told that Rani Sahib is a proprietress. She has not taken a farthing from the Mills, which is her private concern. The voucher for travelling expenses of Rs. 330 was not produced and heavy interest was paid for advance made by the proprietor, Manager, Depot Manager and relations of the proprietor. The accounts have been passed by a Chartered Accountant. It is presumed that the expenditures were just and supported by vouchers. If the proprietress advanced money in addition to what has been invested to earn profit, she may charge interest for the additional sum advanced. The employees may likewise charge interest for the advance made by them to the industry. The only limitation should be that the interest is not higher than what would be charged by a bank. There is no suggestion that the interest was high. About the charity, the proprietress should not have drawn the money from the Mills, or at least the amount should have been shown on the credit side of the account for the industry. This was an irregularity. But the small amount was not sufficient for improvement of the industry. I hope such irregularities in respect of paltry sums may not recur in future.

My attention was also drawn to the consumption of coal to show that it was out of proportion to the production. The Management say that the stock and consumption were entered into the register by the clerks who are members of the Union. The coal was also spent by the workers. If there had been any inflation in accounts or any mistake in accounts or an unusually high consumption, the workmen are no less responsible than the Management. There is no definite evidence or even suggestion that the workmen made the entries under compulsion, or that the Manager has used the coal for his personal requirements. If there was any unusually high consumption, it was the duty of the workmen and the Management to observe the strictest economy. Lethophole purchase on 13th February 1948 and sold on 14th February 1948. There was no entry in the register about the amount for which this was sold. Carbon block was sold by the Company in February 1948 at 8½ annas per lb. which was subsequently purchased in June 1948 at 10 annas to Re. 1 per lb. This might be due to the fluctuation in the market. The Management should have studied the position of the article in the market and should have refused to sell the article in February at a much cheaper rate. The Management has not, however, offered any explanation what stood in the way of foreseeing the position. This mistake on a single item might be absolutely *bona fide*. But whatever that may be, this mistake contributed to a very small negligible fraction of the total loss. The Company further alleged that as the Company's Head Office was at Benares till 1948 and this has since been shifted to Calcutta, it was the duty of the clerks, who are members of the Union, to maintain the accounts carefully.

There might be some irregularity in maintaining the account. It is for the accountant to give his definite verdict on the point. It has been suggested that the accounts were kept irregularly with a view to do black marketing. If this be so, the clerks who wrote the accounts are equally guilty and the Union should approach the proper authority appointed by the Government to bring the really guilty person or persons to book.

Apart from the accounts, it is clear that some of the products have no markets and shifts have to be reduced. If the products were really profitable, the Company would not have acted against their own interest in closing some of the departments and reducing the shifts. On the evidence and circumstances of the case, I am definitely of opinion that the financial position of the Mills has deteriorated substantially and there is necessity of retrenchment. In a letter of the President of the Union, dated 13th April 1950, to the Assistant Labour Commissioner, Howrah, it was suggested that the Management had appointed five or six durwans when it was contemplating retrenchment of durwans as well. Five or six durwans might have been necessary for a short time. The point is whether any new hand is appointed in preference to retrenched hands and that without any efficient justification. Nothing has been suggested on this point. In the letter, dated 12th August 1949, addressed by the President of the Union to the General Manager of the Mills, the President appears to have suggested that more money might be invested. This Tribunal regrets that it does not find its way to make any recommendation in this direction. The Tribunal cannot ask the Management to borrow and to invest more money in an industry which is a losing concern unless it is definitely satisfied that additional investment will bring in profit in future.

Having held that retrenchment of staff has been necessary in the present condition of the industry, I may lay down the principle for effecting the retrenchment. Retrenchment is a necessary incident of industry and so long as it is not *mala fide* and prompted by any unfair labour practice, the Tribunal Judges should not interfere. Any interference will be compelling the industry to run at a loss. Although I am definitely of opinion that retrenchment is necessary, I am not in a position to find out definitely the extent of such retrenchment. It is the exclusive function of the Management to determine the size of the working force. This is the recognised principle prevailing in industrially advanced countries where trade unions have also been advanced. It is for the Management to decide the magnitude of its business and production, the scheme of the business and the size of the working force having regard to its resources. If the Management works with more men than necessary, it will entail a heavy loss. If it works, on the other hand, with less men than necessary, the workmen may be overworked and may be denied daily recess, weekly rest and annual holidays. The result would be to decrease the efficiency of the workmen and to do unrest to the prejudice of the industry itself. To ensure daily recess, weekly rest and annual holidays to the workmen, there have been considerable suggestions laying down the maximum working hours and minimum rest holidays and restricting the shift works. If any one is denied these statutory privileges, his relief lies in moving the proper authorities appointed by the State and the matter may be settled by negotiations and if negotiations fail, arbitrators may intervene. But so long as the statutory privileges are not denied or curtailed, the Management has exclusive jurisdiction to determine the size of the working force. If the arbitrator is assumed to have general powers of revision—general rights to review the exercise of the Management function in question—the right to prior Management initiation has only a temporary value. It means that Management decisions under such circumstances are ultimately exercised not by Management but by the arbitrator, a third party disinterested in the responsibilities

of the enterprise. Surely this cannot be. Business cannot be run by disinterested third parties. It must be run by persons vitally interested in the conduct of the business, responsible for mistakes. In the absence of any agreement to the contrary, the right of initiating Management functions should carry with it the right to have an initiated function respected by arbitrators and upheld in the absence of showing of breach of agreement or bad faith. As an authority on this point, I may refer to "Management Functions under Collective Bargaining" by L. Teller.

Management's right to discharge an employee when there is a "cause" has been upheld. Sometimes in the agreement with the Union the term "cause" is defined. If it is not so defined and if it is doubtful as to whether the facts constitute a "cause", prior consultation may be necessary. Management functions are exercised for business reasons, and not for other reasons or for bad faith. It is only when Management functions are exercised for any reason other than *bona fide* trade reasons or are vitiated by bad faith, arbitrators may interfere; but arbitrators must refuse to interfere on the grounds of expediency, so long as the Management functions are exercised for *bona fide* trade reasons. It will be inexpedient for the arbitrators to encroach upon *bona fide* Management functions. Compulsory arbitration has been provided for grievances brought about by unfair exercise of Management functions and such arbitration must be subsequent to the exercise of the Management functions. This fact and the fact that prior arbitration or adjudication has not been provided for, emphasise the employer's general discretion in the field of Management functions:—

"Prior arbitration, by contrast, injects an implication of general supervision by a third party over the conduct of business and is an overhanging threat to the proper exercise of the Management functions."

The accepted principle of retrenchment is "last come, first go". This principle should be applied to the several department separately except to the unskilled workers. If additional hands are required in future the retrenched hands shall be given preference. Between the retrenched hands themselves, skill and efficiency shall count more than mere seniority at the time of re-employment. Other things being equal the appointment should go to the retrenched employees according to seniority.

Bonus is dependent mainly on profit. In the present case where the industry is gradually deteriorating, I am not in a position to give any direction for bonus. I recommend that as soon as the industry improves financially, the Management will consider employees' claim for bonus favourably.

A. DAS GUPTA

Judge

The 2nd August 1950.

APPENDIX A.

Memorandum, dated Lillooah, the 24th January 1948

From—Messrs. R. B. S. Jain Rubber Mills, Jwalaprasad Lane, Lillooah Howrah,

To—The Labour Commissioner, West Bengal.

1. We are the manufacturers of (a) tonga tyres, (b) cycle tyres, (c) CRT tubes, (d) I.R. tubings, (e) ebonite (hard rubber), (f) I.R. sundry articles.

- 2 We employ about 275 adults.
- 3 We have often produced goods worth one lakh of rupees per month with the present strength of workers.
4. In an average, our usual production had been about Rs. 75,000 monthly.
5. Our selling organisation had its branches and agencies throughout India including Lahore and Karachi.
6. Due to division of India into two dominions and the consequences that followed the business has been upset.
7. There is practically no organised business west of Delhi and east of Calcutta.
- 8 With the hope that things will settle down early, we continued with our usual programme of production.
9. Very large stock of our products have accumulated unsold drying up our financial resources and putting us into a very awkward position.
- 10 Rubber articles have been sold off by the department of "Disposals" at prices at which no manufacturer can ever compete.
- 11 We are experiencing unimaginable difficulties in obtaining our supplies of cotton yarn suitable for the manufacture of cycle tyres.
12. Metal valves required for cycle tubes are not available locally. Even England and other sterling areas are unable to supply.
- 13 As metal valves are articles of consumption and do not fall under the head "Capital Goods" licenses to import them from hard currency areas is difficult to get.
- 14 In spite of our best efforts, we are unable to procure regularly our supplies of coal, dyes and chemicals.
- 15 Under these circumstances, it has become impossible to carry on with full production with anything like realistic efficiency.
- 16 We have been compelled by force of circumstances to reduce our production by something like 50 per cent.
- 17 To run the industry on economically sound lines, it is imperative that the number of workers be reduced by 50 per cent.
- 18 The leaders of our workers' Union quite naturally find themselves unable to agree to retrenchment voluntarily.
- 19 Since the workers have come to know the idea of retrenchment, they have stopped dispatches of the products and as such, it is feared that

we may not be able to meet our liabilities towards the workers themselves as well as towards our supplies of raw materials and power.

20. Our stocks of raw materials are running low and it is feared that in absence of necessary commodities the factory may have to be declared closed.

21. Under urgency of the situation, we request you kindly to intervene as early as practically possible.

22. In case no solution of the problem could be naturally agreed upon we request that the matter be placed before a Tribunal for award.

Sd. [ILLEGIBLE].

General Manager,

R. B. S. Jain Rubber Mills.

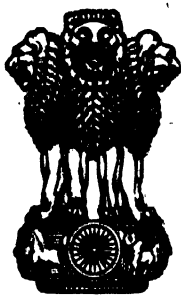
By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy



Calcutta

The



सत्यमेव जयते

Gazette

Published by Authority

THURSDAY, SEPTEMBER 7, 1950

CONTENTS:

Page.		Page.	
I.—Orders and notifications by the Government of West Bengal, the High Court, Government Treasury, etc. ..	1807—1847	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President ..	Nil
II.—Orders and notifications by the Government of India republished for general information ..	Nil	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament—	
III.—Educational Notices ..	223—226	Notification No. 1769L., dated 6th September, 1950 ..	123
IV.—Advertisements, Notices ..	317—326	SUPPLEMENT No. 36—	
V.—Acts of the West Bengal Legislature ..	Nil	Weekly Weather and Crop Report of West Bengal for the week ending the 23rd August 1950 ..	369—370
VI.—Ordinances promulgated by the Government of West Bengal under the Constitution of India ..	Nil	Third Forecast of the Cotton Crop of West Bengal and Tripura State for the year 1949-50 ..	371
VII.—Bills introduced in the West Bengal Legislative Assembly; Reports of Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly ..	Nil	Calcutta Improvement Trust Notice ..	371
		Corporation of Calcutta Notice ..	372

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 2495G.A.

Appointments and Transfers.

General.

Calcutta.—No. 2436G.A./3D-1/49Part.—29th August 1950.—Sri Kiran Chandra Mitra, Assistant Secretary to the Government of West Bengal, (General Administration) Department, on 1st September 1950, appointed to be Assistant Secretary, (Anti-Corruption and Enforcement) Department, with effect from the 1st September 1950.

Police.

Calcutta.—No. 2435G.A./3P-69/50.—29th August 1950.—Sri Nihar Kumar Bardhan, lately Director of Enforcement, Ahmedabad, Government of India, Ministry of Industries, appointed to act as Assistant Commissioner of Police, Calcutta, with effect from 1st September 1950, on reversion from the Government of India.

in extension of the leave granted to him under the orders contained in this department notification No. 2006G.A., dated the 19th July 1950.

24-Parganas.—No. 2447G.A./21-17/50.—30th August 1950.—Sri Krishna Kalidas Ganguli, Deputy Magistrate and Deputy Collector, 24-Parganas, is allowed leave on average pay for two months, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 10th July 1950.

By order of the Governor,
S. N. RAY, Chief Secy.

Political

NOTIFICATION.

No. 5353-P./14E-27/50.—30th August 1950.—The Reverend Harold William Nicklin of the Baptist Missionary Society, Calcutta, is authorised under section 6 of the Indian Christian Marriage Act, 1872 (XV of 1872), to solemnize marriages between persons one or both of whom is or are a Christian or Christians and under section 9 of the Act to grant certificates of marriages between Indian Christians.

He is also appointed under Act VI of 1886 to be a Registrar of Births and Deaths for the district of 24-Parganas.

POLICE DIRECTORATE

Orders by the Inspector-General of Police,
West Bengal

Calcutta.—No. 5944A.—26th August 1950.—
Hooghly-Calcutta.—Sri Sushileswar Mukharji, probationary Inspector, Hooghly, now temporarily attached to the Special Police Establishment, Ministry of Home Affairs, Government of India, Calcutta, is confirmed in his appointment with effect from 1st March 1950 in terms of Government Order No. 3004P1., dated 17th August 1950.

Calcutta.—No. 6033A.—30th August 1950.—
Nadia.—Sri Prafulla Kumar Ghosh, probationary Inspector, Nadia, is confirmed in his appointment with effect from 1st March 1950.

S. GUPTA, Insp.-Genl.

JUDICIAL DEPARTMENT

No. 2496G.A.

Powers.

Hooghly.—No. 2421G.A./2P-40/50.—28th August 1950.—Sri Gouri Sankar Banerjee, Deputy Magistrate, on probation, Hooghly, is vested with the powers of a Magistrate of the third class.

Hooghly.—No. 2422G.A./2P-40/50.—28th August 1950.—Sri Haratosh Chakrabarti, Sub-Deputy Magistrate, on probation, Hooghly, is vested with the powers of a Magistrate of the third class.

Burdwan.—No. 2442G.A./5C-63/50.—30th August 1950.—Sri C. K. Ray, I.A.S., Assistant Magistrate, Asansol, has been vested with the powers of a Deputy Collector.

24-Parganas.—No. 2454G.A./2P-18/50.—31st August 1950.—Sri Dharendra Nath Banerjee, Sub-Deputy Magistrate and Sub-Deputy Collector, Alipore, 24-Parganas, is vested with the powers of a Magistrate of the first class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

NOTIFICATION.

Calcutta.—No. 5617J.—30th August 1950.—In exercise of the power conferred by sub-section (1) of section 4 of the West Bengal Criminal Law Amendment (Special Courts) Act, 1949 (West Bengal Act XXI of 1949), the Governor is pleased to allot for trial to the Special Judge presiding over the Special Court constituted by notification No. 5140J., dated the 16th September 1949, the case specified in the schedule hereto annexed:—

The Schedule.

Serial No.	Name of the accused person.	Offence charged against the accused.
1.	Prafulla Kanta Banerji alias P. K. Banerji of 24, Chowringhee Road, and of 13, Kabir Road, Calcutta.	Section 420 of the Indian Penal Code and section 484 of the Indian Penal Code, read with section 485 of the same Code.

By order of the Governor,

FINANCE DEPARTMENT

Audit

NOTIFICATIONS.

No. 3746F./F/1R/18(18)/50.—30th August 1950.—In exercise of the powers conferred by article 303 read with article 313 of the Constitution of India, the Governor is pleased to have that the following further amendments shall be made in the West Bengal Service Rules, Part corrected up to 1st November 1948, namely:—

Amendments.

1. For rule 171 of the said rules, substitute the following:—

"171. Notwithstanding anything in clauses (a) and (b) of rule 170—

(a) the earned leave admissible to—

(i) the Judges and Registrar of the Small Cause Court, Calcutta;

(ii) members of the West Bengal Civil Service (Judicial); and

(iii) members of the clerical establishment in the Small Cause Court, Calcutta, and in the Civil Courts,

shall, in respect of duty performed in any year in which the Government servant avails himself of the full vacation be 1/22nd of the period spent on duty;

(b) the earned leave admissible to such Government servant in respect of any year in which he is prevented from availing himself of the full vacation shall be such proportion of fifteen days' earned leave as the number of days of vacation not taken bears to the full vacation."

2. For rule 188 of the said rules, substitute the following:—

"188. Vacation counts as duty, but the periods of total leave in rule 179 and clauses (a) and (b) of rule 184 shall ordinarily be reduced:—

(a) in the case of—

(i) the Judges and Registrar of the Small Cause Court, Calcutta;

(ii) members of the West Bengal Civil Service (Judicial); and

(iii) members of the clerical establishment in the Small Cause Court, Calcutta, and in the Civil Courts, by fifteen days;

(b) in other cases by one month; for each day of duty in which the Government servant has availed himself of the vacation. If a part only of the vacation has been taken in any year, the period to be deducted will be a fraction of fifteen days in (a) or of a month in case (b) equal to the proportion which the part of vacation taken bears to the full period of vacation, provided that in the case of members of the West Bengal Civil Service (Judicial) leave may not be affixed and prefixed to a vacation."

3. For rule 190 of the said rules, substitute the following:—

"190. In cases of urgent necessity when Government servant requires leave and no leave is due to him the periods in rule 179 and (a)

ceased by one month for every two years of
in a vacation department:

provided that in the case of—

- (i) members of the West Bengal Civil Service (Judicial);
- (ii) the Judges and Registrar, Small Cause Court, Calcutta; and
- (iii) members of the clerical establishment in the Small Cause Court, Calcutta, or in the Civil Courts.

amount of leave to be added should be
fixed by fifteen days."

These amendments should be deemed to have
effect as if those were issued on 1st July 1946.

3770F./F/3L-2(24)/50.—1st September 1950.
Subodh Kumar Ghosh, Financial Adviser,
Departments of Food and Supplies, and *Ex-officio*
Secretary to the Government of West
Bengal, is allowed leave preparatory to retirement
average pay under Article 184(b) (ii), West
Bengal Service Rules, Part I, for twelve days
effect from 3rd October to 14th October
both days inclusive, with permission to pre-
sence absent, the 1st October 1950, and Monday,
2nd October 1950, which is a holiday on
account of Mahatma Gandhi's birthday and affix
Durga and Lakshmi Puja holidays from the
15th to 26th October 1950.

By order of the Governor,
B. DAS GUPTA, Secy.

Taxation.

NOTIFICATIONS.

1917F.T.—29th August 1950.—Sri Krishna
Kumar of the West Bengal Junior Civil
Service, now officiating as a Statistician in the
Central Statistical Bureau, is appointed sub-
stantively on probation to the post with effect
from the 25th January 1949.

1941F.T.—31st August 1950.—Sri Subodh
Chatterjee, Commercial Tax Officer,
Class II, on probation, is appointed to be a
Commercial Tax Officer, Shyambazar Charge,
Calcutta, with effect from the date on which he
assumes charge.

1942F.T.—31st August 1950.—Sri S. C.
Sinha, Commercial Tax Officer, Grade I,
appointed to Cooch Behar on special duty, is
appointed to be a Commercial Tax Officer, Central
Calcutta, with effect from the date on
which he assumes charge.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

M.2B-8/50.—31st August 1950.—The follow-
ing amendment made by the Corporation of
Calcutta under clause (33) of section 478 of
the Calcutta Municipal Act, 1923 (Bengal Act III
of 1923), in the by-laws published under notifica-
tion No. 1939M., dated the 10th April 1937, has
been sanctioned by the Governor under sub-
section (1) of section 463 of the said Act and is

hereby published as required by section 486 there-
of:—

Amendment.

For the existing sub-clauses (i), (ii) and (iii)
of clause (b) of by-law No. 12 substitute the
following:—

- (i) For large animals weighing more than
2 maunds—Rs. 5 each.
- (ii) For medium sized animals weighing
between 1 and 2 maunds—Rs. 4 each.
- (iii) For animals weighing less than 1 maund
—Rs. 1-8 each.

Birbhum.—No. M.1M-48/50(A)—5th September
1950.—In exercise of the power conferred by sub-
section (3) of section 1 of the Bengal Village Self-
Government Act, 1919 (Bengal Act V of 1919),
the Governor is pleased to withdraw the said Act
from the area which was under the jurisdiction
of the Bolpur union board in the district of
Birbhum and for which a municipality has been
constituted, with effect from the date of the
constitution of the said municipality.

Birbhum.—No. M. 1M-16/50(B)—5th Septem-
ber 1950.—In exercise of the power conferred by
sub-section (3) of section 1 of the Bengal Village
Self-Government Act, 1919 (Bengal Act V of
1919), the Governor is pleased to withdraw the
said Act from the area which was under the
jurisdiction of the Rampurhat union board in the
district of Birbhum and for which a municipality
has been constituted, with effect from the date of
the constitution of the said municipality.

By order of the Governor,
S. K. GUPTA, Secy.

No. L.S.-G.2F-53/50(11)—29th August 1950.—
The following officers are appointed to the posts
noted against each with effect from 18th April
1950 up to 28th February 1951:—

Mr. C. M. Gogerly—Deputy Director, West
Bengal Fire Services

Mr. R. A. Parker—Divisional Officer, Divi-
sion A.

Mr. S. C. Dasgupta—Divisional Officer, Divi-
sion B.

Mr. S. Bose—Divisional Officer, Division C.

Mr. S. Chatterjee—Divisional Officer, Divi-
sion D.

Murshidabad.—No. L.S.-G.1U-65/49.—30th
August 1950.—In exercise of the power conferred
by section 5 of the Bengal Village Self-Govern-
ment Act, 1919 (Bengal Act V of 1919), and after
consideration of the views of the Murshidabad
District Board, the Governor is pleased to direct
that each of the following local areas in police-
station Bharatpur in the Kandi subdivision of

the district of Murshidabad shall be declared a union for the purposes of the Act:—

Murshidabad district, Kandi subdivision, Bharatpur police-station.

Names of mauzas constituting the union with their number in the jurisdiction list.

Kagram union.

Kagram, 104.

Bahara, 106.

Dhandanga, 105.

Talibpur union.

Talibpur, 107.

Sarmastapur, 143.

Ramna Barakhari, 144.

2. In exercise of the power conferred by sub-section (1) of section 6 of the said Act, the Governor is pleased to establish a union board for each of the unions hereby declared and to fix nine as the number of members of each union board.

3. This notification cancels so much of notification No. 4950L.S.-G., dated the 4th December 1927, as relates to the establishment of the Kagram-Talibpur union board in police-station Bharatpur and shall take effect from the date of constitution of the new union boards by elections to be held after the 31st March 1951.

By order of the Governor,
A. ZAMAN, Dy. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta.—No. Medl.4090/8S-45/49.—28th August 1950.—Assistant Surgeon Dr. Anil Kumar Roy, M.S., Resident Medical Officer, Presidency General Hospital, Calcutta, is granted leave for two years with effect from the 1st September 1950 or any subsequent date from which the leave is availed of, viz:—

- (i) Earned leave for one hundred and fifty days, under rule 167(ii) of the West Bengal Service Rules, Part I.
- (ii) Study leave for the remaining period, under rules 1-4 of the Study Leave Rules.

Calcutta.—No. Medl.4092/CF/1P-8/50.—28th August 1950.—Sri Sudhanshu Sekhar Mitra, M.Sc., is appointed temporarily, to act, until further orders, as the 6th Assistant Chemical Examiner to the Government of West Bengal, with effect from the 10th August 1950, *vice* Sri Bimal Chandra Pal.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Calcutta.—No. Medl.4068/DHS/1B-13/50.—26th August 1950.—Dr. B. P. Tribedi, M.B. (Cal.), D.B. (Lond.), F.N.I., Professor of Pathology, Medical College, Calcutta, and Bacteriologist to the Government of West Bengal, is granted leave on average pay for the period from the 7th October 1950 to the 14th November 1950

Calcutta.—No. Medl./4110/CF/1A-50/50.—29th August 1950.—Temporary Assistant Surgeon Dr. J. D. Arora, Registrar, Gynaecological Division, Lake Medical College Hospital, Calcutta, is granted extraordinary leave for one year in relaxation of rule 174(2) of the West Bengal Service Rules, Part I, with effect from 1st September 1950 or any subsequent date from which the leave is availed of.

Calcutta.—No. Medl./4120/DHS/1A-32/50.—30th August 1950.—Assistant Surgeon Dr. Radha Raman Roy, Resident Medical Officer, Sisir Nibas, Medical College Hospitals, Calcutta, was placed on supernumerary duty in the same institution for the period from the 1st June 1950 to the 14th June 1950.

Calcutta-Hooghly.—No. Medl./4121/DHS/1A-32/50.—30th August 1950.—Assistant Surgeon Dr. Radha Raman Roy on supernumerary duty at the Medical College Hospitals, Calcutta, is appointed to act, until further orders, as Medical Officer, Imambarra Hospital, Hooghly, with effect from the date on which he took over charge, *vice* Dr. A. M. A. Haque, on leave.

This cancels notifications No. Medl./2400/DHS/1A-32/50, dated the 31st May 1950, and No. Medl./1584/CF/20M-26/49/II(II), dated the 15th April 1950.

Calcutta.—No. Medl.4134/DHS/5A-5/50(II)—31st August 1950.—Dr. S. C. Sinha, B.Sc., M.B. (Cal.), F.R.C.S. (Edin.), Professor of Surgery, Lake Medical College, Calcutta, is granted leave, *ex-India*, on average pay on proper medical certificate, for the period from the 21st July 1950 to the 22nd August 1950, under rule 184(b)(ii) of the West Bengal Service Rules (Part I), in extension of the leave already granted to him in notification No. Medl.998/DHS/5A-50(II), dated the 10th March 1950.

Calcutta.—No. Medl.4137/DHS/1M-6/50—31st August 1950.—Temporary Assistant Surgeon Dr. Muralidhar Sen Gupta, M.B. (Cal.), D.O.M.S. (Lond.), on supernumerary duty in Eye Infirmary, Medical College Hospital, Calcutta, was granted leave for thirty days, with effect from the 12th June 1950, viz:—

- (i) Earned leave for thirteen days, under rule 168(I) of the West Bengal Service Rules (Part I), and
- (ii) leave on medical certificate for remaining period, under rules 173(2) and 173(3) of the West Bengal Service Rules (Part I).

Calcutta.—No. Medl.4146/DHS/5A-5/50(II)—31st August 1950.—Dr. S. C. Sinha, B.Sc., M.B. (Cal.), F.R.C.S. (Edin.), Professor of Surgery, Lake Medical College, Calcutta, is granted leave, *ex-India* on average pay, on proper medical certificate, for the period from the 1st July 1950 to the 22nd August 1950, under rule 184(b)(ii) of the West Bengal Service Rules (Part I), in extension of the leave already granted to him in notification No. Medl.998/DHS/5A-50(II), dated the 10th March 1950.

2. This cancels notification No. Medl.4146/DHS/5A-5/50(II), dated the 31st August 1950.

By order of the Governor

WEST BENGAL COUNCIL OF MEDICAL REGISTRATION.

of the Returning Officer, Grosvenor House,
21, Old Court House Street, Calcutta.

Calcutta, the 6th September 1950.

NOTIFICATION.

is hereby notified for general information that will be election of members of the Council clauses (f), (g) and (h) of section 4 of the Medical Act, 1914, as amended to date, which the final electoral roll has been prepared under rule 10 of the Rules published under Government notification No. 2163/5M-2/50, dated May 1950. All electors borne in this roll are hereby invited to participate in the election in their respective constituencies. The electors desire to nominate or to be nominated may do so to the undersigned for nomination papers in the prescribed form.

The election will be held in accordance with the following programme:—

1. Last date for receiving nomination papers by the Returning Officer in his office—25th September 1950 up to 2 p.m.

2. Scrutiny of nomination papers by the Returning Officer in his office—29th September 1950 (1 p.m.).

3. As a result of the scrutiny there be more vacancies than the vacancies, votes will be obtained by use of voting papers by registered post.

4. Dispatch of voting papers up to—20th November 1950.

5. Last date for receiving voting papers by the Returning Officer in his office—8th December 1950 up to 4 p.m.

6. Counting of votes by the Returning Officer in his office to commence at 12 noon on 14th December 1950.

7. Copies of the Government Rules regarding the election may be had from this office on payment of Rs. 1, postage extra.

M. N. GUPTA,

Registrar (Returning Officer).

WORKS AND BUILDINGS DEPARTMENT

Establishment

NOTIFICATION.

No. 81E.—30th August 1950.—The Governor is directed to appoint the persons named below as Temporary Assistant Engineers in the Directorate of Works and Buildings with effect from the dates which they join the appointments:—

Sri Arun Kanti Basu, B.Sc., B.E., son of Sri Manindra Mohan Basu.

Sri Shiba Kinkar Talapatra, B.E., son of Sri Devendra Kumar Talapatra.

Sri Ratnakar Gaba, B.E., son of Sri B. C. Gaba.

(4) Sri Rabi Priya Basu, B.E., son of Sri Chitta Ranjan Basu.

(5) Sri Sudhansu Kumar Basu, B.E., son of Sri Jitendra Nath Basu.

(6) Sri Nirmal Chandra De, B.Sc., B.E., son of Sri Sambhu Nath De.

(7) Sri Siddhananda Chatterjee, B.Sc., B.E., son of Sri Nilananda Chatterjee.

(8) Sri Chandra Nath Bose, B.E., son of Sri Gour Krishna Bose.

(9) Sri Deb Kumar Ghosh, B.E., son of late Sri Satyendra Kumar Ghosh.

(10) Sri Sachindra Kumar Sen, B.E., son of Sri Amalendu Sen.

2. These temporary Assistant Engineers are, until further orders, posted to the stations noted below:—

(a) No. (1) to the office of the Superintending Engineer, Presidency Circle, as Technical Assistant of the Superintending Engineer.

(b) No. (2) to the office of the Superintending Engineer, Central Circle, as Technical Assistant of the Superintending Engineer.

(c) No. (3) to the office of the Superintending Engineer, Northern Circle, as Technical Assistant of the Superintending Engineer.

(d) Nos. (4) and (5) under the Executive Engineer, Survey Division No. I, under the Road Planning Circle.

(e) Nos. (6) and (7) under the Executive Engineer, Survey Division No. II, under the Road Planning Circle.

(f) No. (8) to the office of the Executive Engineer, Design Division No. II, under the Road Planning Circle.

(g) No. (9) under the Superintending Engineer, Presidency Circle.

(h) No. (10) under the Superintending Engineer, Central Circle.

By order of the Governor,

S. K. MAJUMDAR, Jt. Secy.

WORKS AND BUILDINGS DIRECTORATE

Establishment

NOTIFICATION.

No. 80E.—29th August 1950.—Sri Madan Mohan Nandy, temporary Assistant Engineer, attached to Kaliagunge Construction Subdivision under Malda Construction Division of the Road Construction Circle No. II, is allowed, under rule 168(I) of the West Bengal Service Rules, Part I, to earn leave for thirteen days with effect from 21st August 1950 to 2nd September 1950.

S. N. CHAKRAVERTY,

Special Chief Engineer

IRRIGATION AND WATERWAYS DEPARTMENT

NOTIFICATIONS.

No. 46.—28th August 1950.—The services of Sri Bidyut Kumar Banerjee, Sub-Deputy Magistrate and Sub-Deputy Collector, who was employed as Personal Assistant to the Administrator, Mayurakshi Reservoir Project, and *ex-officio* Additional Secretary, Irrigation and Waterways Department, were replaced at the disposal of the Home (General Administration) Department with effect from the 16th August 1950.

No. 47.—28th August 1950.—Sri Bidyut Kumar Banerjee, Sub-Deputy Magistrate and Sub-Deputy Collector, while acting as Personal Assistant to the Administrator, Mayurakshi Reservoir Project, and *ex-officio* Additional Secretary to the Government of West Bengal, Irrigation and Waterways Department, was allowed under rule 167(v) of the West Bengal Service Rules, Part I, an extension of earned leave for the period with effect from the 18th July up to 14th August 1950, in continuation of the leave granted under the orders, dated the 7th July 1950.

No. 48.—29th August 1950.—Sri Amulya Kishore Lodh, Sub-Deputy Magistrate and Sub-Deputy Collector, is appointed to act as Personal Assistant to the Administrator, Mayurakshi Reservoir Project, with effect from the date on which he assumes charge until further orders.

By order of the Governor,
A. B. GANGULI, Addl. Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

ORDER.

No. 2037M.P.—30th August 1950.—In exercise of the powers conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Ltd., Licensees of the Calcutta and District Consolidated Electric Licence, 1946, for the purpose of erecting an overhead service line in the eastern private common passage leading to the premises No. 32, Buxarah Road, Howrah, from the existing overhead distributor on Buxarah Road to the said premises, situated within the area of supply of the said Corporation and for repairing the same whenever necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government or to be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

NOTIFICATION.

No. 2024M.P.—30th August 1950.—Niranjan Das Gupta, B.F.E., Assistant Electric Inspector, is appointed as Electric Inspector, the Directorate of Electricity, West Bengal, with effect from the 1st March 1950.

By order of the Governor
S. C. DAS GUPTA, Dy. Secy.

Industries

RESOLUTION No. 2060-IND.

Calcutta, the 28th August 1950.

Read an application, dated the 1st November 1949, from Sri Umapada Ghar and Sri Tara Ghar of Sonamukhi, Bankura, asking for a grant of Rs. 4,000 only under section 19(1)(a) of Bengal State Aid to Industries Act, 1931 (Be Act III of 1931), for the purpose of developing stick charcoal industry.

Read also resolution of the meeting of the Board of Industries, West Bengal, held on the 12th August 1950, incorporated in the report submitted by their letter No. 7433, dated the 17th August 1950, from the Director of Industries and Secretariat Board of Industries, West Bengal.

Order.

Ordered that the application be rejected and the resolution be published in the *Calcutta Gazette*.

By order of the Governor
S. K. CHATTERJEE, Secy.

DIRECTORATE OF INDUSTRIES

Orders by the Director of Industries, West Bengal

No. 178.—30th August 1950.—Sri P. C. Principal, Bengal Silk Technological Institute, Berhampore, under this Directorate, was allowed earned leave for eighteen days, from 2nd August 1950 to 19th August 1950, under rule 170 of the West Bengal Service Rules, Part I.

He was permitted to affix Sunday, the 20th August 1950, to the leave.

D. N. GEOSE, Dir.

LABOUR DEPARTMENT

ORDER.

No. 4813Lab.—29th August 1950.—In exercise of the power conferred by clause (e) of sub-section (2) of section 7 of the Payment of Wages Act, 1947, the Government of West Bengal is pleased to order that the wages payable to the employees of the Calcutta Electric Supply Corporation, Ltd., shall be paid on the 1st day of the month following the month in which the wages are due.

36 (IV of 1936), and in supersession of this order No. 2131Lab., dated the 1st May 1950, the Governor is pleased to authorise the Alkali and Chemical Corporation of India, Ltd., Rishra, Hooghly, to make deductions from the wages of the employed persons of the said company specified therein for supplying the said employed persons with the amenities and services of a sports club.

Schedule.

Rates of deductions.

- (i) When the employed person is a member of the staff other than the durwans and the workers—eight annas per month from the wages of such person;
- (ii) when the employed person is a durwan—four annas per month from the wages of such person; and
- (iii) when the employed person is a worker—one anna per month from the wages of such person.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

NOTIFICATIONS.

No. 4785Lab.—28th August 1950.—In exercise of the power conferred by sub-section (3) of section 4 of the Bengal Shops and Establishments Act, 1940 (Bengal Act XVI of 1940), read with rule 3 of the Bengal Shops and Establishments Rules, 1941, the Governor has been pleased to suspend the operation of the provision of sub-section (1) of section 6 of the said Act in respect of all shops and establishments within the Municipality of Darjeeling for a period of one month with effect from the 14th June 1950 on account of the public emergency caused by heavy rain, storm and land-slides in the said area.

No. 4786Lab.—28th August 1950.—Whereas there is a public emergency which requires that the factory known as Darjeeling Himalayan Railway Locomotive, Carriage and Wagon Workshops, situated at Tindharia, Darjeeling, with the exception of the Carpentry and Motor Repair shops, should be exempted from the provisions of Chapter VI, other than section 59, of the Factories Act, 1948 (LXIII of 1948);

Now therefore, in exercise of the power conferred by section 5 of the said Act, the Governor has been pleased hereby to exempt the said factory, with the exception of the Carpentry and Motor Repair shops, from the provisions of Chapter VI, other than section 59, of the said Act, up to the 30th September 1950, subject to the conditions hereinafter following, namely:—

- (1) No worker shall be employed in the factory for more than ten hours on any day;
- (2) no worker shall be employed for more than sixty hours in any one week;
- (3) no worker shall be allowed to work for more than six hours before he has had an interval for rest of at least half an hour; and
- (4) a copy of this notification shall be displayed in a conspicuous position at or near the main entrance of the factory.

No. 48291Lab.—29th August 1950.—Notification No. 30791Lab., dated the 8th June 1950, is hereby cancelled.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 47(2)49W.C.—23rd August 1950.—In partial modification of this Labour Directorate notification No. 47L.C., dated 23rd April 1949, published at page 750, Part I of the *Calcutta Gazette*, dated 5th May 1949, the name of "Janab Mahabub Mia", a member elected by the workers from constituency No. 4 (weaving) to the Works Committee in Wellington Jute Mills, Rishra, Hooghly, is hereby cancelled and the name of "Sri Jadu Missir" is published in his place for general information as a result of by-election held in constituency No. 4.

No. 76(2)49W.C.—23rd August 1950.—The name of "Mr. McKenzie" is published as a member nominated by the employers to the Works Committee in the Ganges Printing Co., Ltd., 45, Raj Narayan Roy Chowdhury Ghat Road, Sibpur, Howrah, for general information in addition to the names of members constituting the above Works Committee in this Directorate notification No. 76W.C., dated 1st November 1949, published at page 1937, Part I of the *Calcutta Gazette*, dated 10th November 1949.

No. 37(5)48W.C.—24th August 1950.—In partial modification of this Labour Directorate notification No. 37L.C., dated 30th June 1948, published at page 919, Part I of the *Calcutta Gazette*, dated 15th July 1948, the names of "Sri Nagendra Nath Das" and "Sri Bejon Behari Bose" are published for general information as members elected by the workers to the Works Committee in the Dunlop Rubber Co. (India), Ltd., post office Subaganj, Hooghly, in places of "Sri Shew Sankar Prosad" and "Sri Asoke Kumar Mitra" as a result of by-election in constituency No. 3.

No. 87(3)48W.C.—24th August 1950.—The name of "Sri R. K. Poddar", a member nominated by the employers to the Works Committee in Reform Flour Mills, Ltd., 109/1, Foreshore Road, Shibpur, Howrah, as published in this Labour Directorate notification No. 87(2)48W.C., dated 19th July 1950, at page 1530, Part I of the *Calcutta Gazette*, dated 3rd August 1950, is hereby cancelled and the name of "Mr. D. V. Subbaya" is published in his place for general information.

No. 40(3)49W.C.—25th August 1950.—In partial modification of this Labour Directorate notification No. 40L.C., dated 21st April 1949, published at page 702, Part I of the *Calcutta Gazette*, dated 28th April 1949, the name of "Mr. Charles Houston", a member nominated by the employers to the Works Committee in India Jute Co., Ltd., Serampore, Hooghly, is hereby cancelled and the name of "Mr. Walter Mill" is published in his place for general information.

No. 53(4)48W.C.—19th August 1950.—In partial modification of this Labour Directorate notification No. 53L.C., dated 3rd September 1948, published at page 1259, Part I of the *Calcutta Gazette*, dated 16th September 1948, the name of "Mr. J. R. Galloway", a member nominated by the employers to the Works Committee in the National Carbon Co. (India), Ltd., 5, Rustumjee Parsee Road, Cossipore, Calcutta-2, is hereby cancelled and the name of "Mr. Mark Mason" is published in his place for general information.

No. 20(7)48W.C. — 29th August 1950. — In partial modification of this Labour Directorate notification No. 20L.C., dated 12th May 1948, published at page 762, Part I of the *Calcutta Gazette*, dated 10th June 1948, the names of "Janab Abdul Latif", "Janab Shah Mohammad", "Janab Hadish" and "Janab Abdul Karim Mea", members elected by the workers to the Works Committee in Kamarhatty Co., Ltd., Kamarhatty, 24-Parganas, are hereby cancelled and the names of "Janab Abdul Gafur", "Janab Aynool Hoda", "Janab Essaqui Sardar", "Sri Dharmu Dhar Mahanty" and "Janab Hanif" are published in their places for general information, as a result of by-election held in constituency Nos. 3, 4, 5 and 6, respectively.

S. K. HALDAR,
Labour Commissioner.

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 9353F.D./FD/11/6/50.—31st August 1950. —The services of Sri Sudarsan Chandra Maitra, I.A.S., now employed as Director of Procurement and Supply under the Department of Food, are replaced at the disposal of the Home (General Administration) Department with effect from 5th September 1950.

No. 9354F.D./FD/11/6/50.—31st August 1950. —Sri Manindra Chandra Mukherjee, I.A.S., now employed as Special Officer, Directorate of Procurement and Supply, Department of Food, is appointed to be Director of Procurement and Supply under the same department with effect from 5th September 1950, *vice* Sri Sudarsan Chandra Maitra, I.A.S.

No. 9355F.D./DCS/FD/8A/34/49.—31st August 1950.—1. Sri Sachindra Kumar Bhattacharyya, W.B.C.S. (Judicial), employed as Special Officer (Permit) under the Directorate of Rationing and Distribution, is appointed to be Chief Commercial Manager, Sale and Organisation Section in the same Directorate, *vice* Sri Atindra Nath Mukherjee.

2. Sri Naresh Chandra Chowdhury, W.B.J.C.S., Special Officer (Kerosene) under the Directorate of Rationing and Distribution, is appointed, until further orders, as Special Officer (Permit) in the same Directorate, in addition to his own duties, *vice* Sri Sachindra Kumar Bhattacharyya.

3. This supersedes this department notification No. 7641F.D., dated 14th July 1950, appointing Sri Naresh Ch. Chowdhury, W.B.J.C.S., Special Officer (Kerosene), as Special Officer (Establishment) in addition to his own duties.

By order of the Governor,
S. K. SANYAL, Dy. Secy.

No. 8978F.D./FD/8A/27/50.—23rd August 1950.—Sri Rajeswar Sen, District Assistant Controller, Murshidabad, was appointed temporarily to act as District Controller, Murshidabad, for the period from the 17th January 1950 to the 20th March 1950.

By order of the Governor,
A. BOSE, Asst. Secy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

No. 9854L.R.—29th August 1950.—In exercise of the powers conferred by section 189 and sub-section (6) of section 190 of the Bengal Tenancy Act, 1885 (VIII of 1885), the Governor is pleased to make the following amendment in the rule published under notification No. 5462L.R., dated the 26th March 1929, at pages 549-592 in Part I of the *Calcutta Gazette* of the 28th idem, as subsequently amended, namely:—

In clause (i) of sub-rule (2) of rule 24 of the said rules after the word "envelope" insert the following namely:—

"or where a postal registration envelope is not readily available an ordinary envelope"

By order of the Governor
S. BANERJEE, Secy.

ভূমিগ্রহণ শাখা।

Land Acquisition

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

নদীয়া।—নং ৯৮৬০এল.এ(সি. ডিবিউ)।—২৯শে আগস্ট ১৯৫০।—
নদীয়া জেলার অবর শাসক ও সমাহর্তী প্রভবতঃ চক্রবর্তীকে ১৯৪৮ সনের ভূমিগ্রহণ আইনের বিধানমত উক্ত জেলার এবং হরিনগড়া পরিদপন সংক্রান্ত ভূমিগ্রহণের জন্য ২৪-পরগণা জেলার সমাহর্তীর ক্ষমতা প্রদত্ত হইল।

Nadia.—No. 9860L.A.(P.W.)—29th August 1950.—Sri Bhabatosh Chakrabarty, Sub-Deputy Magistrate and Sub-Deputy Collector, Nadia, is vested with the powers of a Collector under the Land Acquisition Act, I of 1894, in the district of Nadia. He is vested with the aforesaid powers in the district of 24-Parganas also in connection with the acquisition of lands for the Haringhat project in the latter district.

নদীয়া।—নং ৯৮৬২এল.এ(সি. ডিবিউ)।—২৯শে আগস্ট ১৯৫০।—
৭ই মার্চ ১৯৫০ তারিখের ২০০৮এল.এ নং প্রজ্ঞাপনে নদীয়া জেলা পুনর্ভাসন আধিকারিক প্রিন্সিপাল রক্তকে, ১৮৯৪ সনের ভূমিগ্রহণ আইন বিধানমত উক্ত জেলার সমাহর্তীর বে ক্ষমতা প্রদত্ত করা হইয়াছিল তা এই প্রজ্ঞাপন জারীর তারিখ হইতে প্রত্যাহার করা হইল।

প্রজ্ঞাপনের আদেশানুসারে,
নটোন্দ্রমোহন বন্দ্যোপাধ্যায়,
কম্পোজিট।

Nadia.—No. 9862L.A.(P.W.)—29th August 1950.—The powers of a Collector under the Land Acquisition Act, I of 1894, in the district of Nadia conferred upon Sri Sukumar Brahma, Rehabilitation Officer, Nadia, in notification No. 2338L.A., dated the 7th March 1950, are withdrawn with effect from the date of issue of this notification.

Burdwan.—No. 99201.L.A.—30th August 1950.—The Governor is pleased to cancel the notification 99121.L.A., dated the 18th March 1946, under section 4 of the Land Acquisition Act, I of 1894, published at page 533, Part I of the *Calcutta Gazette* of the 21st idem, in respect of the proposed acquisition of 28.84 acres of lands for the Indian Iron and Steel Co., Ltd., for completing the Railway Track in the villages of Punduri, etc., thanas Kulti and Asansol, and Shergarh, district Burdwan.

Midnapore.—No. 99281.L.A.(P.W.).—30th August 1950.—The Governor is pleased so much to cancel the notification No. 33571.L.A.(P.W.), dated the 27th April 1948, under section 4 of the Land Acquisition Act, I of 1894, published at page 565, Part I of the *Calcutta Gazette* of the 6th May 1948, as amended by erratum No. 99241.L.A.(P.W.), the 30th August 1950, as relates to a piece of land measuring, more or less, 0.02 of an acre comprising part of cadastral plot No. 24 of the Sagbandi, jurisdiction list No. 952, thana Jhargram, out of the total area of 6.71 acres notified for acquisition for the headworks of Kowari in connection with the Jhargram Irrigation Project in the district of Midnapore.

Midnapore.—No. 99301.L.A.(P.W.).—30th August 1950.—In exercise of the powers conferred by section 4 of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from requisition of a piece of land measuring, more or less, 1.22 acres as detailed below out of 5.52 of land covered by declaration No. 3918-L.A.(P.W.), dated the 15th May 1948, published at page 653, Part I of the *Calcutta Gazette* of the 15th May 1948, as amended by erratum No. 9926-L.A.(P.W.), dated 30th August 1950, and required for the headworks of Kowari Khal in connection with the Jhargram Irrigation Project in the district of Midnapore.

Jhargram, village Sagbandi, jurisdiction list No. 952.

cadastral plots in part—73, 80, 81, 57, 58, 56.

Burdwan.—No. 100021.L.A.—1st September 1950.—The Governor is pleased to cancel the notification No. 93681.L.A., dated the 4th November 1949, under section 4 of the Land Acquisition Act, I of 1894, published at page 1938, Part I of the *Calcutta Gazette* of the 10th idem, in respect of the proposed acquisition of 0.66 of an acre of land in the Ondal union board for burial ground for the Christian community in the thana of Ramprosadpur, jurisdiction list No. 94, thana Ondal, pargana Shergarh, district Burdwan.

Ramprosadpur.—No. 100041.L.A.—1st September 1950.—The Governor is pleased to cancel the notification No. 43311.L.A., dated the 27th May 1949, under section 4 of the Land Acquisition Act, I of 1894, published at page 905, Part I of the *Calcutta Gazette* of the 2nd June 1949, in respect of the proposed acquisition of 10.81 acres of land comprising cadastral plot Nos. 463, 466 and 467, and of cadastral plot No. 465 for the Ramprosadpur Municipality for opening a trenching in the village of Mallicker-bag, jurisdiction list No. 1, thana Bishpur, district 24.

ERRATUM

Midnapore.—No. 99241.L.A.(P.W.).—30th August 1950.—In notification No. 33571.L.A.(P.W.), dated the 27th April 1948, under section 4 of the Land Acquisition Act, I of 1894, published at page 565, Part I of the *Calcutta Gazette* of the 6th May 1948, in respect of the acquisition of land for the headworks of Kowari khal in connection with the Jhargram Irrigation Project in the district of Midnapore, following changes will occur:—

Read "6.71 acres" for "6.87 acres" in line 9.

Thana Jhargram, village Sagbandi, jurisdiction list No. 952.

Read "110" for "88" under cadastral plots in part

NOTICES

Murshidabad.—No. 99181.L.A.(P.W.).—30th August 1950.—Whereas 13.32 acres, more or less, of land situate in or near the village of Babaltali, described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication namely, for improvement of Islampur-Raminagar-Kallamari Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of Land.

District Murshidabad, police-station Raminagar, Manza Babaltali, jurisdiction list No. 83.

Cadastral survey plots in part—1536, 1540, 1160, 1159, 1158, 1155, 1154, 1153, 1152, 1151, 1149, 1148, 1146, 1145, 1144, 1138, 1137, 1136, 1059, 1056, 1544, 1545, 1013, 1014, 996, 995, 981, 980, 1058, 979, 1793, 1792, 1790, 1789, 1788, 1786, 1752, 1751, 1750, 1749, 1748, 1675, 1673, 1671, 1663, 1593, 1550, 1555, 1556, 1557, 1560, 1562, 1571, 1572, 1573, 861, 815, 814, 813, 811, 809, 801, 802, 799, 796, 778, 795, 794, 793, 777, 427, 426, 397, 398, 399, 400, 865, 401, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 419, 420, 421, 422, 423.

Cadastral survey plots in full—1543, 1546, 1547, 1548, 1549, 800, 810.

West Dinajpur.—No. 99981.L.A.—1st September 1950.—Whereas 16.23 acres, more or less, of land situate in or near the village of Raiganj, described below have been requisitioned by the Collector of West Dinajpur, for the purpose of maintaining supplies and services essential to the life of the community, namely, for construction of Thana Health Centre, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948),

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (I) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of West Dinajpur.

Description of land.

Mauza Raiganj, jurisdiction list No. 150, thana Raiganj.

Khatian No.	Plot No. (Part.)	Area. Acres.
1	2297	1.13
135	2296	0.41
486	2295	0.45
602	2299	14.24
Total		16.23

24-Parganas.—No. 10000L.A.—1st September 1950.—Whereas 1.94 acres, more or less, of land situate in the village of Banglani, jurisdiction list No. 38, police-station Swarupnagar, described below, have been requisitioned by the Collector, 24-Parganas, for the purpose of maintaining supplies and services essential to the life of the community viz., for construction of a building for armed forces in Border areas under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (I) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Alipore, 24-Parganas.

Description of land.

Entire cadastral survey plot No. 2415 of village Banglani, jurisdiction list No. 38, police-station Swarupnagar, district 24-Parganas.

DECLARATIONS.

Midnapore.—No. 9922L.A. (P.W.).—30th August 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the head-works of Kowari Khal in connection with the Jhargram Irrigation Project, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 1.17 acres and

comprising cadastral plots as detailed below, required in the district of Midnapore:—

District Midnapore.

Thana Jhargram, village Barashurshi, jurisdiction list No. 950.

Cadastral plots in part—1, 2.

Thana Jhargram, village Chhota Shurshi, jurisdiction list No. 953.

Cadastral plot in part—1.

Thana Jhargram, village Sagbandi, jurisdiction list No. 952.

Cadastral plot in part—110.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Nadia.—No. 10006L.A.—1st September 1950.—Whereas it appears to the Governor that land is required to be taken by the Government at public expense for a public purpose, viz., for electrification of the province, in the village Dayabari, jurisdiction list No. 152, thana Raghata, pargana Pajmour, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 46, 47 and measuring, more or less, 2.22 acres, required within the aforesaid village of Dayabari.

This declaration is made under the provisions of section 6 of Act I of 1894 to all whom it concern.

A plan of the land may be inspected in the office of the Subdivisional Officer, Ranaghat.

ERRATUM.

Midnapore.—No. 9926L.A. (P.W.).—30th August 1950.—In declaration No. 3918 (P.W.), dated the 15th May 1948, under section 6 of the Land Acquisition Act, I of 1894, published at page 653, Part I of the *Calcutta Gazette* of the 20th idem, in respect of the action of land required for the headworks of Kowari Khal in connection with the Jhargram Irrigation Project in the district of Midnapore, following changes will occur:—

Read “5.52 acres” for “5.80 acres” in line 1.

Delete “Thana Jhargram village Barashurshi, jurisdiction list No. 950” and expression “cadastral plots in part—1, 2” together with “2” mentioned therein.

By order of the Governor

S. BANERJEE.

Member, Board of Revenue
Secy. to the Govt. of
Bengal (*ex-officio*).

Land Development

NOTIFICATIONS.

24-Parganas.—No. 9592L.Dev.—23rd August 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose,

1]

for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Joynagar, jurisdiction list No. 17, police-station Joynagar, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 720-776-790, 811-813, 816-824, 826, 847, 848, 885, 898, 905-908, 917-919, 956-966, 1294-1305-1337, 533-545, 1406, 1411, 1396, 666, 1394, 1395, 1398 and 1385-86 and measuring, more or less, 32.18 acres, is likely to be required within the aforesaid village of Joynagar.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 10038L.Dev.—2nd September 1950.—Whereas the State Government has empowered the Central Land and Building Agency, Ltd., a Company duly registered under the Indian Companies Act, 1913, and having its office at 2/2, Southern Avenue, Calcutta-26, to execute at its own cost a development scheme in the mauzas Rajapur and Judaypur, police-station Tollygunge, pargana Khaspur, district 24-Parganas, in respect of the lands situated in the aforesaid mauzas acquired by the State Government under the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, and whereas Government employees, it is hereby notified that the plan for disposal of land and the fixed for allotment shall be kept open for inspection of the public at all reasonable hours of the day at 2/2, Southern Avenue, Calcutta-26.

24-Parganas.—No. 10078L.Dev.—5th September 1950.—Whereas it appears to the Governor that it is likely to be needed for public purposes, namely, settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and creation of better living conditions by opening a bazar in the village of Bongaon, jurisdiction list No. 224, police-station Bongaon, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising portion of cadastral plot No. 547, and measuring, more or less, 3.83 acres, is likely to be required within the aforesaid village of Bongaon.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his

officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

ERRATUM.

24-Parganas.—No. 9838L.Dev.—29th August 1950.—In line 15 of the notification No. 4514L.Dev., dated the 29th April 1950, under the provision of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 948, Part I of the *Calcutta Gazette* of the 18th May 1950, in respect of the acquisition of land required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Halencha, Chandpur, Khorda-Kulberia, Nri-shinghakhola and Baichidanga, police-station Bongaon, district 24-Parganas—

Read "344.86" acres for "244.86" acres.

DECLARATION.

24-Parganas.—No. 10080L.Dev.—5th September 1950.—Whereas it appears to the Governor that land is needed for public purposes, namely, settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and creation of better living conditions by opening a bazar in the village of Bongaon, jurisdiction list No. 224, police-station Bongaon, district 24-Parganas, it is hereby declared that for the above purposes a piece of land comprising portion of cadastral plot No. 547, and measuring, more or less, 3.83 acres, is required within the aforesaid village of Bongaon.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

By order of the Governor,

S. BANERJEE, Secy.

Requisition.

NOTIFICATIONS.

No. 9092Reqn.—12th August 1950.—The Governor is pleased to cancel notification No. 1846-Reqn., dated the 23rd February 1950, regarding the appointment of an arbitrator for the determination of fair compensation in respect of the premises referred to in the said notification published, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947, at page 409, Part I of the *Calcutta Gazette*, dated the 18th March, 1950.

Calcutta.—No. 9520Reqn.—22nd August 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri Jagadish Chandra Mazumdar, District and Sessions Judge, 24-Parganas, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 95, Pathuria-ghata Street, Calcutta. Sri Surendra Kumar Karformah and Sri Narendra Nath Karformah as shobaites of the deity Sri Iswar Radha Kanta Jiu of 53, Maharshi Dehendra Road, Calcutta.

Malda.—No. 9638Reqn.—24th August 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the powers conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Dr. Moti Lal Das, Additional District and Sessions Judge, Malda, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Part of holding No. 58, Ward No. 1, at Makdumpur Street in English Bazar Municipality in the district of Malda, owned by Messrs. Malda Banking Company, Limited, which was formerly occupied by Sri H. K. Mitra and Sri P. L. Sanyal, Deputy Superintendents of Central Excise and Land Customs, Malda, and is now under the occupation of Sri Ranjit Kumar Lahiri, Assistant, Central Excise and Land Customs Office, Malda.

By order of the Governor,
A. C. SEN, Asst. Secy

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 598/50Reqn.

Calcutta, the 16th August 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West

Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act of 1947), the Governor is pleased hereby requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, take such further action as is necessary in connection with such requisitioning of the premises accordance with the provisions of the said Act to take possession of the premises so requisitioned.

The Schedule.

Description of the premises

202/C, Vivekananda Road, Calcutta (2nd floor)

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy

Smt. Saila Bala Dasi, Executrix to the Estate late Kalipada Barik, landlady, of the premises referred to in the order above, is directed to place the above property at my disposal and control and from the 20th September 1950 at 3 p.m., on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta
Calcutta, the 2nd September 1950.

No. 705/50Reqn.

Calcutta, the 21st August 1950

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act of 1947), the Governor is pleased hereby requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, take such further action as is necessary in connection with such requisitioning of the premises accordance with the provisions of the said Act to take possession of the premises so requisitioned.

The Schedule.

Description of the premises

228, Harrison Road, Calcutta (room No. 12 the 3rd floor. Services to be used as common)

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy

Sri Badridas Goswami, Trustee to the Estate of Ramchandra Goswami, Hindu, Bidhaba Sahas Fund, landlady of the premises referred to in

above, is directed to place the above property at my disposal and control on and from the 14th September 1950 at 3 p.m., or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 2nd September 1950.

No. 717/50Reqn.

Calcutta, the 25th August 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to place the premises described in the schedule below and under sub-section (4) of the said Act, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

Station Road, Ballygunge, Calcutta (ground floor).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Shri Anant Paul, wife of Sri Kashinath Paul, Station Road, Ballygunge, Calcutta, land- owner of the premises referred to in the order above is directed to place the above property at my disposal and control on and from the 13th September 1950 at 3 p.m., or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 31st August 1950.

No. 722/50Reqn.

Calcutta, the 26th August 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to place the premises described in the schedule below and under sub-section (4) of the said Act, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in

accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

13A, Lake Temple Road, Calcutta (two roadside rooms on the ground floor. Services to be used as common).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Shri Jnanada Debi, wife of Sri K. N. Dalal, owner and Sri Matilal Sha, tenant of the premises referred to in the order above, are directed to place the above property at my disposal and control on and from the 14th September 1950 at 3 p.m., or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 2nd September 1950.

No. 735/50Reqn.

Calcutta, the 29th August 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to place the premises described in the schedule below and under sub-section (4) of the said Act, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

12, Peary Mohan Sur Lane, Calcutta (entire two-storied rear block).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Shri Durga Charan Das, landlord of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 14th September 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 2nd September 1950.

No. 736/50Reqn.

Calcutta, the 29th August 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West

Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

13, Pyari Mohan Sur Lane, Calcutta (middle block consisting of one room on the first floor and one room on the ground floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Anil Das, landlord of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 13th September 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,
First Land Acquisition Collector, Calcutta.
Calcutta, the 2nd September 1950.

No. 737/50Reqn.

Calcutta, the 30th August 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

57, Townshend Road, Calcutta (three bed rooms, one kitchen, one bath, one latrine, one coal shed and one covered verandah in the front portion of the ground floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Aswini Kumar Gupta, owner and Sri S. N. Sen, tenant, of the premises referred to in the order above, are directed to place the above property at my disposal and control on and from the 16th September 1950 at 2 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,
First Land Acquisition Collector, Calcutta.
Calcutta, the 5th September 1950.

ORDERS.

No. 687/50.

Calcutta, the 26th August 1950.

Whereas it is proposed to requisition premises described in the schedule below for public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that H. P. Goenka of 1, Lower Rowdon Street, Calcutta, shall not, without the permission of the Government, in any way dispose of, or structurally alter, the premises and that no person shall, without such permission, enter into occupation thereof.

The Schedule.

Description of the premises.

1/1, Justice Dwarka Nath Road, Calcutta.

No. 728/50.

Calcutta, the 28th August 1950.

Whereas it is proposed to requisition premises described in the schedule below for public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Smt. Rani Ghose, widow of late Mahendra Kumar of 46/7A, Ballygunge Place, Calcutta, lessee of Anukul Nag, 7/3, Dover Lane, Calcutta, shall not, without the permission of the State Government, in any way dispose of, or structurally alter, the premises and that no person shall, without such permission, enter into occupation thereof.

The Schedule.

Description of the premises.

7/3, Dover Lane, Calcutta [2 rooms—one on the mezzanine floor and the other in the first floor corresponding to that of the mezzanine floor with a kitchen (south side) and one bath and privy on the ground floor].

No. 554/50.

Calcutta, the 5th August 1950.

In exercise of the powers conferred by sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 554/50, dated the 24th August 1950, made by it in respect of the premises described in the schedule below.

The Schedule.

Description of the premises.

130A, Cornwallis Street, Calcutta (first floor).

No. 584/50.

Calcutta, the 30th August 1950.

In exercise of the powers conferred by sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to

rescind the order No. 564/50, dated the 30th June 1950, made by it in respect of the premises described in the schedule below.

The Schedule.

Description of the premises.

4/A, Mati Lal Nehru Road, Calcutta (four rooms, one kitchen, two baths and latrine in the northern portion of the ground floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Notice under section 4(a) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 1st September 1950.

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct (1) Sri Dharendra Nath Bose Mallick, (2) Mr. Purnima Bose Mallick, (3) Sri Jnanendra Chakraborty, (4) Phanindra Chakraborty, (5) Suren Chakraborty, and (6) Kalipada Chakraborty, occupiers of the premises, to vacate the said premises on or before 19th September 1950 at p.m., when possession thereof will be taken on behalf of the State Government.

Schedule.

Particulars of the premises.

14, Annada Prosad Street, Calcutta (six bedrooms on the first floor and three store rooms, two kitchens on the second floor).

Calcutta, the 2nd September 1950.

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Saroj Ranjan Lahiri, occupier of the premises, to vacate the said premises on or before 3rd September 1950 at 3 p.m., when possession thereof will be taken on behalf of State Government.

Schedule.

Particulars of the premises.

28/1, Fakir Chand Mitra Street, Calcutta.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

**DEPARTMENT OF AGRICULTURE,
FORESTS AND FISHERIES**

Agriculture

NOTIFICATIONS.

No. 7547Agri.—23rd August 1950.—Late M. N. Chakrabarti, formerly Assistant Agricultural Officer, West Bengal, was allowed earned leave for the period from the 1st February to the 31st May 1949, under rule 167(ii) of the West Bengal Service Rules, Part I, and on half average pay on the basis of the period from the 9th May 1949 under rule 173(1) and the West Bengal Service Rules, Part I, in lieu of the leave already granted to him. This department notification is cancelled.

1630 Agri., dated 13th July 1949.

Calcutta.—No. 7625Agri.—25th August 1950.—Sri Sukhamoy Roy, Deputy Magistrate and Deputy Collector, employed as Special Officer (Food Production), is appointed to be an *Ex-officio* Assistant Secretary in the Department of Agriculture, Forests and Fisheries.

By order of the Governor,

M. SARKAR, Dy. Secy.

বন শাখা।

Forests

জ্ঞাপনাবলী।

NOTIFICATIONS.

মেদিনীপুর বনভূমি-বঙ্গ বনভূমি।—নং ৭৫০০ফর।—২২শে আগস্ট ১৯৫০।—মেদিনীপুর বনভূমির সংশ্লিষ্ট অবৈধাধীন সহ-বনপাল শ্রীঅধিবন রক্ষক ১৯৫০ সালের ১লা সেপ্টেম্বর হইতে বঙ্গ বনভূমির চিলাপাতা রেঞ্জের ভার প্রদান করা হইল। চিলাপাতা তাহার সদর হইবে।

Midnapore Division-Buxa Division.—No. 7530-For.—22nd August 1950.—Sri Ahi Bhushan Rudra, probationary Assistant Conservator of Forests, attached to Midnapore Division, is posted to the charge of Chilapata Range in Buxa Division with headquarters at Chilapata, with effect from the 1st September 1950.

জলপাইগুড়ি বনভূমি।—নং ৭৫০১ফর।—২২শে আগস্ট ১৯৫০।—জলপাইগুড়ি বনভূমির সংশ্লিষ্ট অবৈধাধীন সহ-বনপাল শ্রীশশীকর ভূষণ গালিভকে ১৯৫০ সালের ১লা সেপ্টেম্বর হইতে উক্ত ভূমির মোরাঘাট রেঞ্জের ভার প্রদান করা হইল। গয়েরকাটা তাহার সদর হইবে।

Jalpaiguri Division.—No. 7531For.—22nd August 1950.—Sri Sasanka Bhushan Palit, probationary Assistant Conservator of Forests, attached to Jalpaiguri Division, is posted to the charge of Moraghat Range in that Division with headquarters at Gairkata, with effect from the 1st September 1950.

বঙ্গ বনভূমি।—নং ৭৫০২ফর।—২২শে আগস্ট ১৯৫০।—বঙ্গ বনভূমির সংশ্লিষ্ট অবৈধাধীন সহ-বনপাল শ্রীশঙ্কর নারায়ণ মিত্রকে ১৯৫০ সালের ১লা সেপ্টেম্বর হইতে উক্ত ভূমির দমনপুর রেঞ্জের ভার প্রদান করা হইল। দমনপুর তাহার সদর হইবে।

Buxa Division.—No. 7532For.—22nd August 1950.—Sri Sankar Narayan Misra, probationary Assistant Conservator of Forests, attached to Buxa Division, is posted to the charge of Damanpur Range in that Division with headquarters at Damanpur, with effect from the 1st September 1950.

কালিয়ার বনভূমি।—নং ৭৫০৩ফর।—২২শে আগস্ট ১৯৫০।—কালিয়ার বনভূমির সংশ্লিষ্ট অবৈধাধীন সহ-বনপাল শ্রীশিবদাস বসুকে ১৯৫০ সালের ১লা সেপ্টেম্বর হইতে উক্ত ভূমির বাগডোগরা রেঞ্জের ভার প্রদান করা হইল। বাগডোগরা তাহার সদর হইবে।

রাজ্যপালের আদেশানুসারে,

মৌর চন্দ্র বসু,

উপ-কমিসিওনার।

Kurseong Division.—No. 7533For.—22nd August 1950.—Sri Sibadas Basu, probationary Assistant Conservator of Forests, attached to Kurseong Division, is posted to the charge of Bagdogra Range in that Division with headquarters at Bagdogra, with effect from the 1st September 1950.

By order of the Governor,

G. C. MANDAL, Dy. Secy.

Veterinary

NOTIFICATION.

No. 7464 Vety.—18th August 1950.—The following revised rules for the admission of animals into the hospital of the Bengal Veterinary College approved by the State Government, are published for general information, in supersession of the existing rules on the subject published under notification No. 2643, dated the 20th July 1908, as subsequently amended, namely:—

1. Accommodation is available for 150 heads of cattle, 50 horses and 36 dogs as patients in the hospital. In addition to this, there is one more shed in the Cattle ward, mainly for sterility cases.

2. The following fees are prescribed for the treatment of animals in the hospital:—

Horses and ponies—In-patients.

Class I—*Bona fide* race horses registered and in training for racing with the Royal Calcutta Turf Club—Rs. 3 per *diem* with a minimum charge of Rs. 40.

Class II—*Bona fide* polo ponies, hacks, paperchasers, light horse chargers and police and bodyguard horses—Rs. 2 per *diem* with a minimum charge of Rs. 20.

Class III—*Bona fide* hackney carriage horses and others—Rs. 1 per *diem* with a minimum charge of Rs. 10.

Charges for operations on horses.

	Major operation.	Minor operation.
	Rs.	Rs.
Class I	50	20
Class II	30	10
Class III	15	5

Horses and ponies—Out-patients.

Class I—Rs. 8 for each case for every two weeks.

Class II—Rs. 6 for each case for every two weeks.

Class III—Rs. 2 for each case for every two weeks.

No fee shall be charged in the case of class III horses, that is to say, *bona fide* hackney carriage horses if such horses belong to poor persons.

(a) Charge for examination and written opinion as to soundness—Rs. 16.

(b) Verbal opinion as to soundness—Rs. 5.

Cattle—In-patients.

Class I—Buffalo, bull, bullock or cow (non-Bengal breed)—Rs. 1 per *diem* with a minimum charge of Rs. 10.

Class II—Bull, bullock or cow (Bengal breed and Bengal cross)—Annas 8 per *diem* with a minimum charge of Rs. 5.

Class III—Sheep and goat—Annas 4 per *diem* with a minimum charge of Rs. 2-8.

Class IV—No fee shall be charged for cattle, buffaloes, sheep and goats if such animals belong to poor persons.

Cattle—Out-patients.

(a) *Classes I and II*—Rs. 1 for each case for every two weeks.

(b) *Class III*—Annas 8 for each case for every two weeks.

(c) *Class IV*—No fee shall be charged for cattle, buffaloes, sheep and goats if such animals belong to poor persons.

Charges for operations on cattle.

	Major operation.	Minor operation.
	Rs.	Rs.
Class I	20	10
Class II	10	5
Class III	4	2

Class IV—No fee shall be charged for cattle, buffaloes, sheep and goats if such animals belong to poor persons.

Charges for anti-rabic treatment of equine and bovine.

A course of seven or fourteen injections—In-patients or out-patients charge plus cost of vaccine.

Dogs and cats.

(a) *In-patients*—Re. 1 per diem with a minimum charge of Rs. 10.

(b) *Out-patients for a course of treatment*—Rs. 5 for each case for every two weeks.

(c) No fee shall be charged for dogs and cats if the animals belong to poor persons.

(d) *Charge for operations on dogs*—No fee shall be charged for operation upon dogs and cats if the animals belong to poor persons.

In other cases, major operations—Rs. 10. Minor operations—Rs. 5.

(e) *Charges for anti-rabic treatment of dogs*—Cost of vaccine plus in-patient or out-patient charges mentioned above.

Other animals.

Rates will be decided by the Principal or Vice-Principal on admission.

Note.—Classification of operations—major or minor—shall be decided by the Principal. His decision shall be final.

3. The fees mentioned in rule 2 include feeding, nursing and general treatment. In calculating the number of days for which the charge is to be levied the day of admission is charged for as a whole day if the animal is admitted before midday; otherwise no charge shall be made. Similarly the day when an animal is discharged is charged for as a whole day if the animal is discharged after midday; otherwise no charge shall be made. The hours of admission and discharge should be noted in the admission and discharge registers.

This rule is subject to the minimum charge prescribed in rule 2.

4. The charges for animals admitted under the Bengal Cruelty to Animals Act, 1920 (Bengal Act I of 1920), shall be the same as the charges prescribed in rule 2.

5. If an animal detained in the Bengal Veterinary College infirmary under sub-section (1) of section 24 of the Bengal Cruelty to Animals Act, 1920 (Bengal Act I of 1920), cannot be sold under sub-section (3) of the said section and if the officer in charge of the infirmary does not direct the immediate destruction of the animal under sub-section (2) of section 25, or is not empowered to direct such destruction by reason of the operation of the proviso to sub-section (2) of section 25, the officer in charge shall either cause the animal to be sent to the Pinjrapole at Sodepur at the expense of the infirmary or retain it in the infirmary.

6. Animals if not taken away after three notices have been sent, the first being issued for a period of seven days, the second on the eighth day for five days, and the third and final notice per registered post, on the thirteenth day for three days, to the owner to the effect that the patient is to be removed, shall be sold on the seventeenth day to recover hospital charges or disposal of in any other way, thought fit by the Principal, Bengal Veterinary College. The deficit, if any, may be recovered by civil suit at the discretion of the Principal.

7. Horses in class I and class II shall, in each case, be accompanied by a syce, who shall remain with the horse and work under the direction of the House Surgeon. Horses in the other classes shall be similarly attended to if the Principal or Vice-Principal considers it necessary.

8. With regard to feeding, nursing and treatment, all patients shall be looked after with equal care, irrespective of their classification.

9. All accounts must be settled and charges paid before any animal is removed.

10. Owners of animals may visit hospital to see their animals between 10 a.m. and 11 a.m. in the morning and 3 p.m. to 5 p.m. in the afternoon in the day but shall not be allowed to interfere in any way with the treatment of patients.

11. All important operations shall be conducted on patients with the aid of chloroform or other anaesthetic.

12. All animals sent to the hospital for treatment shall receive every care and attention, but no person employed to perform the duties of the hospital or any other person connected with the hospital shall be responsible for any unavoidable accident or death.

13. (a) A motor ambulance for the conveyance of disabled animals to the hospital from within the Glanders area in Calcutta and suburbs under the control of the Principal, Bengal Veterinary College, is available on prepayment of a fee of Rs. 10.

(b) The fee for the use of the motor ambulance attached to the Bengal Veterinary College Hospital in cases other than when the animal is conveyed to the hospital is at the flat rate of Rs. 15 per call for conveyance of animals within the Glanders area in Calcutta and suburbs plus an additional fee of Re. 1 per every hour or part of an hour the ambulance is detained over two hours on the actual work for which it is called, that is to say, not including the journey to and the journey back from, the place the ambulance is required to proceed to. The fee of Rs. 15 is payable in advance. The additional fee for detention will either be realized by the ambulance driver on the spot from the owner of the animal who shall be given a printed receipt in return for the proper fee for which the driver shall be supplied with a book of vouchers; or the same will be realized later.

(c) Exceptions to advance payments under clauses (a) and (b) shall be made in cases of Government departments or corporate bodies, such as the Royal Calcutta Turf Club and Calcutta Corporation and other such bodies who generally pay on receipt of bills only, and also in exceptionally emergent cases under the authority of the Principal only.

(d) The Principal is also empowered—

(i) to send the ambulance on hire in emergent circumstances and without detriment to the normal duties of the College, beyond the Glander's area on receipt of reasonable fees in proportion to the fees prescribed by the Governor of the State for transport of animals;

(ii) to utilise the ambulance for purposes other than bringing animals provided it is free at the time and it economises expenditure of the State Government; and

(iii) to exercise his discretion to remit the fees in cases of owner-less animals picked up from the street or of poor people.

(e) The ambulance fees mentioned in clauses (a) and (b) may be realised by the ambulance driver on furnishing a printed receipt to the owner of the animal. Such fees shall be deposited with the cashier on the next available opportunity after attending calls.

14. Advance of money to cover the fees chargeable under rule 2, for such period as may be fixed by the Principal or Vice-Principal shall be made by the owners at the time of admission of animals for treatment; and further advance shall be made as soon as the former advance is exhausted or about to be exhausted. The Principal or Vice-Principal shall have power to waive advance payment in emergent or exceptional cases. The Principal is authorised to sanction the refund of amounts paid in excess of actual dues.

15. Owners of patients shall be required to supply any special or expensive medicine or drug, or other article, for the use and benefit of their animals, when such supply is necessary in the opinion of the hospital authorities.

16. Cows belonging to the public may be served by the breeding bulls of the Bengal Veterinary College on payment of a fee of Rs. 5 for each natural service.

(Note.—Provision is being made for artificial insemination free of cost.)

17. Horses, ponies, bullocks and buffaloes may be shod at the forge attached to the college hospital at the following rates:—

Horses and ponies.

Class I—Rs. 5 per set per animal.

Class II—Rs. 3 per set per animal.

Class III—Rs. 2 per set per animal.

Bullocks and Buffaloes—Re. 1 per set per animal. The rates for removal of shoes for any class or type of animal shall be half the above rates.

18. For facility of treatment and diagnosis of diseases, X-Ray examination of animals is undertaken at the Bengal Veterinary College Hospital on payment of fees at the following rates:—

Horses.

	Rs.
Horse (in-patient)	8
Horse (out-patient)	8

Cattle.

	Rs.
Cattle (in-patient)	5
Cattle (out-patient)	5

Dogs and cats.

	Rs.
Dogs and cats (in-patient)	5
Dogs and cats (out-patient)	5

Other animals.

Rates to be fixed by the Principal.

Note 1.—For instructional purposes X-Ray photos of animals may be made, free of charge, at the discretion of the Principal, for purposes of special diagnosis during currency of treatment.

Note 2.—X-Ray plant shall not be removed out of the hospital for X-Ray examination.

Note 3.—X-Ray examination of horses sent through the Royal Calcutta Turf Club will be done free of charge so long as their X-Ray plant will be used in this College Hospital provided that the Club agrees to bear the cost of films, etc., required for taking the plate.

19. The Principal may make X-Ray examination, free of charge, of cattle and dog patients when this is found necessary for purposes of treatment and when the owners of such patients are too poor to pay the fees fixed for examination.

20. The fee shall be paid strictly in advance by the parties concerned at whose instance or with whose consent, previously taken, X-Ray examination is made.

21. The following fee is prescribed for the Ultra-violet rays and Infra-red treatment of animals at the Bengal Veterinary College Hospital:—

In and out-patients.

No fee shall be charged for examining cattle and dogs if such animals belong to poor persons.

In other cases—Rs. 5 per course of five exposures or less. The fee will be payable in advance by the parties concerned. Every case of exemption of poor owners of cattle and dogs from payment of the fee shall be attested by the Principal.

22. At the written request of the owner, the animals shall be put to sleep by humane method on payment of Rs. 10 per head for all kinds of animals.

Note 1.—The charges shall always be payable in advance.

Explanation.—The expression “Poor persons” in these rules, means persons whose income is belived to be less than Rs. 50 a month.

By order of the Governor,

G. C. MANDAL, Dy. Secy.

শিক্ষা বিভাগ।
EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

কলিকাতা।—নং ৩৮৬৭শিক্ষা।—১৯শে আগস্ট ১৯৫০।—কলিকাতা প্রেসিডেন্সি কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের অর্থশাস্ত্রের অধ্যাপক শ্রীরবীন্দ্র নাথ চট্টোপাধ্যায়কে ছুটি লওয়ার তারিখ হইতে দুই বৎসরের জন্য অধ্যয়নাবকাশ দেওয়া হইল।

Calcutta.—No. 3867Edn.—19th August 1950.—Sri Rabindra Nath Chatterjee, Professor of Economics, Presidency College, Calcutta, in the West Bengal Educational Service, is granted study leave for a period of two years, with effect from the date on which he avails himself of it.

The Charitable Endowments Act (VI of 1890).

No. 3899Edn. 5F-28/49.—22nd August 1950.—It is hereby notified that the Governor of the State of West Bengal in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act (VI of 1890), upon the application made by the Administrators of the Ram Narain Rai Tol Fund created in terms of notification No. 3040, dated the 11th August 1910, doth hereby order and direct that the security, particulars of which were contained in the first part of the schedule written under the above notification or any other security or securities to which it might have been or may be converted, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act, and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities the present corpus of which consists of 3 per cent. loan, 1946, for Rs. 13,000 (Rupees thirteen thousand) when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second part of the schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

This cancels this department notification No. 1527Edn., dated the 31st March 1950.

The Charitable Endowments Act (VI of 1890).

No. 3900Edn.—22nd August 1950.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, VI of 1890, upon the application made by the Administrator of the Kanoo Memorial Scholarship Fund created in terms of notification No. 550Edn., dated the 20th February 1936, doth hereby order and direct that the security, particulars of which were contained in the first schedule written under the above notification or any other security or securities to which it might have been or may be converted, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the

Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities the present corpus of which consists of 3 per cent. loan, 1946, for Rs. 10,000 when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said Endowment, particulars of which scheme are contained in the second schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

Calcutta.—No. 4019Edn.—29th August 1950.—Dr. Hiralal Chakravorty, Professor of Botany, Presidency College, Calcutta, in the West Bengal Educational Service, is appointed to act in the West Bengal Senior Educational Service as Professor of the subject in that College with effect from the 4th July 1950, *vice* Dr. Jatish Chandra Sen Gupta, on deputation and until further orders.

Calcutta.—No. 4020Edn.—29th August 1950.—Dr. Satinath Bhaduri is appointed to act as Professor of Botany, Presidency College, Calcutta, in the West Bengal Educational Service, with effect from the date on which he assumes the duties of the post, *vice* Dr. Hiralal Chakravorty on deputation and until further orders.

Calcutta.—No. 4021Edn.—29th August 1950.—Sri Hiren Chandra Gangulee, Lecturer in Botany, Lady Brabourne College, Calcutta, in the Subordinate Educational Service, is appointed to act as Professor of the subject at the Presidency College, Calcutta, in the West Bengal Educational Service, with effect from the date on which he assumes the duties of the higher post, *vice* Dr. Balai Chand Kundu, on deputation and until further orders.

Calcutta.—No. 4046Edn./11A-2/49.—30th August 1950.—Janab Abdul Halim Siddiqui is appointed in the West Bengal General Service (Education) as Professor of Hadith and Tafsir, Calcutta Madrasah, on contract for a period of three years with effect from the 25th April 1949.

This cancels the orders in notification No. 1527Edn., dated the 7th April 1949.

Calcutta.—No. 4047Edn./11A-1/49.—31st August 1950.—Moulana Sved Ahmad Akbarah is appointed in the West Bengal General Service (Education) as the Principal, Calcutta Madrasah, on contract for a period of five years with effect from the 2nd February 1949.

This cancels the orders in notification No. 9Edn., dated the 5th March 1949.

কলিকাতা।—নং ৪০৩৪শিক্ষা।৬ই-৯।৫০।—২৯শে আগস্ট ১৯৫০।—কলিকাতা প্রেসিডেন্সি কলেজের অর্থশিক্ষণ কৃত্যকের পদার্থিক উপাধ্যায় শ্রীসরোজ বন্দ্যু সান্যায়কে ঐ কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ঐ বিষয়ের অধ্যাপক পদে ২৪শে এপ্রিল ১৯৫০ তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে নিয়োগ করা হইল।

রাষ্ট্রপালের আদেশানুসারে.

ডি. এম. সেন.

সচিব।

Calcutta.—No. 4034Edn./8F-9/50.—30th August 1950.—Sri Saroj Bandhu Sany Lecturer in Physics, Presidency College, Calcutta, in the Subordinate Educational Service, is appointed to act as Professor of the subject in that College in the West Bengal Educational Service with effect from the 24th April 1950 until further orders.

By order of the Governor
D. M. SEN, Secy.

Miscellaneous**NOTIFICATIONS.****Charitable Endowments Act (VI of 1890).**

30Misc.—22nd August 1950.—It is hereby notified that the Governor of the State of West Bengal in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act (VI of 1890) upon the application made by the Administrators of The Jeshurun Free School Milk Trust Fund created in terms of notification No. 36Edn., dated the 5th February 1937, hereby order and direct that the security, particulars of which were contained in the First Schedule written under the above notification or any security or securities to which it might have been or may be converted, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities the present corpus of which consists of 3 per cent. loan, 1946, for Rs. 22,000 and 4 per cent. loan, 1960-70, for Rs. 12,000 and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the Second Schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

This cancels this department notification No. 576Misc., dated the 31st March 1950.

Charitable Endowments Act (VI of 1890).

31Misc.—22nd August 1950.—It is hereby notified that the Governor of the State of West Bengal in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act (VI of 1890) upon the application made by the Administrators of the Jeshurun Free School Milk Trust Fund created in terms of notification No. 36Edn., dated the 31st August, 1940, doth hereby order and direct that the security, particulars of which were contained in the First Schedule written under the above notification or any security or securities to which it might have been or may be converted, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities the present corpus of which are detailed below when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the Second Schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

of Charitable Endowments for the territories subject to the Government of West Bengal.

Present corpus of securities.

	Rs.
Post Office Cash Certificate	6,500
Defence Saving Certificates	310
National Saving Certificates	380
4 per cent. Loan, 1960-70	2,000
3½ per cent. N.H.B. Debentures, 1956-66	2,800
3 per cent. Loan, 1970-75	2,500
3 per cent. Loan, 1970-75	1,100
3 per cent. Loan, 1970-75	100
3 per cent. Loan, 1970-75	5,200
3 per cent. Loan, 1970-75	1,400
	<hr/> 22,290

This cancels this department notification No. 576Misc., dated the 31st March 1950.

The Charitable Endowments Act (VI of 1890).

No. 1440Misc./9F-7/50.—23rd August 1950.—It is hereby notified that the Governor of the State of West Bengal in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act (VI of 1890) upon the application made by the Administrators of The Jeshurun Free School Milk Trust Fund created in terms of notification No. 36Edn., dated the 3rd January 1931, doth hereby order and direct that the security, particulars of which were contained in the First Schedule written under the above notification or any other security or securities to which it might have been or may be converted, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities the present corpus of which consists of 3 per cent. loan, 1946, for Rs. 32,900 when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowments particulars of which scheme are contained in the Second Schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

This cancels this department notification No. 575Misc., dated the 31st March 1950, as published on page 614 in Part I of the *Calcutta Gazette* of 20th April 1950.

The Charitable Endowments Act (VI of 1890).

No. 1477Misc./9F-14/50.—29th August 1950.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act (VI of 1890) upon the application made by the Administrators of the Girish Institution and Fund created in terms of notification No. 2763Edn., dated the 9th August 1935, doth hereby order and direct that the security, particulars of which were contained in Parts I and II of the first Schedule written under the above notification and the immovable properties described in Part III of the First Schedule written thereunder or any other security or securities to which it might have been or may be converted, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable

Endowments for the territories subject to the Government of West Bengal and be held by him and his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest of the said security or securities the present corpus of which consists of 3 per cent. loan 1946 for Rs. 30,800 and the Darjeeling Himalayan Railway shares of Rs. 10,000 (now liquidated) when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said Endowment, particulars of which scheme are contained in the second part of the Schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

This cancels notification No. 745Misc., dated the 27th April 1950.

By order of the Governor,
D. M. SEN, Secy.

Office of the Accountant-General, West Bengal

NOTIFICATIONS.

Subject:—Endorsement on a pay bill in favour of a recognised banker or agent.

No. TM/184.—29th August 1950.—The following instructions are circulated herewith for the information and guidance of all gazetted officers presenting their salary bills to this office for payment:—

“In accordance with rule 185(2)(a) of the Treasury Rules, Bengal, Volume I and rule 244(2)(a) of the Central Treasury Rules, Volume I, the bills for pay and allowances of gazetted officers may be made payable to a recognised banker or agent on the following endorsements:—

(1) Cheque to be made payable to the order of so and so.

(2) Please pay to so and so.

The stamped acknowledgment of the banker or agent will be accepted only when the endorsement is in form (2). In all other cases, the stamped acknowledgment should be furnished by the officer himself.”

[O. O. No. 34(TM), dated 15th July 1950 and A.-G.'s order, dated 24th August 1950.]

Subject: Noting of “L.C.” (abbreviation of Life Certificate) and “B.K.” (Bank) on the pension payment orders.

No. T.M./185.—1st September 1950.—All Treasury Officers and Sub-Treasury Officers in West Bengal are hereby informed that at the instance of this office it has been decided by the Government of West Bengal that the letters “L.C.” (abbreviation of Life Certificate) should be written in the monthly cage of the pension payment orders in all cases where pension is drawn

by an authorised agent of the pensioner furnishing a life certificate. Similarly, letters “B.K.” (Bank) should be written when payment is received through a bank. This will enable the disbursing officer to ascertain at a glance the period of non-attendance in per the pensioner and to send out a call notice of appearance when necessary. It is directed that the procedure indicated above should be followed.

[F.D. Audit Branch memorandum No. (14)-F/F/IP/1(112)/50, dated 24th August 1950, Dy T.M.-1258-Bdl. T.M/1-10 of 49-50]

S. K. SARKAR
Deputy Accountant-General

ORDERS AND NOTIFICATIONS BY HIGH COURT AT CALCUTTA AND CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

Calcutta-Howrah.—No. 6062A.—29th August 1950.—Sri Upendra Narayan Majumdar, acting Subordinate Judge, now employed as a Judge of the Court of Small Causes, Calcutta, is appointed to act, until further orders, as Subordinate Judge of Howrah, *vice* Sri Himadri Ballav Biswas.

24-Parganas-Calcutta.—No. 6067A.—29th August 1950.—Sri Sailesh Chandra Talukdar, acting Subordinate Judge of 24-Parganas, appointed to act, until further orders, as a Judge of the Court of Small Causes, Calcutta, *vice* Sri Upendra Narayan Majumdar.

24-Parganas.—No. 6072A.—29th August 1950.—Sri Bimal Kumar Bhattacharya, acting Subordinate Judge and Assistant Sessions Judge of 24-Parganas, is appointed to act, until further orders, as a Subordinate Judge of 24-Parganas, *vice* Sri Sailesh Chandra Talukdar.

Calcutta-Hooghly.—No. 6175A.—1st September 1950.—Sri Bireswar Prasad Bakshi, acting Subordinate Judge, now employed as a Judge of the Court of Small Causes, Calcutta, is appointed to act, until further orders, as Subordinate Judge of Hooghly, *vice* Sri Rajendra Kishore Dasgupta.

Leave.

Hooghly.—No. 6052A.—28th August 1950.—Sri Mukul Kumar Ray, Munsif of Hooghly (Sadar), is allowed earned leave, under rule 171(a) of the West Bengal Service Rules, Part I, for thirty days with effect from the 14th August 1950.

Hooghly.—No. 6129A.—30th August 1950.—Sri Jagadish Chandra Chakrabarti, Additional Judge, Serampore, in the district of Hooghly, is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for thirty days with effect from the 11th September 1950.

2. He is permitted to affix the Civil Leave Certificate on the 14th August 1950.

24-Parganas.—No. 6133A.—30th August 1950.—Sri Santosh Kumar Sen, Additional Judge, Alipore, in the district of 24-Parganas, is allowed earned leave, under rule 171(a) of the West Bengal Service Rules, Part I, for fifteen days with effect from the 11th August 1950.

Murshidabad.—No. 6158A.—1st September 1950.—Sri Sunil Kumar Ghosh, Munsif of Murshidabad, is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for six days with effect from the 14th August 1950.

NOTIFICATIONS.

No. 6155G.—1st September 1950.—The following amendments which have been made by the High Court at Calcutta, in the "Rules of the High Court, Appellate Side, 1936 (Seventh Edition)", are published for general information:—

Amendments.

I

Page 127, Chapter VI.—Delete Rule 43 as inserted by item No. III of the Court's notification No. 3886G., dated the 14th June 1950.

II

Page 12, Rule 8, Chapter II.—Add the following as a new paragraph to the Rule:—

"Applications for the issue of orders or writs in the nature of *mandamus*, *prohibition*, *quo warranto* and *certiorari*, or any of them referred to in Article 226(I) of the Constitution of India, outside the Original Jurisdiction of the Court, shall, subject to any direction of the Chief Justice, be made before the Judge on the Original Side taking interlocutory applications or such other Judge as the Chief Justice may appoint, and heard and disposed of by him as a Judge sitting on the Appellate Side and as matters appertaining to that side."

III

Page 29 Rule 15, Chapter V.—Add the following after the Rule:—

15A Applications for the issue of orders or writs in the nature of *mandamus*, *prohibition*, *quo warranto* and *certiorari* or any of them referred to in Article 226(I) of the Constitution of India, outside the Original Jurisdiction of the Court referred to in the second paragraph of Rule 8, Chapter II, shall be treated as revisional applications whether the writs are directed against a person or authority exercising civil jurisdiction or against one exercising criminal jurisdiction and the procedure relating to revisional applications on the Appellate Side shall apply to such matters."

IV

Page 125, Rule 28A (as inserted by item No. II of the Court's notification No. 3886G., dated the 14th June 1950), Chapter XI.—Add the following to the Rule:—

"Note.—For applications for issue of orders or writs in the nature of *mandamus*, *prohibition*, *quo warranto* and *certiorari* referred to in Article 226(I) of the Constitution of India, outside the Original Jurisdiction of the Court, see Rule 8, Chapter II and Rule 15A, Chapter V of these Rules."

No. 6165G.—1st September 1950.—The following amendments which have been made by the High Court at Calcutta in the "Rules of the High Court, Appellate Side, 1936 (Seventh Edition)", are published for general information:—

Amendment.

Page 34, Chapter V, Rule 31.—Delete the proviso and substitute therefor the following:—

"Provided that in every appeal from an interlocutory order made in a suit and coming under Order XLIII, Rule 1, Clauses (g), (r) and (s), Civil Procedure Code, only copies

of the application for attachment before judgment, for the issue of an injunction, or for appointment of a receiver, with affidavits and the petitions of objections thereto with affidavits and copies only of the orders relating to the matter should be called for, and that such copies should be prepared by the court below at Government expense.

Provided further that if either the appellant or any of the respondents requires any other papers to be called for, he should file a list of such papers in the court below within a time to be fixed by that court and also deposit in that court, the costs of preparation of copies of such papers to be estimated by that court within a time to be fixed by that court. Provided further that the court below will make suitable orders for compliance with its orders and send to this Court copies of such papers within a reasonable time.

Provided further that none of the parties will be entitled to refer at the hearing of the appeal, to any paper not sent as aforesaid to this Court by the court below except with the leave of this Court.

Provided further that the Registrar, Appellate Side, may, in a special case, make any other order in regard to the calling of records from the court below.

R. P. MUKHERJI, Registrar.

Original Side

NOTIFICATION

The 29th August 1950

In modification of this Court's notification, dated the 31st May 1950, published in the *Calcutta Gazette*, dated the 8th June 1950, Part I, page 1106, His Lordship the Hon'ble the Chief Justice has been pleased to appoint Sri Sobhendra Kumar Mitra, M.A., B.L., Attorney-at-Law, as Assistant Registrar on a substantive basis in the scale (Rs. 300—25—600) plus Ad-interim pay of Rs. 30 in the vacancy caused by the resignation of Sri Amiya Krishna Datta, Attorney-at-Law, with effect from the forenoon of the 1st June 1950. He will be on probation for a period of one year since the date of his appointment aforesaid.

By order,

P. K. BOSE, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

Orders by the Deputy Inspector-General of Police, Western Range

Chinsurah.—No. 5500.—11th August 1950.—Sri Jitendra Chandra Bhattacharji, officiating Inspector, District Enforcement Branch, Birbhum, is, in the interests of the public service, temporarily transferred to Burdwan to act as Inspector, *vice* Sri Sushil Kumar Ghoshal, Inspector, Burdwan, acting as Deputy Superintendent of Police, Bankura.

In modification of the orders published in notification No. 5843, dated 15th July 1949, of the *Calcutta Gazette*, dated 28th July 1949, Mr. G. Haywood, Armed Inspector, Midnapore, is granted fifty-five days' earned leave, three months leave on half average pay and two months and fifteen days' extraordinary leave with effect from 14-8-1947, p.m. to 24-3-1948, a.m. preparatory to retirement under rules 167(u) and 172 (6) of the West Bengal Service Rules, Part I.

H. S. GHOSH CHAUDHURI,
Dy. Insp.-Genl.

Presidency Division—Calcutta

No. 1080R.G.—25th August 1950.—Sri Sarat Chandra Majumder, Sub-Deputy Magistrate and Sub-Deputy Collector (temporary) and Subdivisional Supply Officer, Ranaghat, Nadia, was granted earned leave for thirteen days with effect from 30th August 1943, under rule 168(I) of the West Bengal Service Rules, Part I.

No. 1102R.L.—25th August 1950.—In exercise of the powers conferred by the proviso to section 4 of the Bengal Agricultural Debtors Act, 1935 (Bengal Act VII of 1936), delegated to me under section 5 of the said Act, I hereby authorise the Circle Officers (*ex-officio*) of Sadar (North), Kandi and Jangipur subdivisions of the Murshidabad district to exercise with effect from the date of publication of this notification all the powers of the dissolved Debt Settlement Boards of the district of Murshidabad, in connection with the making of awards in respect of cases of the dissolved Debt Settlement Boards pending on the date of publication of this notification.

No. 1375L.S.G.—31st August 1950.—The appointment of the following gentlemen as members of the Managing Committee of the Behala Municipal Maternity Home at South Suburban Municipality in the district of the 24-Parganas is published for general information under rule 20(b) of the Dispensary Manual:—

Sri Upendra Nath Banerjee.

Capt. I B. Ghosal.

Sri Anulvadhan Mukherjee.

Sri Balai Chandra Chatterjee.

Sri Haripujan Chaudhury

Sri Prafulla Kumar Mondal

Sri Bhudhar Chandra Matilal.

Sri Kalidas Roy.

Sri Sushil Kumar Chatterjee

Lt.-Col. M. Das.

Sri Pramatha Nath Mukherjee.

Sri Rabindra Nath Sanyal.

Sri Kunja Behari Mukherjee.

Sm. Khama Banerjee.

Dr. Sachi Mohon Mukherjee.

J. N. TALUKDAR, Commissioner.

Orders by the Deputy Inspector-General of Police, Central Range

Alipore.—No. 3514.—29th August 1950.—Sri Rajendra Kumar Basu, officiating Inspector, Murshidabad District Intelligent Branch, on being relieved will revert to district police work and continue to act as an Inspector in the same district. *vice* Sri Kshitish Chandra Ghosh Dostidar, Inspector, Murshidabad, on deputation to West Dijnajpur to act as a Deputy Superintendent of Police.

2. Sri Tarak Chandra Pal, officiating Inspector, Murshidabad, is transferred to 24-Parganas where he will continue to act as Inspector in the District Enforcement Branch.

3. The transfers involved in the above order are made in the interests of the public service.

S. M. GHOSH,
Dy. Insp.-Genl.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 29093(B)C.T./2E/105/50-51.—25th August 1950.—Mr. Hari Har Lal, 1st Additional Income-tax Officer, Non-Companies Income Tax-cum-Excess Profits Tax District, Calcutta, is allowed under Revised Leave Rules, 1933, earned leave for fifteen days with effect from 12th August 1950 to 26th August 1950 with permission to *abstain* Sunday, the 27th August 1950, to the leave.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 29545C.T./2E/81/50-51.—28th August 1950.—Mr. R. K. Choudhury, 1st Additional Income-tax Officer, District III(2), Calcutta, is allowed, under Revised Leave Rules, 1933, earned leave for thirty-one days, with effect from 7th August 1950 to 6th September 1950, with permission to *prefix* Sunday, the 6th August 1950, to the leave.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 30303C.T./2E/42/49-50[P.I.]—31st August 1950.—Mr. B. Abraham, Income-tax Officer Class I, Grade II, who has been transferred to the Income-Tax Department, West Bengal, Calcutta in pursuance of the Government of India, Ministry of Finance (Revenue Division), office memorandum No. C. No. 57(15)-Admn.I.T./50, dated 14th August 1950, is, with effect from the afternoon of 31st August 1950, posted as 5th Additional Income-tax Officer, Companies District I, Calcutta, *vice* Mr. B. Basu, proceeded on leave.

2. The services of Mr. B. Abraham, 5th Additional Income-tax Officer, Companies District I Calcutta, are, with effect from the forenoon of 1st September 1950, placed at the disposal of the Commissioner of Income-tax (Central Calcutta).

S. NARGOLWALA, Commissioner

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

NOTIFICATION.

1947 M.P.—18th August 1950.—In pursu-
ance of sub-rule (4) of rule 15 of the Indian
Electricity Rules, 1937, framed under section 37
of the Indian Electricity Act, 1910 (IX of 1910),
the following advertisement by the High Co-
operative Transport Society, Limited, published
in the *Hindusthan Standard* of the 6th, 7th and
8th August 1950, is published for general infor-
mation.

NOTICE.

It is hereby notified for public information that
the High Co-operative Transport Society Ltd.,
have applied under Rule 11 of the Indian
Electricity Rules, 1937, to the Secretary to the
Government of West Bengal, Commerce and Indus-
tries Department, Calcutta, for the grant of
a license under the Indian Electricity Act, 1910,
to supply of electricity in the town of Contai.
A copy of the Draft License containing the terms
and conditions is appended below:—

1st License—The Contai Electric License, 1950 (District Midnapore).

*for the supply of electrical energy grant-
ed by the Government of West Bengal, here-
after referred to as "the Government" under
the Indian Electricity Act, 1910.*

Under the provisions of the Indian Elec-
tricity Act, 1910 and the Electricity (Supply)
Act, 1948, license is hereby granted to
the High Co-operative Transport Society Ltd.,
Midnapore, to supply electrical energy in
the town of Contai with the powers and upon the terms and
conditions specified below:—

Short title.

This license may be cited as "The Contai
Electric License, 1950".

Interpretations.

The several words, terms and expressions to
be used in this license shall have the meanings
hereunder, and by the Electricity (Supply)
Act, 1948, meanings are assigned shall have in
use the same respective meanings provided
in this license:—

The "Act" shall mean the Indian Elec-
tricity Act, 1910, and any statutory modifications
thereof.

The "Government" shall mean the Govern-
ment of West Bengal.

The expression "the licensee" shall mean
the said Messrs. High Co-operative
Transport Society, Ltd., permitted assigns.

The expression "deposited map" shall
mean the plan of the area of supply hereinafter
mentioned, which has been deposited with the Gov-
ernment in pursuance of the rules under the Act,
and is signed for the purpose of identifica-
tion by the Secretary to the Government in the
Department of Commerce and Industries and by
the licensee.

The term "unit" shall mean the quantity
of electrical energy equivalent to a current of one
ampere flowing under an electromotive
force of one volt during one hour.

The expression "First Annexure", "Second
Annexure", "Third Annexure" and "Fourth
Annexure" shall mean the first, second, third
and fourth annexures to this license, respectively.

(iv) The expression "the commencement of this
license" shall mean the date of the notification by
the Government in the *Calcutta Gazette* by
which this license is granted.

(v) Unless otherwise stated, where roads or
streets are mentioned as forming the boundary or
part of the boundary of any area in this license,
the premises, properties or structures abutting
upon either side of such roads or streets are deemed
to be within the area of supply.

Security.

3. (i) The period within which the licensee
shall show under sub-clause (a) of clause 1 of
the Schedule to the Act that he is in a position
to discharge fully and efficiently the duties and
obligations imposed upon him by the license
throughout the area of supply shall, unless other-
wise ordered by the Government under sub-
clause (b) of sub-section (3) of section 4 of the
Act, be six months from the commencement of
this license.

(ii) Unless otherwise ordered by the Govern-
ment under clause (d) of sub-section (3) of
section 4 of the Act, the sum which the licensee
shall deposit or secure to the satisfaction of the
Government under sub-clause (b) of clause 1 of
the Schedule to the Act, shall be Rs. 10,000 and
such sum shall be so deposited or secured within
thirty days from the commencement of this license.

Provided that if the work proceeds in a manner
satisfactory to the Government, this amount shall
be repaid by the Government to the licensee in
four equal instalments and a final instalment of
payment of interest, if any.

The whole of the amount repaid by Government
shall be used by the licensee for carrying into
effect the works for which the license is granted.

Area of supply.

4. The area above referred to within which the
supply of energy is authorised by the licensee (the
area of supply under the Act) is the whole of the
area, the boundaries of which are described in the
First Annexure and delineated in red colour on
the deposited map.

Situation of the generating station.

5. The licensee shall erect the generating or
the mains receiving stations within the area cover-
ed by the license.

Licensee's works.

6. (A) *Compulsory works.*—(i) The licensee
shall within a period of two years from the date
of grant of this license, provide and instal suitable
and sufficient feeders and distributing mains and
also execute works to the satisfaction of the Gov-
ernment for the purpose of supply of electrical
energy throughout the streets, or parts of streets
named in the Second Annexure and shown in blue
colour on the deposited map, shall erect the
generating station or the main receiving station
mentioned in clause 5 with all machinery and
apparatus necessary for the purpose of giving a
continuous and efficient supply and shall do all
other works necessary for the commencement of
the supply of energy to the consumers.

The works aforesaid shall be in accordance with
the scheme sanctioned and mentioned in the Third
Annexure and with such modification as may be
approved hereafter in writing by the Government.

(ii) At the expiration of each successive period
of six months from the date of the grant of this
license and until the completion of the compulsory
works, the licensee shall submit to the Secretary
to the Government of West Bengal in the Depart-
ment of Commerce and Industries reports, stating
all steps taken and the progress made in carrying
into effect this license.

(B) *Provision of adequate plant and extension of distributing mains.*—Further within twelve months of the receipt of applications and subject to the first proviso of clause VI (i) of the Schedule to the Act, the licensee shall lay down suitable and sufficient additional transmission lines and feeders and distribution mains as may be required to give and supply adequate energy to every consumer within the area, and shall provide and maintain adequate plant, which, in the opinion of the Government, may be considered necessary for regular, constant and sufficient supply of energy to consumers.

Supply of energy.

7. (i) Subject to the provisions of this license, the Act, and the rules, also the Electricity Supply Act (1948), the licensee shall be entitled during the continuance of his license to supply energy within the area of supply for all purposes.

(ii) The supply of energy shall not be commenced until an Electric Inspector to the Government shall have inspected the licensee's works and certified in writing that the supply of energy may commence.

(iii) As soon as may be after the grant of this license and in any case within six months from the grant of this license the licensee shall submit to the Government for approval under sub-section (2) of section 21 of the Act draft "Conditions of Supply" to regulate his relations with persons who are or intend to become consumers.

(iv) After such conditions have been approved by the Government with or without modification the licensee shall not supply energy unless—

(a) the person to whom such supply is to be given shall have tendered to the licensee a requisition duly signed in the form for the time being approved by the Government, and

(b) such person and the licensee shall have executed an agreement in a form approved by the Government.

(c) The amount of all miscellaneous charges, incidental to, and in connection with the supply of energy which the licensee proposes to make against consumers shall be subject to the previous approval of the Government.

(iv) Provided that where all the works have not been completed by the licensee and the licensee nevertheless desires to commence to give supply of energy in a portion or portions of the area of supply, the licensee shall do so only with the express permission of the Government.

Extensions to generating plant, transmission and distributing mains.

8. After the supply of energy has commenced in accordance with clause 7 (i) of this license, no major additions to the generating station, machinery and apparatus, transmission and distribution mains or other works shall be made or orders placed for the same without the previous approval in writing of the Government.

Accounts.

9. (i) Separate and distinct accounts shall be kept, prepared and rendered by the licensee complying in full detail the requirements required by the Act, rules thereunder and the Electricity Supply Act (1948), the working of the undertaking for which this license is granted.

All books of accounts shall at all times be open to the inspection of the Government or of any person authorised by the Government in that behalf.

(ii) The licensee shall submit to the Government annually before the 1st October, in every year, the accounts of the undertaking made up to 31st March of the same year.

Statistics.

10. The licensee shall when called upon to so submit to the Government or an officer appointed in that behalf such statement and as may be considered necessary for the purpose of compiling comprehensive statistics of electricity supply undertakings in the Province.

Hours of supply.

11. The licensee shall not be bound to maintain a supply from 6-30 a.m. to 5 p.m., local time during the months of November, December, January and February, until after three years have elapsed from the date of notification of the grant of this license. During this period and the months the supply may be discontinued daily for ten and half hours, viz., between 6-30 a.m. to 5 p.m., local time. On the expiration of the three years a continuous day and night supply shall be maintained throughout the year.

Method of construction.

12. The feeders, distributing mains and vice connection may be overhead or underground in whole or in part and (subject to the provisions of section 18 of the Act) shall be erected, constructed and maintained in strict conformity with the Act and the rules thereunder and the following provisions:—

(i) The licensee shall not erect overhead mains for use at any pressure higher than medium pressure without the sanction in writing of the Government in each case and subject to conditions and/or limitations as the Government may impose.

(ii) Aerial lines in the vicinity of a building or structure shall be erected to comply with Indian Electricity Rules concerned and there shall an aerial line be at a less distance than 4 feet horizontally and/or 8 feet vertically from any building or structure whether permanent or temporary.

(iii) In narrow lanes, passages or streets where it would not be possible to maintain a horizontal clearance of 4 feet between aerial lines and buildings, underground cables shall be provided and any special method of construction of aerial lines shall have been expressly sanctioned in writing by the Government for any such lane, passage, street and such sanction shall be obtained by the licensee before beginning construction of a special aerial line.

(iv) Where any electric supply lines are to run along the routes of a taboot, temple procession, or similar other religious processions, the supply shall be laid underground or placed at such a height as will allow of the free and safe passage of such processions. In case of dispute, such route heights shall be determined by the District Magistrate to whom the licensee shall refer in running any such lines.

(v) The licensee shall remove or replace at his own expense any aerial line which runs across any street if in the opinion of the Government it is considered necessary to do so.

(vi) For the purpose of rule 68 of the Act, the maximum wind pressure shall be taken as 15 pounds per square foot.

Nature of supply.

13. The system and pressure of supply of electricity shall be adopted for the supply of electricity under this license are as follows:—

(i) Three-phase alternating current, three-wire supply at pressures of 400 volts between phases and 230 volts between each phase and neutral at a frequency of fifty complete cycles per second.

(i) Single phase alternating current, two-wire system, at a pressure of 230 volts, between the line and the neutral conductor at a frequency of fifty complete cycles per second.

(ii) A high pressure alternating current three phase supply at a pressure of 3,000 volts, between the lines at a frequency of fifty cycles per second for feeders and for supply to any large consumers for power purposes.

The pressure stated above shall be as measured at consumer's terminals and shall not vary therebeyond the limits prescribed by the Indian Electricity Rules, 1937, throughout the area of licence.

Provided that the licensee may from time to time with the previous consent in writing of the Government and subject to such limitations and conditions as shall be made in writing by the Government, adopt any other pressures or systems of supply or both for the purpose of this license.

Rates of rates to be charged in respect of supply of energy.

(i) The rates to be charged by the licensee for energy supplied by him shall not exceed those fixed in that behalf in the Fourth Annexure, or in case of a method of charge approved by the Government in accordance with clause (c) of sub-section (3) of section 23 of the Act, such maximum rate the Government may fix on approving the rates.

The rates for sale of electrical energy shall be subject to the provisions of section 57 and the First and Seventh Schedule to the Electricity Supply Act, 1948.

Purchase of undertaking.

(A) *Purchase by local authority or Provincial Government (where the Provincial Electricity Board is not formed).*—(i) The option of purchase given by section 7 of the Act shall be first exercisable on the expiration of twenty years from commencement of this license and thereafter on the expiration of every subsequent period of ten years.

The purchase price payable on the exercise of said option shall be—

The net expenditure on the capital account of the licensee in respect of lands, buildings, works, machinery, mains, apparatus, appliances, fixtures, furniture, vehicles and other like property (including servicable standby plant) owned and used by the licensee for the purposes of the undertaking less the total depreciation thereon calculated [according to the scale of depreciation provided in the table appended to the Seventh Schedule of the Electricity (Supply) Act of 1948].

The percentage of the value of the lands, buildings, works, materials and plant of the licensee referred to in sub-section (i) of section 7 of the Act which shall be added to such value under the second proviso to that section on account of compulsory purchase shall be ten per centum.

The value of the stores, spare parts and loose tools in use or available and suitable for use (for the purposes of the undertaking) at the date of the purposes at such price as may be agreed or failing agreement, as may be determined by arbitration.

In accordance with clause (d) (ii) of sub-section (3) of the Act, it is hereby declared that the power station used or to be used in

connection with the undertaking shall form part of the undertaking for the purpose of purchase under section 5 or section 7, provided that the power station shall not have been abandoned by reason of the operation of clause 16 of this license.

(ii) Not less than two years' notice in writing of any election to purchase the undertaking shall be served upon the licensee by the Government and after such notice shall have been given all extensions and outlays of money debitable to the capital account of the undertaking during the period of such notice shall be subject to the previous approval of the Government.

(B) *Purchase by the Electricity Board.*—In the event of the purchase of the undertaking being made by the Provincial Electricity Board constituted, under the provisions of section 5 of the Electricity (Supply) Act, 1948, the same shall be governed by the respective Schedule of the Electricity (Supply) Act, 1948.

Bulk supply.

16. (i) Should a supply of electrical energy in bulk become available at any future date from any source at a rate not more than the rate at which the licensee is generating at the time and if the Government think it in the interests of development of electricity in that area, so to direct, the licensee shall obtain his supply from such source.

The decision of the Government operation of this clause shall be final.

(ii) The licensee will take from the Provincial Electricity Board, if set up by the Government or from any Government generating station such energy as required for this distribution at any time such Board or the Government is prepared to supply at a rate not more than the rate at which, in the opinion of Electrical Commissioner with the Government of India or the Government, or the Provincial Electricity Board, the licensee is generating at the time of the offer.

If energy is taken as provided above, the licensee shall, if so required, sell to the Electricity Board or to the Government its generating plant at its depreciated book value, or if such Board or Government does not wish to purchase, the licensee will have full discretion to dispose of such plant.

Management expenses and interest on loan.

17. (i) If the license is granted to a limited company, the Government shall have the right from time to time to nominate one *ex-officio* Director on the Board of Directors of such company and the Director so nominated shall be entitled to such remuneration payable by the said company as fixed in the memorandum and Articles of Association of such company in respect of other Directors. The Director so nominated by Government shall not be required to hold any qualification shares, nor shall he be liable to removal or retirement. The Government shall, however, have a right to remove the person so nominated and appoint another person in his place. The Articles of Association of the company shall make suitable provisions on the lines of this clause.

(ii) The licensee shall not enter into any agreement with the Managing Agents, if any, or make any modifications to such agreement already entered into unless with the previous consent in writing of the Government. The Government shall also have the right to examine any agreement between the licensee and the Managing Agents, if any, and to require suitable modifications therein as a condition precedent to Government granting any consent as required by section 9(2) of the Act.

(iii) The rates of remuneration to be paid to the Managing Agents and the expenses of the office of the Managing Agents shall be regulated in accordance with the provisions contained in clause XIII of the Sixth Schedule of the Electricity (Supply) Act of 1948. The rates of remuneration to be paid to the Directors and persons other than the staff employed by the licensee for the actual running of the undertaking and also the rates of interest on loan, whether secured or not, etc., and any changes in such rates shall be subject to the prior approval of Government in each case.

Variations from the Schedule to the Act.

18. In pursuance of clause (f) of sub-section (2) of section 3 of the Act, it is hereby expressly declared that—

(i) Sub-clause (I) of clause VI and sub-clause (I) of clause VIII of the Schedule to the Act shall for the purpose of incorporation in this license be varied by the addition of "except for the months of November, December, January and February when the supply may be discontinued daily for ten and half hours, namely, between 6-30 a.m. and 5 p.m. for a period of three years from the date of notification of the grant of this license" after the expression "continue to supply energy" occurring in sub-clause (I) of clause VI and in sub-clause (I) of clause VIII of the Schedule to the Act.

(ii) Clause IV of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of two years for the period of three years specified in clause IV of the Schedule to the Act.

(iii) The following sentence shall be added between the words "licensee" and "and" at the end of clause (a) of the first proviso to sub-clause (I) of clause VI of the Schedule to the Act:—

"and to comply with the conditions of supply made from time to time with the previous sanction of the Government under section 21(2)".

(iv) Sub-clause (a) of the first proviso to sub-clause (I) of clause VI of the Schedule to the Act shall for the purpose of incorporation in this license be further varied to the following extent, namely, that the licensee shall not be bound to supply energy to any person for any period unless the person requisitioning such supply shall enter into an agreement as required by clause 7 (iv) of this license.

(v) The following sub-clause shall be substituted for clause VI, sub-clause (5), namely:—

"Every requisition under this clause shall be in a form approved by the Government; and copies of the form shall be kept in the office of the licensee and supplied free of charge to any applicant".

(vi) The first proviso to clause XI of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of five years for the period of seven years specified in that proviso.

(vii) The following sub-clause shall be substituted for sub-clause (2) of clause X, namely:—

"(2) Before commencing to supply energy through any distributing main the licensee shall give notice, by public advertisement in such manner as shall be previously approved by the Government, of the method by which he proposes to charge for energy so supplied and the

rates at which such energy will be supplied, and, where the licensee gives such notice, he shall not be entitled to change the method of charging or the rates at which energy will be supplied without giving notice thereof by public advertisement in the manner aforesaid and giving in writing one month's notice or such shorter notice as the Government may deem proper of such change to the local authority or to any person concerned, and to every consumer of energy who is supplied by him from the distributing main".

Securing continuity of supply.

19. It shall be the duty of the licensee to give expression shall for the purpose of this clause clause 20 following be taken to mean and to the licensee, his employees, servants and agents and his permitted assigns) to give the local Magistrate immediate and full information of circumstances in which interruption of the supply may be apprehended as a result of civil commotion or disturbance of the public peace, or any strike or lock-out of the nature specified in section 2 of the Industrial Disputes Act, 1947.

Transfer of Management.

The licensee shall not employ or engage any other party to work his undertaking or to carry out the work of supplying energy under this license except with the previous written consent of the Government wholly or to such extent as the Government may think fit.

Revocation.

20. (i) If the licensee shall in the opinion of the Government have failed to give such information and full information as is required by clause 19 hereof or if at any time any interruption of supply shall occur which in the opinion of the Government is attributable to any wilful or culpable default or neglect on the part of the licensee or which in the opinion of the Government could by the exercise of reasonable care have been prevented by the licensee or if the licensee shall in the opinion of the Government fail to comply with any of the provisions of this license or shall in the opinion of the Government fail to show satisfactory progress during any portion of the period of two years, specified in clause 6 of this license, or if the general direction and control of the licensee shall cease to be in the hands of a person subject of the Indian Union, the license shall be liable to be revoked.

(ii) In the event of the Government revoking the license for any of the causes specified in sub-clause (i), the security deposit of Rs. 10,000 made in accordance with clause 3 may in whole or in part be forfeited as the Government may decide and the decision of the Government as to the revocation and forfeiture shall be final and binding on the licensee.

First Annexure.

The boundaries of the area of supply referred to in clause 4 are as under:—

North—Bounded by the villages, viz., Benamuri, Goagachia, and Betulia.

East—Bounded by the villages, viz., Khatibani, Uttar-Darua and Dakshin-Darua.

West—Bounded by the villages viz., Kanakpur, Benamuri.

South—Bounded by the villages, viz., Bananpur, Jagannathpur, Bagmari and Rampur.

Second Annexure.

The list of streets and part of streets referred to in clause 6(I):—

- (1) Canal-Darua Maidan Road via Barabazar, Road No. 32.
- (2) Ramnarayan Maity Road. Road No. 33.
- (3) Kalmagar Road. Road No. 30.
- (4) Ramnagar Road. Road No. 29.
- (5) Arhilagan Streets:—
 - (a) From post office to Bhupendra De's house, Nos. 19 and 16.
 - (b) From Natendra Nath Das's house to Canal Bank, No. 15.
 - (c) From Subimal Mitra's house to Kantanala Bazar via "Haripara", No. 20.
 - (d) From "Thana Pukur" south bank to Durga Mishra's house via Sudhir Deb's house, No. 19.
 - (e) From Ambika Charan Das's house to Hari-sabha via "Brahmo Girls' School", No. 56.
- (6) Kunorpur Road—From Harisabha to Jantva Sasnal's house via Nihar Press and aunt Hazra's house, No. 56.

Third Annexure.

(1) The proposed generating station will be sited just to the South of the Khargachandi panchayat ground and to the east of the new site of the P. C. T. S. Ltd., on the Rajnarain Road on plot No. 36 mouza Monohar-chak, in this plot has been marked "PH" on the framed map.

(2) Details of the plant:—55 KW. Mc. Laren/Lush Diesel Generating set. Capacity—55 KW. Stage—400/440. Characteristics—3-phase, 50 Hz, 4 wire, 0.8 power factor. Engine B.H.P. 88. Dimensions: Length—13 ft. 6 inches. Width—4 ft. 6 inches. Height—6 ft. 0 inch. Approximate weight—3½ tons.

Fourth Annexure.

Rate to be charged by the licensee for energy supplied by him referred to in clause 14 shall not exceed the maxima set out below, namely:—

Rate A—Domestic and business purposes.

(i) Domestic and business purposes for lighting and all types of table, ceiling, exhaust ventilating fans—Gross As. 8, Rebate As. 0-6, Net As. 7-6.

(ii) Domestic purposes for lift and pump motors, where the rating of such motor does not exceed 1 H.P.—Gross As. 6-6, Rebate As. 0-6, Net As. 6.

(iii) Domestic purposes for lift and pump motors, where the rating of such motor exceeds 1 H.P.—Gross As. 5-6, Rebate As. 0-6, Net As. 5.

(iv) Domestic and business purposes for heating (stoves, heaters, cookers, irons, etc.), radios, generators, air conditioning apparatus and all domestic appliances not mentioned in Rate A—Gross As. 4, Rebate Nil, Net As. 4.

All other domestic and business purposes covered by any other rate—Gross As. 8, Rebate As. 0-6, Net As. 7-6.

Minimum charge.—A minimum charge of Rs. 2 per month may be made in addition to meter hire whether energy to that extent has been consumed or not.

Rate B—Unmetered supply.

Lights on contract system for road side stalls and bazar shops only, and used for not more than 4 hours daily from sunset, provided that the wattage of each lamp does not exceed 60 watts and the total number of lamps in one shop does not exceed three—Gross Rs. 4-8, Rebate As. 8, Net Rs. 4 (per lamp per month).

Rate C—Public amusement purposes.

Cinematograph and for all such amusement purposes—Gross As. 4-6, Rebate As. 0-6, Net As. 4.

Rate D—Battery charging and Electrolysis.

For battery charging and electrolysis purposes—Gross As. 4-6, Rebate As. 0-6, Net As. 4.

Rate E—Industrial purposes.

For motive power purposes and for purposes other than those mentioned in item (A) and (D) above:—

A standing charge per month for service at Re. 1 per H.P. of the connected load* for the supply of which licensee is required to make provision and in addition a charge for current determined by meter as follows:—

(i) For each installation having motors the aggregate rated horse-power of which does not exceed 4 H.P.—Gross As. 6, Rebate As. 0-6, Net As. 5-6.

(ii) Exceed 4 but not exceed 15 H.P.—Gross As. 5-6, Rebate As. 0-6, Net As. 5.

(iii) Exceed 15 but not exceed 50 H.P.—Gross As. 5, Rebate As. 0-6, Net As. 4-6.

Rate F—Large Industrial and/or Bulk supply purposes.

(i) If the maximum demand exceed 50 KW, but not 500 K.W.—Gross As. 4, Rebate As. 0-6, Net As. 3-6.

(ii) For maximum demand exceeding 500 K.W. In the case of large consumers for power, special agreement may be made for fixed periods at such special terms (not exceeding the rates specified above) that are justified by special circumstances, having regard to the location, load factors, time of use, power factor and quantity—Gross As. 3-6, Rebate As. 0-6, Net As. 3.

Rate G—Street Lighting.

The licensee may at any time enter into a special contract with the municipality of Contai for the supply of energy to the said municipality for public lighting upon such terms and conditions at such rates not exceeding the maxima charges specified above, as may for the time being be mutually agreed upon—Gross As. 5, Rebate As. 0-6, Net As. 4-6.

*The term "connected load" occurring in this item shall mean the total rated capacity of the motor or motors in H. P. connected to the installation.

Meter rent.—The rent to be charged for the meter shall not exceed annas 8 per month for a single phase A.C. meters, annas 12 per month for a polyphase A. C. Meter.

Every local authority, company or person desirous of making any representation with reference to the application to the local Government may do so by letter addressed to the Secretary to the Government of West Bengal, Department of Commerce and Industries, Writers' Buildings, Calcutta, within three months of the date of issue of the newspaper containing the first advertisement.

Copies of the map referred to in the license showing the area of supply may be inspected at the following addresses:—

(1) Secretary, Hijli Co-operative Transport Society, Ltd.—Contai P.O., district Midnapore.

(2) President, Contai Union Board, Contai P. O., district Midnapore.

And the copy of the Draft License may be obtained from the Secretary, Hijli Co-operative Transport Society, Ltd., Contai P.O., district Midnapore on payment of Re. 1 per copy.

SARADINDU DAS, Secretary,
Hijli Co-operative Transport Society, Ltd.,
Contai P. O., district Midnapore

—
By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

LABOUR DEPARTMENT

ORDER.

No. 4850Lab.—30th August 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 3672Lab., dated the 6th July 1950, the industrial dispute between (1) Messrs. B. K. Paul & Co., Ltd., (2) Messrs. B. K. Paul & Co. (Agency), Ltd., and (3) Messrs. B. K. Paul & Co. (Edwards Tonic), Ltd., of 1 and 3, Bonefield Lane, Calcutta, and their workmen represented by B. K. Paul & Co., Ltd. Employees' Union, 102B, Netaji Subhas Road, Calcutta, was referred for adjudication to Sri S. C. Chakravarti, District Judge;

And whereas the said Sri S. C. Chakravarti, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of industrial dispute between (1) Messrs. B. K. Paul & Co., Ltd., (2) B. K. Paul & Co. (Agency), Ltd., (3) B. K. Paul & Co. (Edwards Tonic), Ltd., and (4) B. K. Paul & Co. (Research Laboratory), Ltd., of 1 and 3, Bonefield Lane, Calcutta, and their workmen represented by (1) B. K. Paul & Co., Ltd. Employees' Union, 102B, Netaji Subhas Road, Calcutta, and (2) B. K. Paul & Co. (Research Laboratory), Ltd. P. A. & D. Co. Factory Employees' Union, 20, Bhutnath Paul Road, post office Chugudanga, Calcutta.

PRESENT :

BY SAILES CHANDRA CHAKRAVARTI, *Chairman of the Tribunal.*

for the Companies : Sri S. C. Sen, Advocate.

for the B. K. Paul & Co., Ltd. Employees' Union, 102B, Netaji Subhas Road, Calcutta : Sri P. K. Sanyal, Advocate.

Acting under the provisions of sections 7 and 10 of the Industrial Disputes Act, 1947, Government of West Bengal, in the Department of Labour, by their order No. 3672Lab., dated the 6th July 1950, have referred me for adjudication the industrial dispute between Messrs. (1) B. K. Paul & Co., Ltd., (2) B. K. Paul & Co. (Agency), Ltd., (3) B. K. Paul & Co. (Edwards Tonic), Ltd., and (4) B. K. Paul & Co. (Research Laboratory), Ltd., of 1 and 3, Bonefield Lane, Calcutta, and their workmen represented by B. K. Paul & Co., Ltd. Employees' Union, 102B, Netaji Subhas Road, Calcutta, and (2) B. K. Paul & Co. (Research Laboratory), Ltd. P. A. & D. Co. Factory Employees' Union, 20, Bhutnath Paul Road, post office Chugudanga, Calcutta.

The following points have been referred to me for adjudication :—

- (1) Security of service.
- (2) Grades and scales of pay.
- (3) Dearness allowance.
- (4) Designation of the employees.

- (5) Leave and holidays.
- (6) Payment for overtime.
- (7) Promotion.
- (8) Bonus.
- (9) Provident Fund.
- (10) Pension.
- (11) Gratuity.
- (12) Transfer of Sri Hem Ch. Mukherjee.
- (13) Reinstatement of (a) Sri Sudhir Ch. Shyam, (b) Sri Dhananjay Bose, (c) Sri Shibsankar Chatterjee and (d) Sri Balai Chandra Bose.

AWARD.

This is a type of reference where references in respect of numerous concerns have been combined into one. Here separate awards should be made and can be made at different times as we did in the various awards of what is commonly known as the awards of the Mercantile Tribunal.

Of the four firms the following Companies, viz., Messrs. B. K. Paul & Co., Ltd., Messrs. B. K. Paul & Co. (Agency), Ltd., and Messrs. B. K. Paul & Co. (Edwards Tonic), Ltd., have compounded their differences with the employees and a memorandum of agreement has been put in.

There has been no settlement with Messrs. B. K. Paul & Co. (Research Laboratory), Ltd.

There is no difficulty in making awards in respect of the Companies where the differences have been compounded.

So in respect of the three Companies—Messrs. B. K. Paul & Co., Ltd., Messrs. B. K. Paul & Co. (Agency), Ltd., and Messrs. B. K. Paul & Co. (Edwards Tonic), Ltd.—and their employees, I make an award in terms of the agreement a copy of which is made Annexure 1.

S. C. CHAKRAVARTI,

Chairman of the Tribunal

The 17th August 1950.

ANNEXURE 1.

Terms of Agreements between Messrs. Butto Kristo Paul & Co., Ltd., Butto Kristo Paul & Co. (Agency), Ltd., Butto Kristo Paul & Co. (Edward Tonic), Ltd., and their workers.

1. The Company agrees not to make any retrenchment of the staff for one year.

2. In view of the present economic crisis through which the Company is passing the consideration as to the increase of dearness allowance will remain in abeyance.

3. Two more dates to be added to the list of present holidays, and they are "Kojagar Lakshmi Puja" and "Janmastami".

4. Increments and promotions as may be due to the employees in terms of the last Awards made in 1947 and 1948 shall be given immediate effect and the employees shall get from the month of Sraban 1357 B.S. all their salaries and wages as may become due to them in terms of the said Awards from the said month of Sraban 1357 B.S. and all the salary and wages that became due to them from the dates of the enforcement of the said awards up to Asar 1357 B.S. shall be paid in the following manner, viz., the 1st instalment all employees earning not more than Rs. 50 as basic wages shall be paid in the month of Bhadra 1357 B.S. In the 2nd instalment all employees earning more than Rs. 50 but less than Rs. 75 as basic wages shall be paid in the month of Aswin 1357 B.S. In the 3rd instalment all employees earning more than Rs. 75 as basic wages shall be paid in the month of Prahayan 1357 B.S.

5. Provident Fund to be completed within nine months in compliance with law on the subject.

6. No consideration of items 2, 4 and 10.

7. Payment of overtime as per previous Award.

8. Half month's salary and wages as bonus during the Pujas this year.

9. Hem Babu to be replaced in his original post.

10. Sri Sachin Dutta is to be provided with some work.

11. All the four employees discharged, viz., Sudhir Chandra Shyam, Mananjay Bose, Shibsankar Chatterjee and Balai Chandra Bose will be given one month's salary in addition to their respective dues and one month's pay in lieu of notice.

(Sd.) S. SEN, Advocate for

B. K. Paul & Co., Ltd., B. K. Paul & Co. (Agency), Ltd., B. K. Paul & Co. (Edwards Tonic), Ltd.

17th August 1950.

(Sd.) P. K. SANYAL, Advocate

for B. K. Paul & Co., Ltd. Employees' Union.

18th August 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No 4852Lab.—30th August 1950.—Whereas under the Government of Bengal, Labour Department, order No. 3239Lab., dated the 15th June 1950, the industrial dispute between the United Iron and Steel Corporation, Ltd., 119, Grand Trunk Road, Belur, post office Howrah, and 78 workers of Foundry Section and Machine-shop Section of the firm represented by Iron Factory Workers' Union, 3/1, Kali Banerjee Lane, Howrah, was referred for adjudication to Sri S. C. Chakravarti, District Judge;

And whereas the said Sri S. C. Chakravarti, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of industrial dispute between the United Iron and Steel Corporation, Ltd., 119, Grand Trunk Road, Belur, post office Howrah and 78 workers of the Foundry Section and Machine-shop Section of the firm represented by the Iron Factory Workers' Union, 3/1, Kali Banerjee Lane, Howrah.

PRESENT :

SRI SAILES CHANDRA CHAKRAVARTI, *Chairman of the Tribunal*

For the Company: Sri Rabindra Nath Roy, Manager of the Factory.

For the Union: Sri Hari Pada Majumdar, Secretary.

Acting under sections 7 and 10 of the Industrial Disputes Act, 1947, the Government of West Bengal, Department of Labour, by their order No. 32 Lab., dated the 15th June 1950, referred to me for adjudication the industrial dispute between the United Iron and Steel Corporation, Ltd., 119, Grand Trunk Road, Belur, post office Howrah, and 78 workers of the Foundry Section and Machine-shop Section of the firm represented by the Iron Factory Workers' Union, 3/1, Kali Banerjee Lane, Howrah.

The points for adjudication were as follows:—

- (1) Is the Company justified in issuing of notice, dated the 4th February 1950, proposing employment of 30 workers and forcing unemployment on the rest of the workers of the Foundry Section?
- (2) If so, to what relief are the workers entitled?
- (3) Are the workers of the Foundry and Machine-shop Department (mentioned in the schedule attached to the Reference), rendered unemployed as a result of closure of the Foundry Section entitled to any relief?

AWARD.

This factory had been mainly an iron foundry. For the running of the factory it had to obtain quota of coal and pig iron from the Government. In the month of December 1949 the stock of pig iron became exhausted and there was no prospect of supply in near future. The Management then laid off all the workers. The Company, after this, obtained supply of some pig iron and considered that it could, after abridgment of staff, continue to run for some time. The Company, therefore, recalled thirty of the persons laid off. The Union, however, opposed this. Their contention had been that there should be no discrimination but the whole lot might be called on for work that involved a fresh involuntary unemployment, they were prepared to accept this. The Company had not been agreeable to this. Obviously they thought that that course would be more expensive inasmuch as the supervisory staff would not be discharged or laid off. The matter at this stage came to be handled by the staff of the Labour Commissioner and ultimately came before me for adjudication under the reference quoted above.

Since the thirty men recalled to duty did not join, the Company made arrangements for utilising the quotas through other agencies and had not tried to obtain further quotas. Even if the thirty men now go to join, the company will not be able to give them work now and it cannot be said, if ever afterwards they will be able to find work for them. It is understandable that when once full quotas are not realised, a further attempt at obtaining quotas becomes difficult. In view of the situation, both parties have agreed on me that all the workers laid off on 19th December 1949 and 16th January 1950 be discharged with effect from those dates and they will get the following benefits. To understand the nature of the benefits agreed upon, I should note that in the year 1948 a Contributory Provident Fund was unofficially started and the rules were not registered and no trust deed was executed.

The following benefits will be available. Each will get gratuity at the rate of 15 days' pay for each year of continuous service till the date of lay off. In addition to this each worker will get his own contribution to the Provident Fund.

S. C. CHAKRAVARTI,
Chairman of the Tribunal.

the 16th August 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 4859Lab.—30th August 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2306Lab., dated the 8th May 1950, the industrial dispute between Messrs. Janata Radios, Ltd., Head Office "India House", 6, Madan Street, Calcutta, Factory at 7, Cornfield Road, Ballygunge, Calcutta, and their workmen C/o. Sri J. K. Bhattacharyya, Institute of Radio Technology, 188/2, Bowbazar Street, Calcutta-12, was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

On the matter of an industrial dispute between Messrs. Janata Radios, Ltd., Head Office: "India House", 6, Madan Street, Calcutta, Factory at 7, Cornfield Road, Ballygunge, Calcutta, and their workmen represented by Sri J. K. Bhattacharyya, Institute of Radio Technology, 188/2, Bowbazar Street, Calcutta.

PRESENT:

SRI G. PALIT, *District Judge, Industrial Tribunal.*

For the Union: Sri J. K. Bhattacharyya.

For the Company: Sri N. M. Das Gupta, Pleader.

1 By an order No. 2306Lab., dated the 8th May 1950, the Government of West Bengal had constituted a Tribunal of one Judge under sections 7 and 10 of the Industrial Disputes Act (Act XIV of 1947), and referred the said dispute to me for adjudication.

2. The reference was received here on 10th May 1950. The Union filed written statement on 20th May 1950. The Company filed written objection on 12th June 1950. The issues were framed on 23rd June 1950. The case was taken up for hearing on 19th July 1950 and was concluded on 20th July 1950.

3. The issues as framed by this Tribunal stand as follows:—

- (1) Whether there would be any direction for re-opening the factory which was closed on the 4th February 1950.
- (2) Whether the workmen discharged by notice should be reinstated and paid for the period of unemployment.
- (3) Minimum basic pay.
- (4) Rates of dearness allowance.
- (5) Pay for the holidays, e.g., Mahalaya 1949 and also for 26th December 1949, 2nd January 1950 and 27th January 1950.
- (6) Service amenities regarding free medical aid, overtime pay, etc

AWARD.

Issue No. 1.

Before I deal with these issues specifically I think it worthwhile to place a brief history of the dispute. The Janata Radios, Ltd., is the Company under the managing agency of Messrs. Chhedilal Harinivas dealing in radios, radio parts and accessories. This Company was started on 1st August 1949 roughly with a dozen of workers. They were appointed on probation for a month with a promise of confirmation after expiry of this period. The Union contends that the Management was not as good as their word. They were confirmed in November 1949 after the workers had started agitation for the same. There was also a difference about working hours, about the day of payment and about holidays and leave. The difference came to the head in January 1950. On the 4th February 1950 which was a pay-day there was an altercation between the Management and some of the workers in respect of their grievances. Thereafter a lock-out was declared by the Management with effect from 6th February 1950. The workers waited on the Manager on 7th February 1950 with no result. Thereafter, the Management discharged 9 of the workers with effect from 8th February 1950. These discharged workers approached the Labour Directorate with a list of their demands including the prayer for a reference of the dispute to a Tribunal. Attempts at conciliation through the intervention of the Labour Directorate did not meet with success. Thereafter the matter was referred to this Tribunal for adjudication.

According to the Company, there were 13 workmen when the factory was closed down on 4th February 1950. The workers were appointed at first, on probation for a month, but as they did not prove quite as efficient as they were expected, they could not be confirmed before 1st November 1949. The Company contends that Sri J. K. Bhattacharyya fomented agitation among the workers. There were parleys between the workers and the Management in respect of holidays, leave and other matters. These workers refused to comply even with the working hours as laid down in the Factories Act. They wanted to proceed in their own way ignoring the Manager. The Management brought the matter to the notice of the Labour Commissioner on 21st January 1950. The Management also reported the matter to the

Deputy Commissioner of Police on 30th January 1950. No effective help came from them. On 4th February 1950 the Works Manager was assaulted. In the meantime alarming reports were received by the Management that the factory might be burnt down. Thereafter the Management, upon inquiry, dismissed these 9 workers by a notice, dated 8th February 1950. The factory was burnt down by some miscreants on 21st March 1950. So the Company stands by the step of discharge and lock-out as unavoidable in the circumstances.

I am satisfied from evidence before me that the factory has been burnt down on 21st March 1950. I refer to the police report, Ext. M1, and also the letter marked Ext. N in this connection. That being the position, the question of re-opening the factory with these workers does not arise. Though the loss of 1 lakh of rupees on this head might have been exaggerated, yet I have reasons to think that the radio parts and accessories which were the backbone of the business had been gutted. So I reject the claim under issue.

Issue No. 2.

The 9 workmen who now press for their reinstatement before me were discharged by notice given on the 8th February 1950, as per Annexure I. Now the point is whether this discharge was justified. Following the end of events I am satisfied that the Management had no choice in the matter. In the atmosphere of indiscipline and rowdiness which the workers had set up in the factory, work was almost impossible to carry on. The workers were aggrieved when their confirmation was withheld. Prospect of confirmation was held out to take place some time in September 1949, but it was deferred till the beginning of November 1949. The Company contends that these workers were not confirmed before November as they did not prove quite up to the mark. After all, the deferment of confirmation is not such a serious matter as could justify so much agitation over it. The workers were getting pay all the same during this period.

When the matter of confirmation was thus solved, agitation was started in respect of holidays and leave. The Company signified its willingness to observe holidays and leave as provided for under the Factories Act. In a letter of the General Manager, dated 23rd December 1949, as per Annexure C, it is definitely given out that the holidays would be granted as provided under the Factories Act and the payment of wages should also be made under the said Act. So it is idle for the employees to contend that the Company kept them in doubt and uncertainty about holidays and leave all through. The Management in answer to the claim of holidays on the 24th and 26th December 1949, granted two days' holidays but that on the 24th and 25th December. The Management expressed its inability to grant a holiday on 26th December 1949 because there was a chance of visit by Dr. Shyamasad Mukherji, Member, Industry Department, Government of India, to the factory on that day. The letter as per Annexure B clarifies this position and any room for misunderstanding. But what the workers did on the 26th December? They entered their attendance in the Attendance Register at the factory but stayed away ignoring the letter as per Annexure B. A citation of selected representatives waited on the General Manager on that day. Their conduct proved vexatious to the General Manager (*vide* Annexure C). However, the matter was tided over by the workers giving assurance of observation of discipline and obedience in future (*vide* Annexure D). The discharge order of Sri J. K. Bhattacharyya which was issued was also rescinded. I can never take that this letter as per Annexure

D, was obtained under duress or dictation by the General Manager. If it shows anything, it shows that the workers were genuinely repentant and were prepared to make amends for their past conduct. The workers can hardly be justified for their staying away from the factory on the 26th December in direct defiance of the order of the General Manager.

If the workers really regretted their past conduct, one would naturally expect that they would now be more disciplined than before. But as the subsequent trend of events reveals, they became only more unruly and rowdy than ever before. On 16th January 1950 the Works Manager, Sri J. N. Sen Gupta, wanted to impress upon the workers that they should be punctual in their attendance. What he wanted to enforce was merely the observance of the working hours under the Factories Act. But Sri Sen Gupta was threatened with violence on 17th January 1950 when he came to the factory just to see how the working hours were being observed. He had to lodge complaint with the Bhowanipore police-station as he apprehended actual violence. On 18th January 1950 the General Manager visited the factory. He could not dare come to the factory without some police help. He was greeted with abuses by the workers. The Management finding itself in a desperate plight wrote to the Labour Commissioner on 21st January 1950 as per Annexure E. The people of the Head Office were not permitted to enter into the factory. The workers behaved as they liked. As the situation daily went from bad to worse, the Management reported to the Deputy Commissioner of Police on 30th January 1950. But no help came to this frantic cry. The Works Manager was actually assaulted on the 4th February 1950 when he came to the factory. If after this, the Management closes down the factory on 4th February 1950, can anybody blame it? I find that the Management had no other course open than to declare a lock-out in the circumstances. In this context, the discharge notice was served on the 8th February as per Annexure I. If individual notice had not been served in any particular case, that does not very much matter. It will appear that the apprehension of the Management on the score of safety of the factory was not imaginary. The factory was actually burnt down on 21st March 1950. I do not understand why the police did withhold help in such circumstances when valuable properties were in imminent peril. But that is another matter. Considering the circumstances which led to the discharge of these 9 employees, I am clearly of opinion that the discharge was perfectly justified. So the question of their reinstatement can never arise.

But it will appear from the Annexure I, dated 8th February 1950, that these 9 workers were discharged retrospectively with effect from 4th February 1950. I cannot uphold this portion of the order. The workers are entitled to their wages from 4th February 1950 to 8th February 1950 during which period they must be supposed to have been in employ. As these workers have not been given any written charge and as they have not been given any opportunity to explain their conduct, I do not think I should be justified in denying them wages for the notice period, i.e., for one month from the 8th February 1950. I would never have given this compensation if these workers were discharged after their explanation was taken and separately scrutinised by the Management. This payment must be made to these 9 workers whose names are mentioned in the Appendix, within one month of the award coming into operation. So while I reject the prayer for reinstatement, I allow partial relief in the shape of wages for the period from 4th February 1950 to 8th February 1950 and one month's wages thereafter as compensation, payable within one month of the date of operation of this Award.

Issues Nos. 3, 4, 5 and 6.

These issues are taken up together for the sake of convenience. As these workers have been discharged and as their prayer for reinstatement has been negatived the question of fixation of minimum basic pay and rates of dearness allowance does not, strictly speaking, arise. The question of terminating their service amenities regarding free medical aid, overtime pay, etc., does not, for the same reason, arise for consideration. I give no decision on this head. Regarding the pay for the holidays, viz., Mahalaya 1949 and also for 26th December 1949, 2nd January 1950 and 27th January 1950 I find that the claim is liable to be turned down. The Company has granted holidays to the extent provided for under the Factories Act. If on a particular day they do not choose to declare a holiday, the workers cannot make any grievance on that score. Regarding the claim for overtime pay and wages on holidays, the claim is of the nature of civil liability. No direction is called for on such a head. On referring to the Payment of Wages Register I find that the payment was only delayed but not withheld. I grant no relief under this head.

G. PALIT,
District Judge,
Industrial Tribunal.

14th August 1950.

APPENDIX.

1. Mr. P. Chakraborty.
2. Mr. M. L. Choudhury.
3. Mr. S. B. Guha Raja.
4. Mr. K. P. Das.
5. Mr. J. K. Bhattacharjee.
6. Mr. B. Ghose.
7. Mr. U. C. Nag.
8. Mr. C. R. Chakma.
9. Mr. B. C. Sil.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 4915Lab.—1st September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 1126Lab., dated the 8th March 1950, read with its corrigenda Nos. 1905Lab., 2482Lab. and 2945Lab., dated the 21st April 1950, 16th May 1950 and 3rd June 1950, respectively, industrial disputes which had existed or were apprehended between engineering firms specified in column 1 of the schedule to the said order dated the 8th March 1950, and their workmen represented by the Engineering Workers' Federation, Bengal, 115E, Dhurramtolla Street, Calcutta, the Iron Factory Workers' Union, 3/1, Kali Banerji Lane, Howrah, and other trade unions mentioned against some firms in column 2 of the said schedule and any other registered trade unions as might have been permitted by the Industrial Tribunal hereinafter mentioned to represent workmen of a firm separately for legitimate reasons over the questions relating to (1) dearness allowance and (2) holidays and leave, were referred for adjudication to an Industrial Tribunal consisting of Sri S. N. Modak, I.C.S. (Retd.), Chairman and Sri A. Das Gupta, District Judge, as member;

And whereas during the pendency of the proceedings before the said Tribunal, the Secretary of the Engineering Works of India Employees' Union, of 1, Gouri Bari Lane, Calcutta, on behalf of the workmen of Engineering Works of India, of 20, Ultadanga Road, Calcutta, being at No. 39 of the said schedule, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the workmen, the conditions of service applicable to them immediately before the commencement of the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of a complaint under section 33A of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, made by the Engineering Works of India Employees' Union against the Engineering Works of India, Ltd.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI S. N. MODAK, I.C.S. (Retd.), *Chairman.*

SRI A. DAS GUPTA, *District Judge, Member.*

***For the Union:* Sri B. N. Majumdar, Member of the Executive Committee**

***For the Company:* Sri S. K. Asthana, Labour Officer, Sri G. K. Ghosh, Managing Director.**

AWARD.

By Government of West Bengal, Department of Labour, order No. 1126-Ab., dated the 8th March 1950, certain industrial disputes between 64 specified engineering firms including the Engineering Works of India, 20, Itadanga Road, Calcutta (serial No. 39) and their workmen were referred for adjudication to an Industrial Tribunal consisting of ourselves as Chairman and member respectively. The proceedings in connection with that adjudication are still pending before us. During the pendency of these proceedings the Secretary of the Engineering Works of India Employees' Union filed a petition of complaint before us on 19th July 1950 alleging that the authorities of the Engineering Works of India had verbally informed the employees of the concern that the Company was going to close the works for a period of two months from 25th July 1950. We admitted the petition as a complaint under section 33A of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, and issued a notice on the Company to appear on 24th July 1950 and submit reply. Both parties duly appeared on the date fixed and the Managing Director of the Company submitted a statement together with a copy of the relevant notice affirming the fact that the Company had decided to suspend the working of the factory from the 24th July 1950 and the workers and the staff had been informed that they would be paid compensation for period of involuntary unemployment. We explained the legal position to the representatives of the Company with reference to sections 33 and 33A of the Industrial Disputes Act as amended up to date. The Company's representatives promptly realised that they were not entitled to suspend the working of the factory from 24th July 1950 and thus alter, to the prejudice of the workmen concerned in the dispute under adjudication, the conditions of service applicable to them immediately before the commencement of the adjudication proceedings save with the express permission in writing of this Tribunal. At a later stage the Managing Director submitted an application stating that the Company was withdrawing the notice of suspension of work and was separately applying for permission to close the factory. We are satisfied that the provisions of section 33 of the Act were contravened on 24th July 1950 in so far as the working of the factory was actually suspended on that date in pursuance of the Company's notice. The action taken by the company appears to have been due to ignorance of the law. As the notice of suspension of work has been withdrawn and the conditions of service have been promptly restored, we find that there is no further ground for complaint. We direct that the conditions of service regarding payment of wages, etc., shall remain unaltered during the pendency of the original adjudication proceedings, unless the permission sought is granted. We make the award accordingly.

S. N. MODAK, *Chairman,*

A. DAS GUPTA, *Member,*

Industrial Tribunal.

the 25th July 1950.

By order of the Governor,

D. S. P. MUKHERJEE, *Jt. Secy.*



The



Calcutta

Gazette

सत्यमेव जयते

Published by Authority

THURSDAY, SEPTEMBER 14, 1950

CONTENTS:

Page.	Page.
Part I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc. ... 1849—1911	The Minimum Wages (Amendment) Act, 1950 ... 348
Part IA.—Orders and notifications by the Government of India republished for general information ... 301—302	The Naval Forces (Miscellaneous Provisions) Act, 1950 ... 349
Part IB.—Educational Notices ... 227—228	The Dentists (Amendment) Act, 1950 ... 349—350
Part II.—Advertisements, Notices ... 327—341	The Salaries of Ministers (Amendment) Act, 1950 ... 350—351
Part III.—Acts of the West Bengal Legislature ... Nil	The Appropriation (No. 3) Act, 1950 ... 351
Part IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India ... Nil	The Voluntary Surrender of Salaries (Exemption from Taxation) Act, 1950 ... 352
Part IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly ... Nil	The Allianz Und Stuttgarter Life Insurance Bank (Transfer) Ordinance, 1950 ... 353—355
Part V.—Acts of the Parliament of India notified to by the President and Ordinances promulgated by the President—	The Sugar Crisis Enquiring Authority Ordinance, 1950 ... 355—356
• Cantonment Laws (Extension and amendment) Act, 1950 ... 345—346	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament ... Nil
• Finance Laws (Amendment) Act, 1950 ... 347	SUPPLEMENT No. 37—
• Influx from Pakistan (Control) Amendment Act, 1950 ... 347—348	Weekly Weather and Crop Report of West Bengal for the week ending the 30th August 1950 ... 373—374
	Fourth and Final Forecast of the Wheat Crop of West Bengal for 1949-50 ... 375
	Fourth and Final Forecast of the Cotton Crop of West Bengal and Tripura State for the year 1949-50 ... 376
	Calcutta Improvement Trust Notice ... 376

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 2551G.A.

Appointments and Transfers.

General.

Midnapore-Murshidabad.—No. 2512G.A./1D-48/8th September 1950.—Sri Saroj Ballav Das, Sub-Deputy Magistrate and Sub-Deputy Collector, Midnapore, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in Murshidabad district, and is posted to the 1st subdivision of that district.

This cancels the orders contained in notification No. 2286G.A., dated the 16th August 1950, appointing him to the headquarters station of the 1st subdivision of that district.

24 Parganas-Jalpaiguri.—No. 2513G.A./1D-48/8th September 1950.—Sri Dinabandhu Das, Deputy Magistrate and Deputy Collector, on probation, Baraset, 24 Parganas, is appointed to be a Deputy Magistrate and Deputy Collector, on probation, in the Jalpaiguri district, and is posted to the headquarters station of that district.

This cancels the orders contained in notification No. 2024G.A., dated the 28th July 1950, appointing him to the 1st subdivision of the Jalpaiguri district.

Nadia-Presidency Divn.—No. 2533G.A./48/61/50.—9th September 1950.—Sri Khagendra Bhushan Chanda, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, employed as Rehabilitation Officer, Ranaghat, Nadia, is posted to the Presidency Division.

Malda-24 Parganas.—No. 2534G.A./2L-13/50.—9th September 1950.—Sri Manindra Mohan Sinha, Deputy Magistrate and Deputy Collector, Malda, is appointed to be a Deputy Magistrate and Deputy Collector in the 24 Parganas district, and is posted to the headquarters station of that district.

24 Parganas-Malda.—No. 2535G.A./2L-13/50.—9th September 1950.—Sri Durgapada Ghoshal, Sub-Magistrate and Sub-Collector, on probation, 24 Parganas, is appointed to be a Sub-Magistrate and Sub-Collector, on probation, in the Malda district and is posted to the headquarters station of that district.

Police.

24 Parganas-Jalpaiguri.—No. 2522G.A./3P-66/50.—8th September 1950.—The orders contained in notification No. 2208G.A., dated the 7th August 1950, posting Sri Kalyan Bhushan Chakrabarti, P.S., Assistant Superintendent of Police, on probation, 24 Parganas, to Alipore Duars subdivision of the Jalpaiguri district are cancelled.

Midnapore-Jalpaiguri.—No. 2523G.A./3P-66/50.—8th September 1950.—Sri Arun Bikash Chaudhuri, I.P.S., Assistant Superintendent of Police, on probation, Midnapore, is posted to the Alipur Duars subdivision of the Jalpaiguri district and is placed in charge of the Police work of that subdivision with effect from the date of his joining the post.

2. This cancels the orders contained in this department notification No. 2205G.A., dated the 7th August 1950, appointing him as Assistant Commandant, Armed Police Battalion (II).

Leave.

General.

Calcutta.—No. 2481G.A./1L-11/50.—5th September 1950.—Sri Sudarsan Chandra Maitra, I.A.S., Director of Procurement and Supply, Department of Food, is allowed leave on average pay for four months with effect from the 5th September 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, read with rule 185(I)(a) of those rules.

Murshidabad.—No. 2500G.A./1L-24/50.—7th September 1950.—Dr. B. K. Bhattacharya, I.A.S., Subdivisional Officer, Lalbagh, Murshidabad, was allowed earned leave for nine days from the 3rd July 1950, under rule 9 of the Revised Leave Rules, 1933.

Hooghly.—No. 2514G.A./6L-6/50.—8th September 1950.—Sri Tara Sankar Datta, Sub-Magistrate and Sub-Collector, on probation, Serampore, was allowed earned leave for eight days, under rule 167(ii) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him under the orders contained in this department notification No. 2351G.A., dated the 22nd August 1950.

Midnapore.—No. 2515G.A./2L-19/50.—8th September 1950.—Sri Rabindra Nath Ray, Deputy Magistrate and Deputy Collector, on probation, Jhargram, Midnapore, is allowed earned leave for twelve days, with effect from the 3rd October 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 2517G.A./2L-6/50.—8th September 1950.—Sri Anil Chandra Bose, Deputy Magistrate and Deputy Collector, was allowed leave on average pay for five days, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him under the orders contained in this department notification No. 1915G.A., dated the 7th July 1950.

CORRIGENDUM.

Midnapore.—No. 2470G.A./2P-33/50.—2nd September 1950.—In notification No. 2226G.A./2P-33/50, dated the 9th August 1950, published at page 1627 of the *Calcutta Gazette*, dated the 17th August 1950, for "Sri A. K. Sen, I.A.S., Assistant Magistrate, Contai, Midnapore" please read "Sri A. K. Sen, I.A.S., Joint Magistrate, Contai, Midnapore".

By order of the Governor,
S. N. RAY, Chief Secy.

Constitution and Elections

NOTIFICATIONS.

No. 1470A.R./R2R-40/50.—8th September 1950.—In exercise of the powers conferred by clause (b) of rule 2 of the Representation of the People (Preparation of Electoral Rolls) Rules,

1950, the Governor is pleased to appoint Sri M. Basu, I.C.S., Joint Secretary to the Government (West Bengal in the Home Department, to perform the functions of the Chief Electoral Officer of State of West Bengal under the said rules.

By order of the Governor
S. N. RAY, Chief Secy.

No. 1474A.R./R.1E-48/50.—6th September 1950.—The Governor is pleased to appoint J. Shamsul Huq, M.L.A., to be a Parliamentary Secretary.

By order of the Governor
M. M. BASU, Jt. Secy.

RESOLUTION No. 1446A.R./R3C-12/50

Calcutta, the 2nd September 1950.

Government accept the proposal of the Superintendent of Census Operations, West Bengal, that any particularly good census work done by Government officials should be brought to the notice of their immediate superiors in order that it may be recognised and placed on record in an appropriate manner. Action in this regard should be taken by the immediate superiors of the officials regarding whose good work a report is made to them by the Superintendent of Census Operations.

Government also hope that local authorities would similarly recognise and place on record any particularly good census work done by their employees whose services may be made available in this connexion and about whose good work a report is made to them by the Superintendent of Census Operations. Government desire that District Officers should request the local authorities accordingly.

As regards non-officials who have done particularly good census work, Government agree with the Superintendent of Census Operations that they may be given certificates in appreciation of their services.

By order of the Governor,
S. N. RAY, Chief Secy.

Political

NOTIFICATION.

No. 5496P./14E-17/50.—7th September 1950.—The persons noted below who are ministers of the Methodist Church, Bengal, district Bankura, authorised under section 6 of the Indian Christian Marriage Act, 1872 (XV of 1872), to solemnise marriages between persons one or both of whom are a Christian or Christians and under section 10 of the Act to grant certificates of marriages between Indian Christians:—

- (1) Reverend Thomas D. Forbes, B.D.
- (2) Reverend Frederick Wilfred Burton
- (3) Reverend Brian G. Bond.

2. They are also appointed under Act VI of 1880 to be Registrars of Births and Deaths in the district of Bankura.

By order of the Governor
B. GUPTA, Secy.

Jails**NOTIFICATION.**

Parganas.—No. 1955H.J.—9th September 1950.—Sri Ajit Kumar Mukharji, Special Officer, Parganas Directorate, West Bengal, and Deputy Superintendent, Alipore Central Jail, is appointed temporarily until further orders to act as the acting Deputy Superintendent of that Jail with effect from the 1st September 1950.

By order of the Governor,
R. GUPTA, Secy.

**Special Section
ORDERS.**

15285 H.S.—6th September 1950.—Whereas the Government has reason to believe that the person mentioned in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained, has been made, is concealing himself so that the order of detention cannot be executed;

and therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, Howrah, at Howrah within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Satyajit Das Gupta, son of Sri Jogesh Chandra Das Gupta, of 45, Dharmatala Lane, police-station Shibpur, district Howrah.

15287 H.S.—6th September 1950.—Whereas the Government has reason to believe that the person mentioned in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained, has been made, is concealing himself so that the order of detention cannot be executed;

and therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, Burdwan, at Burdwan within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Badya Nath Sen, son of Sri Sekhar Nath Sen, police-station Palba, district Hooghly, and West Victoria Colliery, police-station Kulti, district Burdwan.

By order of the Governor,
L. A. D'COSTA, Asst. Secy.

POLICE DIRECTORATE

by the Inspector-General of Police,
West Bengal

15286 H.S.—5th September 1950.—Sub-Inspector Darjeet Lama of the public service, is, in the interests of the public service, to act as Town Inspector at Darjeeling. D. T. Campbell, Town Inspector, is proceeding on leave.

15288 H.S.—5th September 1950.—D. E. B., G. R. P., Sealdah.—D. E. B., G. R. P., Sealdah.—Inspector, 24th Circle, is, in the interest of the public service, temporarily transferred to D.E.B., Sealdah, vice Sri Durgadas Mukharji, Inspector, D.E.B., G.R.P., Sealdah, 24th Circle in the same district.

S. GUPTA, Insp.-Genl.

Transport**NOTIFICATIONS.**

No. 5828W.T.—25th August 1950.—In exercise of the powers conferred by section 110 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor is pleased to appoint the officers mentioned in column 2 of the schedule hereto annexed to exercise the powers and perform the duties conferred and imposed by the said section within the areas specified in the corresponding entries in column 3 thereof.

Schedule.

1 Serial No.	2 Name of the officer.	3 Area and jurisdiction.
1.	Secretary, State Transport Authority, West Bengal.	Calcutta Region.
2.	Secretary, Regional Transport Authority, Hooghly.	Hooghly Region.
3.	Secretary, Regional Transport Authority, Burdwan.	Burdwan.
4.	Secretary, Regional Transport Authority, Bankura.	Bankura.
5.	Secretary, Regional Transport Authority, Birbhum.	Birbhum.
6.	Secretary, Regional Transport Authority, Midnapore.	Midnapore.
7.	Secretary, Regional Transport Authority, Murshidabad.	Murshidabad.
8.	Secretary, Regional Transport Authority, Nadia.	Nadia.
9.	Secretary, Regional Transport Authority, Malda.	Malda.
10.	Secretary, Regional Transport Authority, West Dinajpur.	West Dinajpur.
11.	Secretary, Regional Transport Authority, Jalpaiguri.	Jalpaiguri.
12.	Secretary, Regional Transport Authority, Darjeeling.	Darjeeling.

By order of the Governor,
N. C. GHOSH, Secy.

No. 5936W.T.—28th August 1950.—The following draft of an amendment which, in exercise of the power conferred by section 70 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor proposes to make in the Bengal Motor Vehicles Rules, 1940, published under notification No. 1930Pl., dated the 21st September 1940, at pages 2655-2829 of Part I of the *Calcutta Gazette* of the 10th October 1940, as subsequently amended, is hereby published for the information of persons likely to be affected thereby.

2. The draft amendment will be taken into consideration on or after the 25th September 1950, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered:—

Draft amendment.

After rule 215 of the said rules, add the following new rule:—

"215A. Every motor vehicle within the district of Darjeeling shall be fitted with a fog light of one of the makes approved by the Registering Authority."

ERRATUM.

No. 5889W.T.—25th August 1950.—In notification No. 3662W.T., dated the 19th June 1950, published at pages 1290-1291, Part I of the *Calcutta Gazette* of the 29th June 1950, making certain amendments in the Bengal Motor Vehicles Rules, 1940, in amendment II, in item 7 of the Second Schedule to the said rules for "W.G.G."

shown as the Registration mark for stage carriages, contract carriages, goods vehicles and other vehicles read "W.G.C."

By order of the Governor,
B. K. SEN, Asst. Secy.

JUDICIAL DEPARTMENT

No. 2552G.A.

Powers.

Murshidabad.—No. 2483G.A./2P-41/50.—5th September 1950.—Sri Pashupati Ghoshal, Deputy Magistrate, on probation, Murshidabad, is vested with the powers of a Magistrate of the third class.

Murshidabad.—No. 2494G.A./2P-42/50.—6th September 1950.—Sri Basanta Kumar Datta, Sub-Deputy Magistrate, on probation, Kandi, Murshidabad, is vested with the powers of a Magistrate of the third class.

Howrah.—No. 2521G.A./2P-37/50.—9th September 1950.—In exercise of the powers conferred by sub-section (I) of section 164 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to empower Sri Shyam Sundar Dutt, Deputy Magistrate, on probation and Magistrate of the 2nd class, Uluberia, Howrah, to record any statement or confession made to him in course of an investigation under chapter XIV of the said Code or at any time afterwards before the commencement of enquiry or trial.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

Appointments and Transfers.

Calcutta.—No. 5632J.—31st August 1950.—In exercise of the power conferred by section 18 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to appoint the gentlemen named below to be Presidency Magistrates in Calcutta for a period of one year with effect from the date of this notification and to empower each of them to sit singly as a Presidency Magistrate:—

Sri Sachindra Nath Chatterjee.
Sri Birendra Mohan Ghosh.
Sri Akshoy Kumar Bose.

24-Parganas.—No. 5691J.—5th September 1950.—Sri Bimal Kumar Bhattacharji, Subordinate Judge and Assistant Sessions Judge, on leave, is appointed Assistant Sessions Judge of 24-Parganas.

Howrah.—No. 5692J.—5th September 1950.—Sri Upendra Narayan Mazumdar, officiating Subordinate Judge, under orders of transfer to Howrah, is appointed Assistant Sessions Judge of the said district.

Calcutta.—No. 5724J.—5th September 1950.—Sri Kalyan Kumar Das Gupta, Additional Chief Presidency Magistrate, Calcutta, is appointed, in addition to his own duties, to act as the Chief Presidency Magistrate, Calcutta, *vice* Sri Nagesh Chandra Chakrabatti, on leave.

Powers.

Howrah.—No. 5660J.—2nd September 1950.—Sri Harish Chandra Sarkar, an Honorary Magistrate of the Sadar subdivision, Howrah, is with powers to try summarily the offence mentioned in section 260 of the Code of Criminal Procedure, 1898 (Act V of 1898).

NOTIFICATION.

Calcutta.—No. 5688J.—2nd September 1950.—In exercise of the power conferred by sub-section (I) of section 541 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to direct that the Intelligence Lock-up at 13, Lord Sinha Road, Calcutta be a place of confinement of undertrial prisoners of the Dum Dum Basirhat Outrage Case Howrah Branch Imperial Bank Dacoity under the said Code.

By order of the Governor,
S. K. SEN,

Registration

NOTIFICATION.

Darjeeling.—No. 375Regn.—6th September 1950.—In exercise of the power conferred by section 19 of the Indian Registration Act, 1908 (X of 1908), the Governor is pleased to appoint Shibendra Bhushan Das Gupta, Sub-Deputy Magistrate and Sub-Deputy Collector, Darjeeling, *ex-officio* District Sub-Registrar, Darjeeling, to exercise the powers of District Sub-Registrar, Darjeeling, with effect from the date of issue of the notification.

By order of the Governor,
S. K. SEN,

FINANCE DEPARTMENT

Taxation.

NOTIFICATIONS

No. 1958F.T.—31st August 1950.—When the Governor considers that the following amendment in the rules published under notification No. 595S.R., dated the 30th March 1915, as subsequently amended, should be brought into force once without previous publication.

Now, therefore, in exercise of the power conferred by section 85 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Governor is pleased to make the following amendment in the rules published under notification No. 595S.R., dated the 30th March 1915, as subsequently amended, namely:—

Amendment.

For rules 2 and 3 of the said rules substitute the following:—

"2. An appeal shall lie to the Collector from any order of an officer exercising any power conferred by the Act in performing any duty under the Act, subject to the subordination to the Collector: provided that where an Additional District Magistrate appointed under clause (b) of sub-section (2) of section 7 of the Act exercises all or any of the powers conferred by the Act, he shall perform all or any of the duties conferred on a Collector by or under the Act, concurrently with the Collector, such appeal shall lie to the Collector, unless otherwise directed by the Collector, such Additional District Magistrate.

3. An appeal shall lie to the Excise Commissioner from an original or appellate order made by—

(a) the Collector, or

(b) the Additional District Magistrate appointed under clause (b) of section (2) of section 7 of the Act to exercise all or any of the powers and perform all or any of the duties conferred on a Collector by or under the Act concurrently with the Collector.

No. 1959F.T.—31st August 1950.—In exercise of the powers conferred by sections 5 and 13 of the Opium Act, 1878 (I of 1878), the Governor is pleased to make the following amendment in the rules published under notification No. 562S.R., dated the 2nd March 1918, as subsequently amended, namely:—

Amendment.

For rules 75 to 77 of the said rules, substitute the following:—

- Control.** 75. The Collector shall, in all proceedings under those rules, be subject to the control of the Commissioner and shall, in all such matters as the State Government may direct, be subject also to the control of the Commissioner of a Division.
- Appeal.** 76. Rules 2 to 6, for the time being in force, in notification No. 595S.R., dated the 3rd March 1915, as subsequently amended, under section 85 of the Bengal Excise Act, 1909, shall apply *mutatis mutandis*, to appeals under these rules.
- Power of revision.** 77. The Board of Revenue, West Bengal, may, in revenue cases, revise any order passed by the Collector or the Commissioner under these rules.

No. 2023F.T.—8th September 1950.—Sri Aswini Kumar Banerjee, permanent Settlement Kanungo, West Bengal, is appointed to act, until further orders, as temporary Agricultural Income-tax officer, Grade II, West Bengal, with effect from the date on which he takes over charge.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

No. L.S.-G.3R-9/50.—2nd September 1950.—The following draft of an amendment, which, in exercise of the power conferred by section 122 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor proposes to make in the rules published with notification No. 6499M., dated the 21st November 1935, is published for information of persons likely to be affected thereby.

The draft will be taken into consideration on or before the 30th November 1950, and any objection or suggestion with respect thereto which may be received by the undersigned through the District Magistrates before that date will be duly considered:—

Draft amendment.

The existing clause (5) of the Conditions of Appointment set out in Form No. 9 appended to the Municipal Account Rules substitute the following:—

The Chairman shall have power to make alterations in the original designs or instructions that may appear to him to be necessary for the progress of the work and such alterations shall be carried out on the same conditions as agreed to in respect of the main work in such time as the Chairman may in writing, specifying the alterations, direct. Extra payment, if any, necessitated by such alterations shall be paid for—

- at the rates already agreed to if it be of the same nature as specified in the agreement, and
- at the rates mentioned in the Schedule of Rates maintained by the Commissioners if it be of a different nature and there be no rate agreed upon for such work.

Such alterations shall not invalidate the contract but the time for completion of the work will be extended in the proportion that the extra work bears to the original contract work."

Malda.—No. M. 2B-5/50.—6th September 1950.—In exercise of the power conferred by section 506 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to confirm the bye-laws framed by the Officer-in-charge of the English Bazar Municipality in the district of Malda under section 417 of the said Act and published for information under notification No. M. 2B-5/50, dated the 9th June 1950.

Burdwan.—No. M. 1A-9/50(A).—11th September 1950.—In exercise of the power conferred by sub-section (1) of section 312 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), and upon application of the Commissioners of the Kalna Municipality in the district of Burdwan at a meeting, the Governor is pleased to declare that Schedule VI of that Act shall be in force in the said municipality.

Burdwan.—No. M. 1A-9/50(B).—11th September 1950.—In exercise of the power conferred by sub-section (2) of section 312 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to extend the provisions of sections 315, 317 to 327 and 329 of the said Act to the Kalna Municipality in the district of Burdwan.

By order of the Governor,
A. ZAMAN, Dy. Secy

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta.—No. Medl. 4212/DHS/1D-16/50.—5th September 1950.—Dr. Dinesh Chandra Chakravarti, L.M.S., F.R.C.S. (Edin.), Principal-Superintendent, Medical College and Hospitals, Calcutta, is granted leave for forty-two days with effect from the 15th September 1950 or any subsequent date from which the leave is availed of, viz:—

- earned leave for twenty-eight days, under rule 168(I) of the West Bengal Service Rules (Part I), and
- extraordinary leave for the remaining period, under rule 174(I) (a) of the West Bengal Service Rules (Part I).

Calcutta.—No. Medl. 4213/DHS/1D-16/50(II).—5th September 1950.—Dr. M. N. Sarkar, B.A., M.B. (Cal.), F.R.C.S. (Edin.), F.R.C.O.G. (Lond.), Professor of Midwifery, Medical College, Calcutta, is appointed temporarily to act as Principal of the same Institution in addition to his own duties during the absence on leave of Dr. Dinesh Chandra Chakravarti.

Calcutta.—No. Medl. 4214/DHS/1D-16/50(III).—5th September 1950.—Dr. P. Chatterjee, M.B., (Cal.), F.R.C.S. (Edin.), Professor of Surgery, Medical College, Calcutta, is appointed temporarily to act as Superintendent, Medical College Hospitals, Calcutta, in addition to his own duties during the absence on leave of Dr. Dinesh Chandra Chakravarti.

24-Parganas.—No. Medl. 4225/4L-7/50.—6th September 1950.—In exercise of the powers conferred by clause (6) of section 3 of the Indian Lunacy Act, 1912 (IV of 1912), the Governor is pleased to empower Sri Mohini Mohon Banerjee, Police Magistrate, Sealdah, to perform the function of a Magistrate under the said Act.

24-Parganas.—No. Medl. 4226/4L-7/50.—6th September 1950.—In exercise of the power conferred by clause (6) of section 3 of the Indian Lunacy Act, 1912 (IV of 1912), the Governor is pleased to empower Sri Tapendra Chandra Ghose, Police Magistrate, Alipore, to perform the function of a Magistrate under the said Act.

By order of the Governor,

B. C. DAS GUPTA, Secy.

Calcutta.—No. Medl. 4174/CF/21M-26/50.—2nd September 1950.—Sri Bidhu Bhushan Chakravarti, Secretary, Medical College, Calcutta, is granted earned leave for twelve days, under rule 184(b) (ii) of the West Bengal Service Rules, Part I, with effect from the 5th September 1950 or any subsequent date from which the leave is availed of.

Calcutta.—No. Medl. 4227/DHS/1S-63/50/K.W.—6th September 1950.—Temporary Assistant Surgeon Dr. Sailendra Nath Das, M.B. (of A. G. II), Emergency Officer, Medical College Hospitals, Calcutta, was granted earned leave for fifteen days with effect from the 9th April 1950 under rule 168(7) of the West Bengal Service Rules (Part I).

By order of the Governor,

P. M. DATTA, Asst. Secy.

CORRIGENDUM.

No. Medl. 4176/6M-23/49.—2nd September 1950.—In lines 3 and 4 of notification No. Medl. 2232/6M-23/49, dated the 23rd May 1950, under sub-section (7) of section 91 of the Indian Lunacy Act, 1912, read with section 85 of the Act, published at page 1067, Part I of the *Calcutta Gazette* of the 8th June 1950, in respect of amendment in the rule 6 of the rules relating to lunatics—

Substitute the words "11th November 1915" for the words "11th August 1915".

By order of the Governor,

K. RAY, Dy. Secy.

Public Health

NOTIFICATION.

No. P.H. 2291/2R-46/50.—7th September 1950.—The following draft of an amendment which, in exercise of the power conferred by section 311 of

the Bengal Municipal Act, 1932 (Bengal Act of 1932), the Governor proposes to make in House Connection Rules of the Hooghly-Chhann Municipality, published under notification No. 604M., dated the 25th February 1950, as subsequently amended, is published for the information of persons likely to be affected thereby.

2. The draft will be taken into consideration or after the 1st November 1950, and any objection or suggestion with respect thereto which may be received by the undersigned through the District Magistrate and the Divisional Commissioner by that date will be duly considered:—

Draft amendment.

In rule 3 of the said rules, for the figures "300" substitute the figures "300".

By order of the Governor

B. C. DAS GUPTA, Secy.

DEPARTMENT OF WORKS AND BUILDING

Establishment

NOTIFICATIONS.

No. 82.—6th September 1950.—In partial modification of this department notification No. 7 dated 4th August 1950, Sri S. N. Chakravarti, Special Chief Engineer, Directorate of Works and Buildings, West Bengal, was allowed leave on average pay as follows:—

(i) For twelve days from 3rd August 1950 to 14th August 1950.

(ii) For four days from 23rd August 1950 to 26th August 1950.

No. 83E.—6th September 1950.—Sri Sudhendra Kumar Laha, officiating Executive Engineer, was allowed, under rule 167(ii) of the West Bengal Service Rules, Part I, earned leave for sixteen days from 18th August 1950 to 2nd September 1950, in extension of the leave already granted to him in notification No. 49, dated 15th May 1950.

No. 84E.—6th September 1950.—Sri Sudhendra Kumar Laha, officiating Executive Engineer, on the expiry of his leave transferred in the interest of public service, from the Road Construction Circle No. II and appointed to act as Personal Assistant to Special Chief Engineer until further orders.

2. This supersedes this department notification No. 65, dated 26th July 1950.

No. 85E.—6th September 1950.—Sri Ran Prosad Chanda, officiating Executive Engineer and Personal Assistant to Chief Engineer (Spec), is transferred, in the interest of public service, the Road Construction Circle No. II and posted to the charge of the North Bengal Road Construction Division, until further orders.

No. 86.—8th September 1950.—Sri Sud Chandra Bose, temporary Executive Engineer, transferred, in the interest of public service, from the Hooghly Construction Division under the Road Construction Circle No. I and posted to the charge of the Midnapore Construction Division under that Circle, until further orders.

No. 87.—8th September 1950.—Sri A Chandra Dutta, officiating Executive Engineer, is transferred, in the interest of public service, from the Midnapore Construction Division under the Road Construction Circle No. I and posted to the charge of the West Dinajpur Construction Division under the Road Construction Circle No. II, until further orders.

88E.—8th September 1950.—Sri Renu Sen, officiating Executive Engineer, is transferred, in the interest of public service, to the West Dinajpur Construction Division under the Road Construction Circle No. II and to the charge of the Burdwan Division of the Central Circle, until further orders.

89.—8th September 1950.—Sri Kamakhya Bose, officiating Executive Engineer, is transferred, in the interest of public service, from Burdwan Division under the Central Circle to the charge of the Hooghly Construction Division under the Road Construction Circle No. I, until further orders.

By order of the Governor,
S. K. MAJUMDAR, Jt. Secy.

IRRIGATION AND WATERWAYS DEPARTMENT

Establishment

NOTIFICATIONS.

49.—2nd September 1950.—Sri Ram Ballav Ghosh, Executive Engineer, Mayurakshi Barrage Division, is transferred in the interest of public service and is appointed to act as Superintending Engineer, Mayurakshi Barrage Division, with effect from the date on which he actually assumes charge of the circle until further orders.

50.—2nd September 1950.—Sri Nirendra Mukherjee, Assistant Engineer, Subdivision Officer, Head Works Subdivision II of the Mayurakshi Barrage Division, is appointed to act as Executive Engineer, Mayurakshi Barrage Division. Sri R. B. Chakravorty, Executive Engineer, transferred, until further orders.

51.—2nd September 1950.—Sri Nerode Ghosh, Assistant Executive Engineer, Divisional Officer, South Bank Subdivision of the Mayurakshi South Canals Division, is transferred in the interest of public service and is appointed to act as Executive Engineer, Mayurakshi Dam Division No. II, with effect from the date on which he assumes charge of the division until further orders.

52.—5th September 1950.—Sri Benoy Banerjee, Assistant Executive Engineer, Barrage Division, attached to the Messaugore Dam Division, was allowed, under rule 167(ii) of the Bengal Service Rules, Part I, earned leave for 150 days with effect from 29th May 1950 to 15th September 1950.

53.—5th September 1950.—Sri Ram Ballav Ghosh, who has been appointed in this department by notification No. 49, dated 2nd September 1950, to officiate as Superintending Engineer, Mayurakshi Dam Circle, will also hold, in addition to his own duties, the charge of the Mayurakshi Barrage Division I, with effect from the date on which he relieves Sri Saral Kumar Sen, Executive Engineer, of that charge, until further orders.

54.—5th September 1950.—Sri Saral Kumar Sen, Executive Engineer, Mayurakshi Dam Division No. I, is transferred in the interest of public service and is appointed to act, until further orders, as Superintending Engineer, Mayurakshi Dam Circle, with effect from the 15th September 1950, *vice* Sri H. S. Ganguly, whose term of employment expires on the 15th September 1950.

By order of the Governor,
S. K. DEY, Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

CERTIFICATE OF APPROVAL

No. 2071M.P.—5th September 1950.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), for regulating the grant of prospecting licenses and mining leases for minerals other than petroleum and natural gas, it is hereby certified that Messrs. National Tin Mines, Ltd., Temple Chambers, 6, Old Pose Office Street, Calcutta, are approved by the Government of West Bengal as fit and proper persons under rule 6 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under sub-rule (1) of rule 9 of the aforesaid rules this certificate shall expire at midnight on the 31st of December 1950.

By order of the Governor,
S. K. CHATTERJEE, Secy.

Industries

RESOLUTION No. 2100-IND.

Calcutta, the 31st August 1950.

Read an application, dated the 25th May 1950, from Messrs. India Metal Manufacturing Co., Ltd., of 237Q, Manicktolla Main Road, Calcutta-11, for a loan of Rs. 25,000 only under section 19(I) (a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for purchase of machinery for increasing the efficiency and output of their firm.

Read also resolution adopted by the Board of Industries, West Bengal, at the meeting held on the 21st December 1949 incorporated in the report submitted with letter No. 4782B.L., dated the 28th June 1950, from the Director of Industries and Secretary, Board of Industries, West Bengal.

ORDER.

Ordered that a loan of Rs. 24,000 only be sanctioned provided that it does not exceed 50 per cent. of the net value of the assets of the firm in the industry after deducting all encumbrances thereon existing at the time when the application was made. The loan is also subject to the following conditions:—

- (1) That the entire amount of loan should be utilised for the purpose of purchasing machinery for increasing the efficiency and output of the firm and at the same time lowering the cost of production;
- (2) a mortgage bond should be executed by Sri Kunja Behari Mukherjee in the form to be drawn up by Government for the purpose;
- (3) that interest should be charged at the rate of 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;
- (4) that if the instalments with interest thereon are paid promptly on the due dates or within seven days thereafter, the interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- (5) that the entire amount of loan with interest thereon should be repaid in ten equal

annual instalments of Rs. 2,400 only each plus interest; the first instalment being repayable on the first anniversary of payment of the loan.

Ordered also that the resolution be published in the *Calcutta Gazette*.

By order of the Governor,
S. K. CHATTERJEE, Secy.

RESOLUTION No. 2113-IND.

Calcutta, the 5th September 1950.

Read an application, dated the 14th November 1949, from Messrs. Guhe and Company, Limited, 48, Pathuriaghata Street, Calcutta, for a loan of Rs. 20,000 since reduced to Rs. 7,000 only under section 19(1)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for development of their Engineering Works.

Read also the resolution adopted by the Board of Industries, West Bengal, at the meeting held on the 17th May 1950, incorporated in the report submitted with letter No. 7328, dated the 16th August 1950, from Director of Industries and Secretary, Board of Industries, West Bengal.

Order.

Ordered that the loan of Rs. 7,000 only be sanctioned provided that it does not exceed 50 per cent. of the net value of the assets of the firm in the industry after deducting all encumbrances thereon existing at the time when the application was made. The loan is also subject to the following conditions:—

- (1) That the entire amount of loan should be utilised for the purpose of development of their Engineering Works located at the above address;
- (2) That a mortgage bond should be executed by Sri Satyabrata Guha, Managing Director of the Company, in the form to be drawn up by Government for the purpose;
- (3) That the loan should be advanced in two instalments of Rs. 4,000 and Rs. 3,000 at an interval of not less than six months—the second instalment of Rs. 3,000 being payable to the applicant giving satisfactory evidence of progress and improvement;
- (4) That interest should be charged at 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;
- (5) That if the instalments with interest thereon are paid promptly or within seven days thereafter, the interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- (6) That the entire amount of loan with interest thereon should be repaid in ten equal annual instalments of Rs. 700 only each plus interest; the first instalment being repayable on the first anniversary of payment of the first instalment of loan.

Ordered also that the resolution be published in the *Calcutta Gazette*.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DEPARTMENT

ORDER.

No. 4857Lab.—30th August 1950.—Whereas the Governor is satisfied that the leave rules applicable to workers in the factory of Berapukur

Iron Works, 18, Ramanath Pal Road, Kidderpore, 24-Parganas, provide benefits which in the opinion of the Governor are not less favourable than those for which Chapter VIII of the Factories Act, 1948 (LXIII of 1948), makes provision;

Now, therefore, in exercise of the power conferred by section 84 of the Factories Act, 1948 (LXIII of 1948), and in supersession of the order No. 476Com., dated the 29th January 1947, far as it is applicable to the said Berapukur Iron Works, the Governor is pleased to exempt the said factory from the provisions of sections 79, 80 and 81 of Chapter VIII of the said Act, subject to the following conditions, namely:—

- (a) The leave rules applicable to the workers of the Berapukur Iron Works, 18, Ramanath Pal Road, Kidderpore, 24-Parganas, shall not be altered without the previous permission of the State Government;
- (b) a copy of the said leave rules together with a copy of this order shall be displayed at the main entrance of the said Berapukur Iron Works.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. S.

NOTIFICATIONS.

No. 4794Lab.—28th August 1950.—The following draft rule which, in exercise of the power conferred by sub-section (2) of section 58 of the Factories Act, 1948 (LXIII of 1948), the Governor proposes to make, is published herewith for general information, as required under section 59 of the said Act.

2. The draft will be taken into consideration on or after 1st December 1950, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered:—

Draft rule.

The provisions of sub-section (1) of section 58 of the Factories Act, 1948, shall not apply in the case of a factory to workers employed solely on machine plant or process which, in the opinion of the Chief Inspector previously recorded in writing, cannot be stopped for technical reasons, until the time or quality to be produced at one operation is completed.

No. 5153Lab.—8th September 1950.—Whereas there is a public emergency which requires the West Bengal Government Press should be exempted from certain provisions of Chapter VI of the Factories Act, 1948 (LXIII of 1948);

Now, therefore, in exercise of the power conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Governor is pleased to exempt the factory being the West Bengal Government Press, Alipore, Calcutta, from the provisions of sections 51, 54, 56 and 63 of Chapter VI of the said Act for a period up to 30th September 1950, subject to the following conditions, namely:—

Conditions.

(1) The exemption granted under this notification shall apply only to those workers who are employed in connection with the work of printing of the Electoral Rolls for election to the Corporation of Calcutta or on any other work whatsoever connected with or incidental to the same.

(2) A copy of this notification shall be displayed on the Notice Board at or near the main entrance of the factory throughout the period during which the notification remains in operation.

No. 5163Lab.—9th September 1950.—Whereas the State Government is satisfied that the public interest requires that the industries mentioned in the schedule below should be declared as public utility services;

Now, therefore, in exercise of the power conferred by proviso to sub-clause (vi) of clause (n) section 2 of the Industrial Disputes Act, 1947 (IV of 1947), the Governor is pleased to declare the industries specified in the schedule below to be public utility services for a further period of 6 months with effect from the 18th September 1950:—

Schedule.

- (1) The Tramway Services in Calcutta and Howrah.
- (2) Cotton Textile Industries in West Bengal.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 16(5)48W.C.—30th August 1950.—In partial modification of this Labour Directorate notification No. 16L.C., dated 27th May 1948, published at page 724, Part I of the *Calcutta Gazette*, dated 3rd June 1948, the names of "Mr. K. Saha" and "Mr. S. K. Chandra", members nominated by the employers to the Works Committee in Ludlow Jute Co., Ltd., Chengail, Howrah, are hereby cancelled and the names of "Mr. L. J. (H. Moyes)" and "Mr. J. Mennie" are published in their places for general information.

No. 57(3)49W.C.—31st August 1950.—In partial modification of this Labour Directorate notification No. 57L.C., dated 29th April 1949, published at page 793, Part I of the *Calcutta Gazette*, dated 5th May 1949, as amended by notification No. 57(1)49W.C., dated 31st October 1949, published at page 1958, Part I of the *Calcutta Gazette*, dated 17th November 1949, the names of "Mr. R. S. Chitlangya", "Sri R. G. Rama" and "Sri S. S. Singh", members nominated by the employers to the Works Committee Hastings Mills, Ltd., Rishra, Hooghly, are hereby cancelled and the names of "Mr. W. Sander", "Mr. C. J. Seth" and "Mr. B. B. Basu" are published in their places for general information.

No. 60(2)49W.C.—1st September 1950.—In partial modification of this Labour Directorate notification No. 60L.C., dated 29th April 1949, published at page 793, Part I of the *Calcutta Gazette*, dated 12th May 1949, the names of "Mr. Kasim Ali" and "Sri Rashbehari", members elected by the workers from constituencies 4 and 7, respectively, to the Works Committee in the Samnugger Jute Factory Co., (North Mill), Bhadreswar, Hooghly, are hereby cancelled and the names of "Sri Raghunath" and "Sri Durga Prasanna Pal" are published in their places for general information as a result of by-elections held in constituencies 4 and 7, respectively.

No. 62(1)48W.C.—1st September 1950.—In partial modification of this Labour Directorate notification No. 62L.C., dated 21st September 1948, published at page 1342, Part I of the *Calcutta Gazette*, dated 30th September 1948, the names of "Sri Nihar Ranjan Bhattacharjee", "Sri Aswini Kumar Auddy", "Sri Benoy Bhushan Ghose" and "Sri Suproakash Bose", members elected by the workers to the Works Committee in Messrs. Smith Stanistreet & Co., Ltd., 18, Convent Road, Entally, Calcutta, are hereby cancelled and the names of "Sri Bidhu Bhushan Ghosal", "Janab Shek Md. Yakub", "Sri Satya Phukan" and "Sri Pannalal Chatterjee" are published in their places for general information as a result of by-election in constituencies Nos. 2, 3, 4 and 5, respectively.

No. 17(6)48W.C.—7th September 1950.—In partial modification of this Labour Directorate notification No. 17L.C., dated 20th May 1948, published at page 724, Part I of the *Calcutta Gazette*, dated 3rd June 1948, the name of "Mr. W. R. Christie", a member nominated by the employers to the Works Committee in Kinnison Jute Mills Co., Ltd., Titaghur, 24-Parganas, is hereby cancelled and the name of "Mr. A. L. Lornie" is published in his place for general information.

S. K. HALDAR, Labour Commissioner.

Orders by the Registrar of Joint Stock Companies, West Bengal

Calcutta, the 29th August 1950.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Race Horse Owners Association of India, Ltd.

Notice is hereby given that the name of Race Horse Owners Association of India, Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Central Hosiery and Textile Works, Ltd.

Notice is hereby given that the name of Central Hosiery and Textile Works, Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Murshidabad Agency, Ltd.

Notice is hereby given that the name of Murshidabad Agency, Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Pearl Commercial Agency, Ltd.

Notice is hereby given that the name of Pearl Commercial Agency, Ltd., has, this day in pursuance of section 247 of the Act, been struck off the register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of India Universal Traders, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of India Universal Traders, Ltd., will, unless cause is shown to the contrary, be struck off the register and the Company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Jherria Ice Association, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Jherria Ice Association, Ltd., will, unless cause is shown to the contrary, be struck off the register and the Company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Winter Bros., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Winter Bros., Ltd., will, unless cause is shown to the contrary, be struck off the register and the Company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Kunja Behari Pal Satkari Kundu, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Kunja Behari Pal Satkari Kundu, Ltd., will, unless cause is shown to the contrary, be struck off the register and the Company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Calcutta Stock and Share Dealers, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Calcutta Stock and Share Dealers, Ltd., will, unless cause is shown to the contrary, be struck off the register and the Company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Britannia Chemical Works, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Britannia Chemical Works, Ltd., will, unless cause is shown to the contrary, be struck off the register and the Company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913); and in the matter of Calcut Marine Engineering Co., Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Calcut Marine Engineering Co., Ltd., will, unless cause is shown to the contrary, be struck off the register and the Company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Barisal Banking Corporation, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Barisal Banking Corporation, Ltd., will, unless cause is shown to the contrary, be struck off the register and the Company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Thuram and Saboo, Ltd.

[Section 247(3).]

Notice is hereby given that, on the expiration of three months from date, the name of Thuram and Saboo, Ltd., will, unless cause is shown to the contrary, be struck off the register and the Company will be dissolved.

Calcutta, the 30th August 1950

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Nath Bank, Limited.

Notice is hereby given in pursuance of sec 172(2) of the Indian Companies Act, 1913 (VII of 1913), that the abovenamed "Nath Bank Limited", has been ordered on the eighth day of May one thousand nine hundred and fifty by Hon'ble High Court at Calcutta in West Bengal in its ordinary original civil jurisdiction to wound up compulsorily and the Reserve Bank of India has been appointed the Official Liquidator.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of Girish Bank, Limited.

Notice is hereby given in pursuance of section 172(2) of the Indian Companies Act, 1913 (VII of 1913), that the abovenamed "Girish Bank Limited", has been ordered on the eighth day of December one thousand nine hundred and forty nine by the Hon'ble High Court at Calcutta in West Bengal in its ordinary original civil jurisdiction to be wound up compulsorily and Mr. D. Choudhury, Bar-at-Law, has been appointed Official Liquidator.

B. P. ROY,

Registrar of Joint Stock Companies
under Act VII of 1913.

DEPARTMENT OF LAND AND LAND REVENUE

Land Acquisition NOTIFICATIONS.

24-Parganas.—No. 10072L.A.—5th September 1950.—The following agreement is published under section 42 of the Land Acquisition Act, I 1894, for general information.

By order of the Governor,
S. BANERJEE,
Member, Board of Revenue, and
(*ex-officio*) Secy. to the Govt. of
West Bengal.

Agreement.

MEMORANDUM OF AGREEMENT made this 2nd day September, 1950 between the **BHARAT GLASS WORKS, LTD.**, a Company (Registered under Indian Company's Act, VII of 1913) and having its registered office at Belghuriah, 24-Parganas (hereinafter called the Company) of the one part and the **GOVERNOR** of the State of West Bengal (hereinafter called the GOVERNOR) of the other part.

WHEREAS for the purpose of the construction of glass works' quarters the Company has applied to the Government of West Bengal for the acquisition of land under the provisions of the Land Acquisition Act, 1894, of the piece or parcel of land containing about 5 kathas 14 ch. or thereabout situate in the village of Belghuriah, district 24-Parganas of the State of West Bengal and more particularly described in the Schedule hereto and delineated in plan* hereto annexed.

AND WHEREAS the said Government of West Bengal, being satisfied by an enquiry held under section 40 of the said Act that the proposed acquisition is needed for the aforesaid purpose and that the said work is likely to prove useful and beneficial to the Workers, has consented to the acquisition of the piece or parcel of land hereinbefore described.

AND WHEREAS the said Government of West Bengal has required the Company under the provisions of Section 41 of the abovementioned Act to enter into the agreement with the Governor in the form contained. Now this indenture witnesseth that it is hereby agreed and declared as follows:

On demand the Company shall and will pay to the said Government of West Bengal all and every compensation in respect of the said land acquired, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894, or by Court to which a reference under Part III of the said Act may be made, or by the Courts to which an Appeal from the award of the said Court may be preferred and all costs, charges and expenses of the proceedings in the said Courts, or otherwise incidental to the acquisition or payable in respect thereof under the provision of the said Act.

On demand made by the said Collector the Company shall and will deposit with the said Collector such sum or sums of money as in his discretion the said Collector may in anticipation estimate to be necessary for the purpose mentioned in the preceding clause.

On payment by the Company of all demands under the foregoing first clause, or, in the discretion of the said Government of West Bengal (or by the Company of all estimated amounts) the said land shall be vested in the Company as provided in the second clause), but not before possession shall have been taken under the provisions of the abovementioned Act, the Governor shall make over possession of the said land to the Company and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the Company.

4. The said land shall be held by the Company for the purposes of such works as is hereinbefore mentioned and without the sanction in writing of the said Government of West Bengal first had and obtained for no other purposes whatsoever.

5. The said land shall be covered and levelled for construction of work or works and construction shall be completed within 2 years (and fully equipped in all respects ready for use) within four years from the date on which possession of the said land shall have been given to the Company.

6. Should the said works not be completed (and fully equipped in all respects ready for use) within the period stated in the last preceding clause or within such further period as in its discretion may be prescribed or allowed by the said Government of West Bengal or should the said land at any time thereafter cease for a period of twelve consecutive months, to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth clause then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all buildings thereon, whether such buildings were erected before or after transfer of the land to the Company, and thereupon the interest of the Company in the said land and buildings shall absolutely cease and determine.

7. On taking such possession the said Government may sell or otherwise deal with the said land and buildings as it may think proper.

(1) Should the said Government sell the land with the buildings the said Government after deducting the expenses incurred in connection with said taking possession and with such sale shall pay the proceeds to the Company.

(2) Should the said Government decide not to sell the land and buildings, the said Government shall retain the said land and buildings thereon in which case the Governor shall repay to the Company the market value as on the day of re-entry of all the buildings erected by the Company and all sums received from the Company in respect of all and every compensation as provided in the foregoing first clause (less the statutory allowance of 15 per cent., and less any amount received on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sums paid and received on account of costs, charges and expenses.

(3) Should the said Government decide to sell the buildings only upon such sale, the Governor shall after deducting the expenses of taking possession and selling, pay the balance of the proceeds of sale to the Company together with the sum received from the company in respect of the compensation for the land (less the statutory allowance of 15 per cent. and less any amount received from the Company on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sum paid and received on account of costs, charges and expenses.

8. The public shall be ultimately benefited by being able to use all kinds of glass articles of daily necessity manufactured locally by the Company's workers living in a healthy sanitary condition thus contributing to the efficient and better production.

Printed but may be inspected in the office of the Land Acquisition Officer, Alipore.

The Company shall give regular and systematic free training to 2 (two) Bengalee apprentices to be nominated by the Director of Industries, West Bengal, or such other officer as may be selected by Government for the purpose every year. The duration of training for each apprentice shall be one year and during such apprenticeship they shall each receive an allowance of Rs. 35 per month. The first batch of 2 apprentices shall be admitted within 3 months from the date on which the Company is given possession of the land.

9. Should any dispute or difference arise touching or concerning the subject matter of this agreement or any covenant clause or thing herein contained the same shall be referred to the said Government of West Bengal and the opinion and decision of the said Government upon such dispute or difference shall be final and conclusive and binding on the parties hereto.

The Schedule above referred to.

All that piece or parcel of land, more or less, 4 bighas 5 kattas 14 chattaks in the village of Belgharia (24-Parganas), Mouza Belgharia No. III, sheet No. II, Revenue survey No. 17, Khatian Nos. 80 and 8, Touzi No. 172, fully delineated in the plan hereto annexed and marked "A" in the plan with red lines—the Company's existing lands being marked in green in the said plan bound on the—

North—By Jibon Ganguly's garden and Dhar's garden, now leased to A. K. Sarkar's Pottery Works being dag Nos. 801 and 794.

East—By S. J. Savant's land, dag No. 806.

South—By S. J. Savant's land, dag No. 805.

West—By Rakhal Ganguly's land, part of dag No. 802.

IN WITNESS whereof the Company has caused its common seal to be affixed and the Governor of the State of West Bengal hath hereto set his hand and seal the day and year first above written.

Signed, Sealed and delivered by Managing director for and on behalf of the Company in the presence of P. C. Bose, 16, Sham Lal Street, Calcutta.



Bharat Glass Works, Ltd.,
S. N. Sengupta, Managing
Director.

Signed, sealed and delivered by the Member, Board of Revenue and *ex-officio* Secretary to the Government of West Bengal in the Land and Land Revenue Department on behalf of the Governor of the State of West Bengal.



Witness—

S. N. Mitra, Assistant
Secretary, Land and Land
Revenue Department.
The 2nd September 1950.

S. Banerjee, Member, Board
of Revenue, and
Secretary, Government of
West Bengal (*ex-officio*).

Hooghly.—No. 10170L.A.—7th September 1950.
—The following agreement is published under section 42 of the Land Acquisition Act, I of 1894, for general information:—

By order of the Governor,
S. BANERJEE,
Member, Board of Revenue and
Secy. to the Govt. of West Bengal (*ex-officio*).

Agreement.

MEMORANDUM OF AGREEMENT made this sixth day of September One thousand nine hundred and fifty BETWEEN THE CALCUTTA ELECTRIC SUPPLY CORPORATION, LIMITED, a Company incorporated under

the English Companies Acts and having its registered office at Victoria House, Vernon Place, Bloomsbury Square in London, and having an Indian Branch Office at Victoria House, Chowring Square, in the town of Calcutta (hereinafter called "the Company") of the one part AND THE GOVERNOR OF THE STATE OF WEST BENGAL (hereinafter called "the Governor") of the other part.

WHEREAS for the purpose of construction of Cableway Bridge over the Serampore Khal for the purpose of carrying cables across the said Khal and for the general supply of electrical energy in the adjoining licensed areas, the Company has applied to the Government of West Bengal for the acquisition under the provisions of the Land Acquisition Act, 1894, of portions of two plots of lands (total area of which is five chittaks and fifteen square feet or decimal zero zero five five acres) bearing cadastral survey plot Nos. 3016 and 2331 in map Serampore, jurisdiction list No. 13, within the jurisdiction of thana Serampore, Sub-Registry Serampore, appertaining to tauzi No. 2279 in pargana Boro, in the district of Hooghly, and more particularly described in the Schedule hereto as delineated on the plan* hereto annexed

AND WHEREAS the said Government of West Bengal, being satisfied by an enquiry held under section 40 of the said Act that the proposed acquisition is needed for the aforesaid purpose and the said work is likely to prove useful to the public has consented to acquire on behalf of the Company the plots of land hereinbefore described

AND WHEREAS the said Government of West Bengal has required the Company under the provisions of section 41 of the abovementioned Act to enter into the Agreement with the Governor heretoinafter contained.

NOW THIS INDENTURE WITNESSETH that the parties hereby agreed and declared as follows:—

1. On demand the Company shall and will to the said Government of West Bengal a every compensation in respect of the said tendered, paid or awarded or to be tendered or awarded by the Collector under the Acquisition Act, 1894, or by the Court to which reference under Part III of the said Act may be made, or by the Court or Courts to which an appeal from the award of the said Court may be presented, and all costs, charges, and expenses of the proceedings in the aforesaid Courts, or otherwise incidental to the proposed acquisition or payment respect thereof under the provisions of the Act.

2. On demand made by the said Collector obligations of the Company under the last preceding clause not being thereby limited, the Company shall and will deposit with the said Collector such sum or sums of money as in his discretion the Collector may in anticipation estimate to be necessary for the purpose mentioned in the last preceding clause.

3. On payment by the Company of all demands under the foregoing first clause, or, in the event of the said Government of West Bengal deposit by the Company of all estimated amounts as provided in the second clause), but not before possession shall have been taken under the provisions of the abovementioned Act, the Government shall make over possession of the said lands to the Company and shall execute and do all such things and deeds as may be necessary and proper for effectually vesting the same in the Company.

4. The said lands shall be held by the Company for the purpose of such supply of electrical energy and maintaining a Cableway Bridge over the Serampore Khal as is hereinbefore mentioned.

*Not printed but may be inspected in the office of the Land Acquisition Collector, Serampore.

incidental thereto and without the sanction in writing of the said Government of West Bengal first had and obtained for no other purpose whatsoever.

The said Cableway Bridge shall be completed and fully equipped in all respects ready for use within two years from the date on which possession of the said lands shall have been given to the Company.

Should the Cableway Bridge not be completed and fully equipped in all respects ready for use within the period stated in the last preceding clause or within such further period as in its place may be prescribed or allowed by the Government of West Bengal or should the said Bridge at any time thereafter cease for a period of consecutive months to be held and used or cease to be required for the purpose or purposes provided in the foregoing fourth clause then and in any case the said Government may summarily take upon and take possession of the said lands together with all buildings and/or structures erected before or after transfer of the said lands to the Company, and thereupon the interest of the Company in the said lands and buildings and/or structures shall absolutely cease and determine.

On taking such possession the said Government may sell or otherwise deal with the said lands and the buildings and/or structures thereon as it may think proper.

- (i) Should the said Government sell the lands with the buildings and/or structures the said Government after deducting the expenses incurred in connection with the said taking of possession and with such sale shall pay the proceeds to the Company.
- (ii) Should the said Government decide not to sell the lands and buildings and/or structures the said Government shall retain the said lands and buildings and/or structures thereon in which case the Governor shall repay to the Company the market value as on the day of re-entry of all the buildings and/or structures erected by the Company and all sums received from the Company in respect of all and every compensation as provided in the foregoing first clause (less the statutory allowance of 15 per cent. and less any amount received on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sums paid and received on account of costs, charges and expenses.
- (iii) Should the said Government decide to sell the buildings and/or structures only, upon such sale the Governor shall after deducting the expense of taking possession and selling, pay the balance of the proceeds of sale to the Company, together with the sum received from the Company in respect of the compensation for the lands (less the statutory allowance of fifteen per cent. and less any amount received from the Company on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sum paid and received on account of costs, charges and expenses.

The public shall be entitled to the use of the lands on the following terms, that is to say, subject to the provisions of The Indian Electricity Act, 1910, and Rules made thereunder or to the effect of any other legislative enactment or order in that behalf made being in force, the Company shall have a Distributing Station and Cableway Bridge and in the adjoining

licensed area shall, when the proposed Cableway Bridge and works are completed, be entitled to be supplied with electrical energy from such Distributing Station near the said Cableway Bridge within the limits of the power available at such station and in pursuance of the terms of the electrical license granted to the Company.

9. Should any dispute or difference arise touching or concerning the subject-matter of this agreement or any covenant clause or thing herein contained the same shall be referred to the said Government of West Bengal and the opinion and decision of the said Government upon such dispute or difference shall be final and conclusive and binding on the parties hereto.

The Schedule above referred to.

ALL THOSE plots of land measuring more or less a total area of 5 Chittacks and 15 sq. ft., or 0.055 of an acre being portions of two plots of land bearing Cadastral Survey Plot Nos. 3016 and 2331 in Mouza Serampore, J. L. No. 13, within the jurisdiction of Thana Serampore, Sub-Registry Serampore, appertaining to Touzi No. 2279, in Pargana Boro, in the District of Hooghly. The said portion of Plot No. 3016 is butted and bounded as follows:—

On the North by a Municipal Road in C. S. Plot No. 2517,

on the East by remaining portion of Plot No. 3016,

on the South by remaining portion of Plot No. 3016, and

On the West by Serampore Khal in C. S. Plot No. 2509.

The said portion of Plot No. 2331 is butted and bounded as follows:—

On the North by a Municipal Road, C. S. Plot No. 2330,

on the East by Serampore Khal in C. S. Plot No. 2509,

on the South by remaining portion of C. S. Plot No. 2331, and

on the West by C. S. Plot No. 2332.

IN WITNESS whereof the duly constituted attorneys of the Company and the Governor of the State of West Bengal have hereunto set their respective hands and seals the day and year first above written.

Signed, sealed and delivered by John William Gadsden Church and Abel Rex Colley, the duly constituted joint attorneys of the Calcutta Electric Supply Corporation, Limited, for and on behalf of the Company in the presence of—



J. W. G. Church.

A. R. Colley.

Witness—

R. M. Sengupta, Accountant,
Victoria House, Calcutta.

Signed, sealed and delivered by S. Banerjee, Member, Board of Revenue, and *ex-officio* Secretary to the Government of West Bengal, in the Land and Land Revenue Department, for and on behalf of the Governor of the State of West Bengal in the presence of—



Witness—

S. N. Mitra, Assistant Secretary, Department of Land and Land Revenue.

S. Banerjee, Member, Board of Revenue, and Secretary to the Government of West Bengal (*ex-officio*).

The 6th September 1950.

The 6th September 1950.

West Dinajpur.—No. 10292L.A.—9th September 1950.—In exercise of the powers conferred by section 48(1) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of the 0.52 of an acre of land, declared for acquisition under Declaration No. 10768L.A., dated the 12th December 1949, under section 6 of the Land Acquisition Act, I of 1894, published at page 2186, Part I of the *Calcutta Gazette* of the 15th December 1949, for construction of Telephone Exchange Building at Balurghat in the district of West Dinajpur.

মেদিনীপুর—নং ১০২৯২এল.এ.(পি.ডব্লিউ)।—৯ই সেপ্টেম্বর ১৯৫০।—অবর শাসক ও সমাধিকারী এবং বাড়িঘরের চাকরাণ্ডে বহায়াছ প্রিবীন্দ্র নাথ চক্রবর্তীকে মেদিনীপুর জেলার সদরে অপর ভূমিগ্রহ আধিকারিকরূপে নিযুক্ত করা হইল এবং তাহাকে উক্ত জেলার ভূমিগ্রহ আইনের বিধানমত দায়িত্বভার অধতা অর্পণ করা হইল।

রাজ্যশাসনের আদেশানুসারে,
ব্রিজেন্দ্র মোহন বন্দ্যোপাধ্যায়,
কমিসার।

Midnapore. — No. 10288L.A.(P.W.). — 9th September 1950.—Sri Rabindra Nath Chakravarti, Sub-Deputy Magistrate and Sub-Deputy Collector and Chakran Commission, Jhargram, is appointed as the Additional Land Acquisition Officer, Midnapore, and posted to the headquarters station of that district. He is vested with the powers of a Collector under the Land Acquisition Act, I of 1894, in the district of Midnapore from the date on which he joins his new post.

NOTICES.

West Dinajpur.—No. 10054L.A.(P.W.).—2nd September 1950.—Whereas 1.03 acres, more or less, of land situate in or near the village of Kusmandi, described below have been requisitioned by the Collector of West Dinajpur, for the purpose of providing facilities for transport and communication, namely, for the construction of staff quarters and roller-shed, in connection with Kaliaganj-Bansihari Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of West Dinajpur.

Description of land.

Manza Kusmandi, jurisdiction list No. 70, thana Kusmandi.

Khatian No. 30, plot No. 68 (part), area 1.03 acres.

Nadia.—No. 10274L.A.(P.W.).—9th September 1950.—Whereas 5.13 acres, more or less, of land situate in or near the village of Duttaphulia described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for construction of Duttaphulia-Sindrani Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Bor Road Projects, Krishnagar, Nadia.

Description of Land.

Mauza Duttaphulia, jurisdiction list No. 8, thana Ranaghat, district Nadia.

Plots in entirety:—304, 343, 530, 1140, 1141, 1150, 1151.

Plots in part:—190, 191, 234, 237, 238, 282, 283, 284, 286, 287, 288, 291, 305, 306, 307, 342, 344, 346, 347, 353, 354, 355, 356, 357, 360, 361, 362, 363, 364, 368, 525, 529, 531, 532, 1138, 1139, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1149, 1152, 1153, 1154, 1160, 1186, 1538.

DECLARATIONS.

24-Parganas.—No. 10074L.A.—5th September 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of Bharat Glass Works, Ltd., for construction of workers' quarters in the village of Belgharia, jurisdiction list No. 3, thana Belgharia, pargana Calcutta, district 24-Parganas, is hereby declared that for the above purpose piece of land comprising portion of cadastral survey plot No. 802 and measuring, more or less 1.42 acres, is required within the aforesaid village of Belgharia.

This declaration is made, under the provision of section 6, of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer Alipore.

Howrah.—No. 10096L.A.—6th September 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Howrah Municipality for a public purpose, viz., for opening out a 14 feet wide road connecting Kshetra Mohan Mitra Road at one end and Dasani Bagan Lane at present Tripura B Lane at the other in the village Salkia, the Golabari, pargana Paikan, district Howrah, is hereby declared that for the above purpose piece of land measuring, more or less, 0.08 acre, bounded on the—

North—By land of Shalikram Choudhury late Tincouri Mukherjee,

South—Kshetra Mohan Mitra Road and land of Shalikram Choudhury,

West—By land of Jyotish Chandra Mitra Lalit Mohan Roy,

East—By land of Shalikram Choudhury Dasani Bagan Lane at present Tripura Lane,

is required within the aforesaid village of Salkia.

This declaration is made, under the provision of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Howrah.

Howrah.—No. 10171L.A.—7th September 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Howrah Municipality Supply Committee for

uction of cable-way bridge over the Seram-Khal, in the village of Serampore, jurisdiction list No. 13, thana Serampore, pargana district Hooghly, it is hereby declared that the above purpose a piece of land comprising the above cadastral plot Nos. 2331 and 3016 and measuring, more or less, 0.0055 of an acre, is situated within the aforesaid village of Seram-

A declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Seram-

By order of the Governor,
S. BANERJEE,

Secretary, Board of Revenue and Secretary to the Government of West Bengal (*ex-officio*).

Land Development

NOTIFICATIONS.

Murshidabad.—No. 9516L.Dev.—22nd August 1950.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition 16.40 acres of land described in the schedule below out of 201.53 acres included in the notification No. 4270L.Dev., dated the 21st April 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Shyama, jurisdiction list No. 13, Goaljan, jurisdiction list No. 15, Budharpara, jurisdiction list No. 17, Gopjan, jurisdiction list No. 18, station Berhampore town, district Murshidabad, published at page 648, Part I of the Calcutta Gazette of 27th April 1950:—

Schedule.

Shyama, jurisdiction list No. 13.—Cadastral survey plots Nos. 163, 165 and 166 and cadastral survey plots Nos. 155, 162, 164, 216, 234, 242 and 243.

Goaljan, jurisdiction list No. 15.—Cadastral survey plots Nos. 782, 1052, 1053, 1088, 1099, 1111, 1145 and 1161 and parts of cadastral survey plots Nos. 1091, 1139, 1141 and

Gopjan, jurisdiction list No. 18.—Cadastral survey plots Nos. 7023, 7050, 7054, 7058 to 7060, 7087, 7096, 7096, 7106 and parts of cadastral survey plots Nos. 7040, 7051 to 7053, 7057, 7080 and 7082.

Budharpara, jurisdiction list No. 17.—Cadastral survey plot No. 182 and part of cadastral survey plot No. 181.

measuring, more or less, 16.40 acres of land.

Murshidabad.—No. 9690L.Dev.—25th August 1950.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of the above area of land included in

the declaration No. 5644L.Dev., dated the 25th May 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1042, Part I of the Calcutta Gazette, dated the 1st June 1950 for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Rambhadrabati, jurisdiction list No. 7, police-station Khardah, district 24-Parganas.

Nadia.—No. 10098L.Dev.—6th September 1950.—Whereas it appears to the Governor that land is likely to be needed for public purposes, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creating better living condition in the village of Nabadwip, jurisdiction list No. 20, police-station Nabadwip, district Nadia, it is hereby notified that for the above purposes a piece of land comprising cadastral survey plots Nos. 82-90, 109, 112-126 and parts of cadastral survey plots Nos. 97, 100, 127, 128 and 140 and measuring, more or less, 23.29 acres, is likely to be required within the aforesaid village of Nabadwip.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section the Governor is pleased to authorise the Collector of Nadia for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

ERRATUM.

24-Parganas.—No. 10044L.Dev.—2nd September 1950.—In line 38 of the declaration No. 4520L.Dev., dated the 29th April 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 852, Part I of the Calcutta Gazette of the 11th May 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Ashrafabad, Tababaria, Hanria and Maniknagore—

Read cadastral survey plots No. "750 to 757" for cadastral survey plots Nos. "750, 757".

By order of the Governor,

S. BANERJEE, Secy.

Requisition

NOTIFICATIONS.

Calcutta.—No. 9648Reqn.—24th August 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (4) of sub-section (1) of section 14 of the said Act, the Governor is pleased to appoint

Sri Jagadish Chandra Mazumdar, District and Sessions Judge, 24-Parganas, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 156 (156A), Sri Himmatmal Surana (for self and on behalf of the Trustee to the Estate of Tilok Chand Surana), 199/5, Harrison Road, Calcutta.

Calcutta.—No. 9650Reqn.—24th August 1950.
—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri Jagadish Chandra Mazumdar, District and Sessions Judge, 24-Parganas, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 37B, Town- Sri Sibdas Sarker, Sri Sambhudas Sarker, Sri Biswanath Sarker, all of 26, Shyama-nanda Road, Calcutta.

By order of the Governor,
A. C. SEN, Asst. Secy.

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 730/50Reqn.

Calcutta, the 29th August 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

26, Colonel Biswas Road, Calcutta (entire rear block).

By order of the Governor.
J. N. MOOKHERJEE, Asst. Secy.

Jonab Bazlar Rahman of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 18th September 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 12th September 1950.

No. 740/50Reqn.

Calcutta, the 31st August 1950.
ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

269, Bowbazar Street, Calcutta (3 bed room, 1 kitchen, 1 latrine, 1 bath on the first floor. Services to be used as common).

By order of the Governor
J. N. MOOKHERJEE, Asst. Secy.

Sri Sudhir Kumar Mitra, tenant of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 19th September 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,
First Land Acquisition Collector, Calcutta,
Calcutta, the 9th September 1950.

No. 748/50Reqn.

Calcutta, the 7th September 1950.
ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

34, Fulbagan Road, Calcutta (entire first and 2 kitchens on the top floor and ground floor northern flat excepting the 1 room).

By order of the Governor
J. N. MOOKHERJEE, Asst. Secy.

Sri Ajit Kumar Das, landlord of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 21st September 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta,
Calcutta, the 12th September 1950.

ORDERS.

No. 685/50.

Calcutta, the 14th August 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sri Satya Charan Chowdhury of 126B, Maszid Bari Street, Calcutta, shall not, without the permission of the State Government, in any way dispose of, or structurally alter, the premises, and that no person shall, without such permission, enter into occupation thereof.

The Schedule.

Description of the premises.

126B, Maszid Bari Street, Calcutta (eastern side).

No. 742/50.

Calcutta, the 1st September 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sri Lokesh Chandra Roy of 153/4A, Upper Circular Road (second floor), tenant Sri Monoran Bosa of 153/4A, Upper Circular Road, Calcutta, shall not, without the permission of the State Government, in any way dispose of, or structurally alter, the premises, and that no person shall, without such permission, enter into occupation thereof.

The Schedule.

Description of the premises.

153/4A, Upper Circular Road, Calcutta (entire portion of the first and ground floors except room on the road on the ground floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy

Under section 4 (a) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 8th September 1950.

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Jyotish Chandra De, occupier of the premises, to vacate the said premises on or before September 1950 at 3 p.m., when possession thereof will be taken on behalf of the State Government.

The Schedule.

Particulars of the premises.

Jalaram De Street, Calcutta (ground floor).

Calcutta, the 12th September 1950

Whereas the premises described in the schedule below have been requisitioned under the provision of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Jonab A. F. M. Abidul Haque, tenant of the premises, to vacate the said premises on or before 28th September 1950 at 3 p.m., when possession thereof will be taken on behalf of the State Government.

The Schedule.

Particulars of the premises.

31, Rifle Range Road, Calcutta (one flat containing 3 bed rooms and 1 kitchen on the northern part of the first floor).

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

Agriculture

NOTIFICATION.

24-Parganas.—No. 7896Agri.—2nd September 1950.—The following officers are transferred to the Central Research Station for Agriculture with headquarters at Tollygunge (24-Parganas):—

- (1) Sri S. C. Rakshit, Assistant Agricultural Chemist.
- (2) Sri S. Digar, Assistant Agricultural Chemist.
- (3) Dr. T. C. Roy, Assistant Mycologist.
- (4) Sri A. C. Basu, Additional Entomologist.
- (5) Sri R. K. Dey, Assistant Entomologist.

By order of the Governor,
M. SARKAR, Dy. Secy.

বন ।

Forests

জালাপুৰী

NOTIFICATION.

জালাপুৰী বনভূমি।—নং ৭৫২৫ফর।—২১শে আগষ্ট ১৯৫০।—সিলভিকালচারাল, ভূমির সংশ্লিষ্ট অবস্থারীন সহ-বনপাল প্রত্যেক নথি রাখকে ১৯৫০ সালের ১লা সেপ্টেম্বর হইতে জালাপুৰী বনভূমির আশ্রয় টঙ্ক রেজের ভার প্রদান করা হইল। চাকসা তাহার সদর হইবে।

রাজ্যপালের আদেশানুসারে,

মৌর চন্দ্র হুতজ,

উপ-কমিসিওনার।

Jalpaiguri Divn.—No. 7525For.—21st August 1950.—Sri Tarak Nath Roy, probationary Assistant Conservator of Forests, Attached Officer, Silvicultural Division, is posted to the charge of Upper Tendu Range in the Jalpaiguri Division with headquarters at Chalsa with effect from the 1st September 1950.

By order of the Governor,
G. O. MANDAL, Dy. Secy.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATIONS.

Calcutta—No. 1222Co-op.—7th September 1950.—In exercise of the power conferred by section 10 of the Bengal Co-operative Societies Act, 1940 (Bengal Act XXI of 1940), the Governor is pleased to confer all the powers entrusted to the Registrar by or under the said Act, other than those specified in the Second Schedule to that Act, upon Sri Mahendra Nath Chowdhury, appointed under section 9 of the said Act, to act as Deputy Registrar of Co-operative Societies, West Bengal.

This order shall be deemed to have effect and to have always had effect as if it had been issued on the 16th September 1949.

No. 1223Co-op.—7th September 1950.—Sri Pramatha Nath Majumdar, Assistant Registrar of Co-operative Societies, is allowed leave on half average pay for the period from the 23rd August 1950 to the 31st August 1950, under rule 184(d) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him under orders contained in this department notification No. 1155Co-op., dated the 25th August 1950.

By order of the Governor,
K. C. BASAK, Secy.

Relief and Rehabilitation

Order Requisitioning Property.

[Vide section 29(I) of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950).]

No. 2753F.R.—7th September 1950.—Whereas in the opinion of the Governor it is necessary to requisition the property described in the schedule below for rehabilitating Sri Nani Gopal Dhar, a person displaced from his shop due to communal strife;

Now, therefore, in exercise of the power conferred by sub-section (I) of section 29 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), the Governor is pleased hereby to requisition the property described in the schedule below and to direct that the property be placed at the disposal and control of the Secretary, Co-operation, Credit, Relief and Rehabilitation Department, by the 29th September 1950:—

Schedule.

Description of property.

Shop-room at the south-west corner of 167A, Park Street, Calcutta.

By order of the Governor,
K. C. BASAK, Secy

বাস্তবহার পুনর্বাসন বিভাগ। REFUGEE REHABILITATION DEPARTMENT

সংস্থা।

Establishment

প্রশাসনাবলী।

NOTIFICATIONS.

কলিকাতা—নং ৬৯২০এক্ট—২৪শে আগস্ট ১৯৫০।—অবর শাসক ও সমাহর্তা ও কালনার পুনর্বাসন আধিকারিক প্রিন্সিপাল চন্দ্র যদুনাথকে পশ্চিমবঙ্গ প্রান্তিক রুহস (প্রথম খণ্ড) এর ১৬৭(২) সংখ্যক নিয়মাবলীর ১৮ই যে ১৯৫০ খ্রিষ্টাব্দে মর দিনের অজ্ঞিত হুটি মজুর করা হইল।

Calcutta—No. 6920Estt.—24th August 1950.—Sri Nirmal Chandra Barua, Sub-Deputy Mag and Sub-Deputy Collector and Rehabil Officer, Kalna, is allowed earned leave for days, with effect from 18th May 1950, under 167(ii) of the West Bengal Service Rules, P

কুচবিহার—নং ৬৯৪১এক্ট—২৫শে আগস্ট ১৯৫০।—কু

অবেক্ষাধীন অতিরিক্ত শাসক ও সমাহর্তা প্রিন্সিপাল কুমার চন্দ্রকে গ্রহণ করার তারিখ হইতে পুনরায় না হওয়া পর্যন্ত এই পুনর্বাসন আধিকারিকের পদে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে

হিরেশ্বর বন্দ্যোপাধ্যায়,

কম্পসিচিব।

Cooch Behar—No. 6941Estt.—25th August 1950.—Sri Sudhindra Kumar Chanda, additional Deputy Magistrate and Deputy Collector Cooch Behar (on probation), is appointed a habilitation Officer of that district with effect the date on which he assumed the duties of post until further orders.

By order of the Gov

H. BANERJEE,

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রশাসনাবলী।

NOTIFICATIONS.

কলিকাতা—নং ৩৯৯৫শিক্ষা ৪৫-১২১৫০।—২৬শে

১৯৫০।—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষা উদ্ভূত অধ্যাপক জনাব আব্দুল আজি খানকে সেন্ট্রাল ব কলেজের এই কৃত্যকের এই বিষয়ের অধ্যাপক পদে ৩রা জুলাই তারিখ হইতে বদলি করা হইল।

Calcutta. — No. 3995Edn./4A-121/50. — August 1950.—Janab Abbas Ali Khan, Professor of Urdu, Presidency College, Calcutta, is transferred to the Central Calcutta College as Professor of the subject in that service with effect from 3rd July 1950.

কলিকাতা—নং ৩৯৯৬শিক্ষা ৪৫-১২০১০।—২৬শে

১৯৫০।—সেন্ট্রাল কলিকাতা কলেজের পশ্চিমবঙ্গ শিক্ষা ভূগোলের অধ্যাপক প্রিন্সিপাল রজন করকে কলিকাতা প্রেসিডেন্সী এই কৃত্যকের এই বিষয়ের অধ্যাপক পদে ৩রা জুলাই ১৯৫০ তারিখ বদলি করা হইল।

Calcutta. — No. 3996Edn./4A-120/50. — August 1950.—Sri Nishit Ranjan Professor of Geography, Central Calcutta College, is transferred to the Presidency College, Calcutta as Professor of the subject in that service with effect from the 3rd July 1950.

Howrah.—No. 4015Edn./4A-57/50. — 29th August 1950.—Sri Asim Mukherjee, temporary Assistant Engineer, Works and Buildings Department, is appointed to act, until further orders, as Lecturer in Civil Engineering, Bengal Engineering College, in the West Bengal General Service, with effect from the date on which he assumes the duties of the post.

দাখিলকৃত।—নং ৪০১৫এডন/৪এ-৫৭/৫০।—২৯ই সেপ্টেম্বর ১৯৫০।—পশ্চিম-বঙ্গ উত্তর শিক্ষণ বিভাগের দাখিলকৃত কলেজের অধ্যাপক উক্তর সুবোধ দাসকে ১৫ই সেপ্টেম্বর ১৯৫০ তারিখ হইতে ২৮শে ফেব্রুয়ারী ১৯৫১ তারিখ পর্যন্ত অধ্যাপনাধিকার প্রদত্ত করা হইল।

রাজস্বাঙ্গের আদেশানুসারে,

ডি. এম. সেন,

কম্পিউটার।

Darjeeling.—No. 4174Edn.—6th September 1950.—Dr. Subodh Kumar Majumdar, Principal, Darjeeling Government College, in the West Bengal Senior Educational Service, is granted study leave for the period from 15th September 1950 to 28th February 1951.

By order of the Governor,

D. M. SEN, Secy.

Office of the Accountant-General, West Bengal

NOTIFICATION.

**Subject:—Indian Income-tax Act—Section 18A
Collections—Accounting procedure.**

No. TM(TKI)/186.—7th September 1950.—All Assessing Officers in West Bengal and the Manager, State Bank of India, Calcutta, are hereby notified that the following minor head with sub-heads shown thereunder should be opened under the Major Head “IV—Taxes on income other than Corporation Tax” to accommodate adjustments and refunds under the provisions of section 18A of the Indian Income-tax Act, 1922:—

Major head—

Advance payment of tax under section 18A of the Indian Income-tax Act, 1922.

Sub-heads—

Gross Collections.

Deduct—

Amount transferred to final revenue head on completion of regular assessment.

Amount refunded to assesses.

The above heads should be noted in manuscript in the schedule of receipt under “IV—Taxes on income other than Corporation Tax”. The adjustments issued by Income-tax Officers should be reported for necessary action.

L. M. F. letter C. No. 14(11)-I.T./50, dated

14th May 1950. Dy. India 1352
TKI 1018.]

S. K. SARKAR,

Deputy Accountant-General.

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

Howrah.—No. 6371A.—9th September 1950.—Sri Shib Chandra Datta, officiating Additional Subordinate Judge of Howrah, is appointed to act, until further orders, as Subordinate Judge of the same district, *vice* Sri Kalipada Mukharji.

Howrah.—No. 6383A.—9th September 1950.—Sri Kalipada Mukharji, officiating Subordinate Judge of Howrah, is appointed to act, until further orders, as Additional Subordinate Judge of the same district, *vice* Sri Shib Chandra Datta.

Leave.

Burdwan.—No. 6205A.—2nd September 1950.—Sri Mammatha Ranjan Thakur, Munsif of Kalna, in the district of Burdwan, is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for nine days, with effect from the 18th August 1950.

Midnapore.—No. 6367A.—9th September 1950.—Sri Bhupendra Kumar Panda, Munsif of Midnapore (Sadar), is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for ten days with effect from the 31st August 1950.

Hooghly.—No. 6375A.—9th September 1950.—Sri Rajendra Kishore Das, officiating Subordinate Judge and Assistant Sessions Judge of Hooghly, is allowed leave on average pay under rule 184(b) (ii) of the West Bengal Service Rules, Part I for one month and twenty days with effect from the 21st August 1950.

2. He is also permitted to affix the Civil Court Vacation of 1950 to the leave.

Murshidabad.—No. 6379A.—9th September 1950.—Sri Haridas Ghosh, Munsif of Berhampore in the district of Murshidabad, is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for eleven days with effect from the 16th August 1950.

Birbhum.—No. 6387A.—9th September 1950.—Sri Malli Nath Mukharji, officiating Additional Subordinate Judge and Assistant Sessions Judge of Birbhum, is allowed leave on average pay under rule 184(b) (ii) of the West Bengal Service Rules, Part I, for two months and twenty-seven days with effect from the 13th November 1950.

2. He is also permitted to prefix the Civil Court Vacation of 1950 to the leave.

NOTIFICATION.

No. 7279P.B. — 2nd September 1950. — The following Press is hereby included in and added to the list of Presses approved under Rule 54, Chapter IX, Appellate Side Rules, Seventh Edition, and published with the Court's notification No. 8809P.B., dated the 1st June 1939, at page 1366 of the *Calcutta Gazette*, Part I, dated the 8th June 1939, and notification No. 14023P.B., dated the 28th August 1939, at page 2193 of the *Calcutta Gazette*, Part I, dated the 7th September 1939:—

1. Jharna Art Press.

Sri Samir Mukherjee.

18B, Hurlukibagan Lane, Calcutta.

R. P. MUKHERJI, Registrar.

NOTIFICATION.

No. 6308G.—7th September 1950.—In exercise of the powers vested in me under Article 229(2) of the Constitution of India, I do hereby make the following rules with the approval of the Governor, viz. :—

Rules.

- 1. These rules shall be called the Calcutta High Court Services (Revision of Pay) Rules, 1950.
- 2. With effect from 1st April 1950, the pays of the posts shown in column (1) of the attached Schedule shall be in the time-scales as shown in column (4) thereof.
- 3. Rules 2-8 and 11-12 of the West Bengal Services (Revision of Pay) Rules, 1950, as promulgated with Finance Department notification No. 2865F., dated the 8th June 1950, published in the *Calcutta Gazette (Extraordinary)*, dated the 13th June 1950, shall apply *mutatis mutandis* to persons who had been in service on 31st March 1950, subject, however, to this modification that any reference to the "West Bengal Services Rules" in the said Rules shall be understood to mean a reference to the Fundamental and Supplementary Rules (P. & T. compilation) by which the High Court staff will continue to be governed pending the framing of the High Court Services Rules by the Chief Justice under Article 229(2) of the Constitution of India.

A. TREVOR HARRIES,
Chief Justice.

The 5th September 1950.

SCHEDULE.

- A.B.—In this schedule—
- (a) the term "Pre-1931 scales" refers to the time-scales that are applicable to persons who entered service on or before the 15th July 1931; and
 - (b) the term "Post-1931 scales" refers to the time-scales that were brought into effect after 15th July 1931.

HIGH COURT.

A—Appellate side.

Name of the posts.	Present scale of pay.		Revised scale of pay.
	Pro-1931 scale.	Post-1931 scale.	
1	2	3	4
	Rs.	Rs.	Rs.
Registrar	Pay* in the time-scale of the Higher Judicial Service <i>plus</i> a special pay of Rs. 250 so long as the basic pay is less than Rs. 1,300; a special pay of Rs. 200 so long as the basic pay is not below Rs. 1,300 but below Rs. 1,500; and a special pay of Rs. 150 when the basic pay is not below Rs. 1,500.
Deputy Registrar ..	750—50—1,000	650—50/2—850	700—50—1,000.
1st Assistant Registrar ..	500—40—700	450—50/2—600	500—25—650.
2nd Assistant Registrar	400—420—40/2—500	400—25—600.
3rd Assistant Registrar ..	210—20—450 <i>plus</i> special pay Rs. 50 per mensem.	360—40/2—400—20/2—420.	400—25—600.
N. B.—The special pay of Rs. 50 per mensem drawn by the present incumbent shall be taken into consideration in fixing his initial pay in the revised scale.			
Stamp Reporter ..	350—10—400	350—10—400	350—10—450.
Accountant ..	270—10—350	250—10/2—300	300—10—400.
Superintendent, 1st Grade ..	250—10—350	220—20/2—300	300—10—400.
Bench Clerks ..	210—20—450	180—35/2—355—25/2—380.	250—15—400.
Editor ..	250—10—300	230—240—5/2—250	250—10—350.
Superintendent, 2nd Grade ..	200—10—300	180—20/2—220—10/2—280.	250—10—350.
Court-Keeper ..	300 (special pay Rs. 10) mensem.	225—25/2—300 <i>plus</i> special pay Rs. 10 per mensem.	250—10—350.
N. B.—The special pay of Rs. 10 per mensem now drawn by the Court-Keeper shall be absorbed in fixing his initial pay in the new scale.			

Name of the posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
1	2	3	4
	Rs	Rs	Rs
Librarian ..	200—10—300	180—20/2—220— 10/2—250.	250—10—300.
Cashier ..	170—10—270	150—15/2—180— 20/2—240.	250—10—300.
Committee Clerk	150—10—250	250—10—300.
Senior Translator ..	150—10—250 plus special pay Rs. 50 per mensem.	130—10/2—140— 20/2—220 plus special pay Rs. 50 per mensem.	200—10—250 plus special pay Rs. 50 per mensem.
Superintendent, Grade. 3rd	150—10—250	140—10/2—160— 20/2—220.	200—10—250.
Commissioner Affidavits. of	150—10—250	140—10/2—160— 20/2—220.	200—10—250.
Translators ..	150—10—250	130—10/2—140— 20/2—220.	200—10—250.
Head Assistant ..	125—10—225	110—15/2—200	200—10—250.
Assistant Bench Clerks	80—10—200	80—10/2—180	125—5—215—10—275 (Efficiency bar after 12th stage).
			N. B.—(a) Efficiency bonus of Rs. 25 per mensem shall be admissible to the Assistant Bench Clerks provided they pass the Efficiency Bonus Test held by the Public Service Commission at the speed of 140 words per minute. (b) Of the amount of the efficiency bonus drawn by the Assis- tant Bench Clerks on the result of the last test held by the Public Service Com- mission, Rs. 20 shall be reckoned as a part of pay in the present scale for the purpose of fixing their initial pay in the revised scale, and the balance, if any, will continue to be drawn by them as efficiency bonus till the next examination.
Upper Division Assis- tants.	(a) 80—10—200 (b) 45—45—50—3— 95—4—115—5— 125 with (Efficiency bar at Rs. 80) special pays of Rs. 20, 25 and 30 per mensem.	80—10/2—180 45—5/2—55—6/2— 115 with special pays of Rs. 20, 25 and 30 per mensem.	150—6—210. 150—6—210. N. B.—The special pays in the present scale shall be deemed to be part of the pay for the purpose of fixing initial pay in the revised scale.
Lower Division Assis- tants.	45—45—50—3—95— 4—115—5—125 (Efficiency bar at Rs. 80).	45—5/2—55—6/2— 115.	80—4—160—5—180 (Efficiency bar after 12th stage).
Typists ..	45—5/2—100	45—5/2—75—3/2— 90.	55—3—118—4—130 (Efficiency bar after 12th stage) plus com- pensatory allowance at 10 per cent. of the basic pay.
Record Arrangers ..	20—1/2—32	20—1/2—32 N. B.—The Record Arranger in the Accounts Depart- ment draws above the time-scale of Rs. 20—32, a special pay of Rs. 10 for doing the duties of a Bank Sarkar in addition.	35—1/2—40—1—50. (Efficiency bar after 12th stage). N. B.—The Record Arranger in the Accounts Depart- ment shall draw above the time-scale of Rs. 35—50, a special pay of Rs. 10 for doing the duties of a Bank Sarkar in addition.
Duftry ..	30—1/4—27	20—1/4—27	30—1/2—35—1—45 (Efficiency bar after 12th stage).
Jamadars ..	20—1/2—24	20—1/2—24	25—1—35.

Name of the posts.	Present scale of pay.		Revised scale of pay.																														
	Pre-1931 scale.	Post-1931 scale.																															
	1	2	3	4																													
	Rs.	Rs.	Rs.																														
Peons	15—1/5—19	15—1/5—19	20—1/4—25 <i>plus</i> compensatory allowance of Rs. 2.																														
Clerk of the Council of Law Reporting.	100	90	80—4—160—5—180 (Efficiency bar after 12th stage).																														
B.—Original Side.																																	
Registrar	1,800—40—2,000	1,800—40—2,000 <i>plus</i> special pay of Rs. 150.	Pay in the scale of Higher Judicial Service (Rs. 800—50—1,000—80—1,300—50—1,800) <i>plus</i> special pay of Rs. 250 so long as the basic pay is less than Rs. 1,300; a special pay of Rs. 200 so long as the basic pay is not below Rs. 1,300 but below Rs. 1,500 and a special pay of Rs. 150 when the basic pay is not below Rs. 1,500.																														
			<i>Initial pay of direct recruits—</i> Officers directly recruited may be given initial pay as follows, according to their age on the date of assuming duties :—																														
			<table><tr><th>Age.</th><th>Pay in the time-scale. Rs.</th></tr><tr><td>31 and below</td><td>800</td></tr><tr><td>32 ..</td><td>850</td></tr><tr><td>33 ..</td><td>900</td></tr><tr><td>34 ..</td><td>950</td></tr><tr><td>35 ..</td><td>1,000</td></tr><tr><td>36 ..</td><td>1,060</td></tr><tr><td>37 ..</td><td>1,120</td></tr><tr><td>38 ..</td><td>1,180</td></tr><tr><td>39 ..</td><td>1,240</td></tr><tr><td>40 ..</td><td>1,300</td></tr><tr><td>41 ..</td><td>1,350</td></tr><tr><td>42 ..</td><td>1,400</td></tr><tr><td>43 ..</td><td>1,450</td></tr><tr><td>44 or above</td><td>1,500</td></tr></table>	Age.	Pay in the time-scale. Rs.	31 and below	800	32 ..	850	33 ..	900	34 ..	950	35 ..	1,000	36 ..	1,060	37 ..	1,120	38 ..	1,180	39 ..	1,240	40 ..	1,300	41 ..	1,350	42 ..	1,400	43 ..	1,450	44 or above	1,500
Age.	Pay in the time-scale. Rs.																																
31 and below	800																																
32 ..	850																																
33 ..	900																																
34 ..	950																																
35 ..	1,000																																
36 ..	1,060																																
37 ..	1,120																																
38 ..	1,180																																
39 ..	1,240																																
40 ..	1,300																																
41 ..	1,350																																
42 ..	1,400																																
43 ..	1,450																																
44 or above	1,500																																
			<i>N. B.—</i> Increments will accrue on the anniversary of appointment and not on birth days																														
Master and Official Referee.	1,500—60—1,800	1,200—100—1,800	1,200—50—1,500.																														
Registrar-in-Insolvency	1,200—60—1,500	1,200—60—1,500	1,000—50—1,200																														
Assistant Master and Referee.	700—60—1,000	700—60—1,000	700—50—1,000.																														
Deputy Registrar	800—40—1,000	650—50/2—850	700—50—1,000.																														
Secretary to the Chief Justice.	600—30—750	600—30—750 <i>plus</i> special pay of Rs. 80.	600—30—750 <i>plus</i> special pay of Rs. 80.																														
Clerk of the State	700	400—40—600	350—25—600																														
Assistant Registrars	400—40—600 <i>plus</i> special pay of Rs. 50 attached to one of the posts.	300—25—600 <i>plus</i> special pay of Rs. 50 attached to one of the posts.	350—25—600 <i>plus</i> personal pay of Rs. 50 per mensem attached to one of the posts to be drawn by the present incumbents.																														
Superintendent, Grade.	1st 250—10—300	230—240—5/2—260	300—10—400.																														
Accountant	270—10—350	250—10/2—300	300—10—400.																														
Stenographers	200—10—450	175—15/2—280—25/2—360.	250—15—400.																														
Superintendents, Grade.	2nd 200—10—250	180—10/2—190—15/2—220.	250—10—350.																														
Cashier	200—10—250	180—10/2—190—15/2—220.	250—10—300.																														
Superintendents, Grade.	3rd 150—5—300(*)	140—5/2—160—10/2—180(*).	200—10—250(*).																														

(*) Special pay of Rs. 50 attached to one of the posts should be taken into consideration in fixing the initial pay of the present incumbent in the corresponding revised scale. No special pay shall be attached to the revised scale of pay.

Name of the posts.	Present scale of pay.		Revised scale of pay.
	Pre-1931 scale.	Post-1931 scale.	
1	2	3	4
	Rs.	Rs.	Rs.
Commissioner of Affidavits.	140—10/2—160— 20/2—220.	200—10—250.
Senior Interpreter ..	180—10—200—15— 500 <i>plus</i> special pay of Rs. 50.	160—20/2—200— 25/2—400—20/2— 420 <i>plus</i> special pay of Rs. 50.	200—10—420—15—450 <i>plus</i> special pay of Rs. 50. (Efficiency bar after 12th stage).
Interpreter and Translator.	180—10—200—15— 500.	160—20/2—200— 25/2—400—20/2— 420.	200—10—420—15—450 (Efficiency bar after 12th stage).
Translators ..	150—10—250	130—10/2—140— 20/2—220.	200—10—250.
Shorthand Typist ..	75—5—175	75—5/2—95—10/2— 155.	125—5—215—10—275 (Efficiency bar after 12th stage). N. B.—An efficiency bonus of Rs. 25 per mensem shall be admissible to the shorthand typists provided— (a) they are recruited through examina- tions conducted by the Public Service Commission, and (b) they pass the half- yearly efficiency bonus test held by the Public Service Commission at the speed of 140 words per minute.
Assistant to the Registrar	200—10—250.
Chamber Clerk, Accounts Clerk, Reference Clerk and Drawing Clerk. }	100—5—150	95—100—5/2—140	150—6—210.
Nagri Munshi (Senior) ..	100—10—150	90—20/2—110—10/2 —130.	130—5—180.
Nagri Munshi (Junior)	75—5/2—100	75—3/2—90	90—4—130.
Upper Division Assistants	45—45—50—3—95— 4—115—5—125 <i>plus</i> special pay of Rs. 20.	(i) 45—5/2—55—6/2 —115 <i>plus</i> special pay of Rs. 20	150—6—210. N. B.—The special pay in the present scale shall be deemed to be a part of the pay for the purpose of fixing initial pay in the revised scale.
Lower Division Assistants	45—45—50—3—95— 4—115—5—125.	(ii) 45—5/2—55— 6/2—115.	80—4—160—5—180 (Efficiency bar after 12th stage).
Typists ..	45—5/2—100	45—5/2—75—3/2— 90.	55—3—115—4—130 (Efficiency bar after 12th stage) <i>plus</i> com- pensatory allowances at 10 per cent. of the basic pay.
Bengali Muharrirs, Arabic and Persian Readers. }	65—2—75	65—4/2—60—2/2— 75.	75—2—105.
Sealing Clerk ..	40	40	40—1—60 (Efficiency bar after 12th stage).
Inspection Clerk ..	35	35	40—1—60 (Efficiency bar after 12th stage).
Bank Clerk ..	30—2—40	30—4/2—34—2/2— 40.	40—1—60 (Efficiency bar after 12th stage).
Record Arranger ..	20—1/2—32	20—1/2—32	35—1/2—40—1—50 (Efficiency bar after 12th stage).
Bank Sircar ..	25—1/2—35	25—1/2—35	35—1/2—40—1—50 (Efficiency bar after 12th stage).
Duties ..	20—1/4—27	20—1/4—27	30—1/2—35—1—45 (Efficiency bar after 12th stage).
Process Server	20—1—32	25—1/2—35 <i>plus</i> com- pensatory allowance of Rs. 2.
Jahannam, Oodessia, Berkandass, Office Pompadour Durwan. }	15—1/5—19	15—1/5—19	20—1/4—25 <i>plus</i> com- pensatory allowance of Rs. 2.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

No. 2051J.G.—5th September 1950.—Sri Sambhu Chand Roy, Sub-Deputy Magistrate and Sub-Deputy Collector (on leave), who has been posted to this Division under Government (Home Department) notification No. 2414G.A., dated the 28th August 1950, is posted to the Sadar subdivision of the Burdwan district for employment on general duty.

The posting is made in the public interest.

No. 2062J.G.—6th September 1950.—In accordance with the provisions of rule 56(2) of Chapter IV of the Bengal Jail Code, Volume I, Seventh Edition, I hereby re-appoint Dr. Dhanapati Chandra, M.B., to be a non-official visitor of the Katwa Sub-Jail in the district of Burdwan for a period of two years with effect from 25th August 1950.

No. 2064J.G.—6th September 1950.—In accordance with the provisions of rule 56() of Chapter IV of the Bengal Jail Code, Volume I, Seventh Edition, I hereby re-appoint Sri Atul Krishna Mukherjee to be a non-official visitor of the Katwa Sub-Jail in the district of Burdwan for a period of two years with effect from 25th August 1950.

No. 2070J.G.—6th September 1950.—Sri Ashutosh Sen, Sub-Deputy Magistrate and Sub-Deputy Collector (on probation), Bankura, Sadar, is allowed earned leave for thirteen days with effect from 15th September 1950, under rule 167(a) of the Bengal Service Rules, Part I.

No. 2094J.G.—8th September 1950.—Sri Arun Kumar Das Gupta, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Midnapore, Sadar, is posted temporarily in the Sadar subdivision of the same district for employment as Circle Officer of Danton, *vice* Bidhu Bhusan Mallick, deceased.

The posting is made in the public interest.

No. 3022R.G.—3rd September 1950.—In exercise of the powers conferred by the proviso to section 4 of the Bengal Agricultural Debtors Act, 1935 (Bengal Act VII of 1936), delegated to me under section 5 of the said Act, I hereby authorise the Circle Officers of Sadar and Mollarpur of Birbhum district to exercise, with effect from the date of publication of this notification, all the powers of the dissolved Debt Settlement Boards in their respective jurisdictions in connection with the making of awards in respect of the cases of the dissolved Debt Settlement Boards pending on the date of publication of this notification.

B. SARKAR, Commissioner.

Presidency Division—Calcutta

No. 1122R.G.—28th August/2nd September 1950.—Sri Naresh Chandra Roy Choudhury, Sub-Deputy Collector and Sub-Deputy Magistrate (on probation), Sadar, 24-Parganas, is transferred to Basirhat subdivision of the 24-Parganas district temporarily and is appointed as Circle Officer, South.

No. 1420L.S.-G.—7th September 1950.—The appointment of the following gentlemen as members of the Managing Committee of the Santipur Municipal Charitable Dispensary in the district of Nadia is published for general information under rule 20(b) of the Dispensary Manual:—

Dr. Purna Chandra Pramanick.

Sri Sudhansu Ranjan Pal.

Sri Bhajahari Mullick.

Sri Kalipada Mukherjee.

Sri Nirmal Chandra Math.

Janab Alimun Islam.

Dr. Hari Gopal Sanyal.

Dr. Biswaranjan Roy.

Representative of the Nadia District Board
Medical Officer, Santipur Municipal Charitable Dispensary.

No. 1149R.G.—7th September 1950.—Sri Biraj Mohan Naha, Sub-Deputy Magistrate and Sub-Deputy Collector, posted to the Presidency Division under Government notification No. 23901 G.A./4S-75/50, dated 25th August 1950, is posted to the Sadar station of the 24-Parganas district.

J. N. TALUKDAR, Commissioner

Form of notice under section 4 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Alipore, the 1st September 1950.

Whereas the premises described in Schedule I below have been requisitioned under the proviso of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947),

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct the landlord of the premises to execute in respect of the said premises the repairs specified in Schedule II below on or before 17th September 1950:—

Schedule I.

Particulars of the premises.

A two-storied building at Matiganj, Bongao owned by Janab Atiar Rahman and another

Schedule II.

Particulars of the repairs.

- (1) Re-roofing of the broken verandah on the 1st floor.
- (2) White-washing of the whole building including the kitchen.
- (3) Minor cement work in the kitchen and on the 1st floor for leakages.
- (4) Replacement of the broken doors of the gates and colouring of the windows and doors the entire building.

S. K. GHOSH,

Collector under Act V of 19
24-Parganas, Alipore.

FORM "D".

Form of notice to be published declaring release of the property when persons entitled to receive possession cannot be found (under section 4).

Alipore, the 1st September 1950.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal of the Government of India:

under the control of the Land Acquisition
at 24-Parganas Collector of 24-Parganas;

whereas the said property is to be released
on requisition;

whereas in exercise of the powers con-
ferred by section 4 of the Requisitioned Land
Acquisition of Powers Act XVII of 1947, which
has been directed under section 4 of the said Act
and necessary enquiry has been
made and undermentioned owners have been held
entitled to get possession of the property;

whereas the undermentioned persons cannot
be found and have no agent or other person
entitled to accept delivery on their behalf;

therefore, in exercise of the powers con-
ferred by sub-section (3) of section 4 of the said
Act, it is hereby declared that the property is
released from requisition.

The Schedule.

No. 109 of 1944-45 of Reg. VIII (L.A.).

Manza Halisahar, police-station Bijpur.

Sl. No.	Name of the owners.	Date of derequisition.
1	2	3
104	Sri Ashutosh Mitra, Sri Umakanta Mitra, Sri Sudhupada Mitra, Sri Monmohan Nath Mitra, Sri Kshitish Ch. Mitra, Sri Gopal Das, wife of Prakash Ch. Das, Sri Debendra Prasad Ghose and Sri Hemendra Prasad Ghose	16th March 1950
	Sk. Amanat and Sk. Jamanat	Ditto
	Sri Badri Narayan Thakur	Ditto
	Sri Balal Chandra Goswami	Ditto
	Sri Surendra Nath Palit, Sri Ramendra Nath Palit and Sri Benoy Krishna Palit	Ditto
	Sri Panchu Gopal Ghose, Sri Nikunja Behari Ghose, Sri Santosh Bala Das, wife of Bepin Behari Ghose.	Ditto
	Sk. Karim, Meherjan Bibi, wife of late Abdul Jabbar	Ditto
	Sm. Manva Bala Das, wife of Nagendra Nath Dey and Sri Jogendra Nath Dey	Ditto
	Sri Sitaram Kalwa	Ditto
	Janab Makbul Mondal	Ditto
	Sri Gosta Behari Nandi, Sri Kanai Lal Nandi and Sri Bhutnath Nandi	Ditto
	Sri Megh Lal Kulev	Ditto
	Sk. Manlin and Sk. Maniraddin	Ditto
	Sri Shih Saran Pathak and Sri Ram Swarup Pathak.	Ditto
	Sm. Subhankari Das, wife of Jatindra Nath Sadhukhan.	Ditto

S. N. DAS GUPTA,

Land Acquisition Collector, 24-Parganas.

by the Deputy Inspector-General of Police, Central Range

No. 3684.—6th September 1950.—Sri
Mukharji, officiating Inspector
Enforcement Branch, Sealdah, Govern-
ment Railway Police, is granted 27 days' leave on
pay, on medical certificate, with effect from
1950, a.m., under rule 184(b)(u) of the
Bengal Service Rules, Part I.

Atul Chandra Kar, Inspector
Enforcement Branch, 24-Parganas, is
granted 4 months' leave on average pay on medical
certificate, with effect from 4-8-1950, a.m., under
rule 184(b)(ii) of the West Bengal Service
Rules, Part I.

S. M. GHOSH, Dy. Insp.-Genl.

Presidency Division—Jalpaiguri

ORDERS BY THE DISTRICT MAGISTRATE, WEST DINAJPUR.

Balurghat, the 30th August 1950.

In exercise of the powers under sub-para-
graph (7) of paragraph 7 of West Bengal
Kerosene Control Order, 1947, conferred on me by
the subsequent amendment under Government
order No. 2592S.D., dated Calcutta, the 23rd May
1950, as well as by the amendment to Government
order No. 10197D C.S., dated Calcutta, the 19th
July 1949, I hereby extend the validity of the
existing kerosene dealers' licences which expired
on 31st March 1950 and the last date of filing
applications for renewal of such kerosene licences
for the year 1950-51 for the district of West
Dinajpur up to 30th July 1950, with a late fee in
addition and equal to the renewal fee, all in non-
judicial stamps, for the applications filed after
31st March 1950 as required by the proviso to
sub-paragraph (3) of paragraph 7 of the said
Control Order.

R BANERJEE,

District Magistrate.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 30308C.T./2E/96/50-51.—31st August
1950. Mr. Atula Ranjan Mukherjee, Inspecting
Assistant Commissioner, Range III, Calcutta, is
allowed, under Fundamental Rule 81(b)(ii),
leave on average pay for eight days, with effect
from 3rd August 1950 to 10th August 1950.

It is certified that the officer was likely to
return on the expiry of his leave to the post from
which he proceeded on leave or to a post carrying
similar rates of allowances.

No. 30310C.T./2E-109/49-50.—31st August 1950.
—Mr. P. N. Das Gupta, Additional Income-tax
Officer, District V, Calcutta, is allowed, under
Revised Leave Rules, 1933, earned leave for
twenty-one days with effect from 21st June 1950
to 11th July 1950.

No. 30311C.T./2E-20/50-51.—31st August 1950.
—Mr. N. K. Paul, Inspecting Assistant Com-
missioner, Range IV, was appointed as Inspecting
Assistant Commissioner, Range III, in addition
to his own duties, with effect from 3rd August 1950
to 10th August 1950, during the absence on leave
of Mr. A. R. Mukherjee.

No. 31235C.T./2E/110/50-51.—6th September
1950.—The resignation of Mr. A. M. Paul, officiat-
ing Income-tax Officer, Grade III, District VI,
Calcutta, from this department, is accepted with
effect from the afternoon of the 9th September
1950.

No. 31238C.T./2E/191/49-50.—6th September
1950.—Sri Bimalendubhusan Basu, M.A., 5th
Additional Income-tax Officer, Companies Dis-
trict I, Calcutta, is allowed under Fundamental
Rule 81(b)(ii), leave on average pay for one
month and twenty-nine days with effect from 2nd
August 1950 to 30th September 1950 with permis-
sion to affix Sunday, the 1st October 1950, to the
leave.

It is certified that the officer is likely to return
on the expiry of his leave to the post from which
he proceeded on leave or to a post carrying
similar rates of allowances.

No. 30967C.T./2E/23/50-51.—5th September
1950.—Mr. G. D. Tandon, 2nd Additional Income-
tax Officer, Companies District IV, Calcutta, is
allowed, under Revised Leave Rules, 1933, earned

leave for twenty days with effect from 15th May to 3rd June 1950 with permission to prefix Sunday, the 14th May 1950, and affix Sunday, the 4th June 1950, to the leave.

It is certified that the officer was likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

S. NARGOLWALA, Commissioner.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX (CENTRAL) CALCUTTA

No. 1378C.T.C./2E-6/50-51.—7th September 1950.—In exercise of the powers conferred by sub-section (3) of section 5 of the Indian Income-tax Act, 1922 (X1 of 1922), read with sub-section (2) of section 4A of the General Clauses Act, 1897 (X of 1897) and the notification of the Government of India, in the Home Department, No. F.99/36, dated the 14th April 1937, the Commissioner of Income-tax (Central), Calcutta, appoints Sri

B. Abraham, M.A., B.L., whose services have been placed at his disposal by the Commissioner of Income-tax, West Bengal, as Income-tax Officer, Income-tax Department, Central, Calcutta.

2. Sri B. Abraham, M.A., B.L., Income-tax Officer, Class 1, Grade II, is, with effect from the forenoon of the 1st September 1950 posted to Circle VI (Central), Calcutta, as Income-tax Officer, *vice* Mr. P. S. Viswanathan, transferred to Circle V (Central), Calcutta.

No. 1384C.T.C./2E-6/50-51.—7th September 1950.—On being relieved by Sri B. Abraham, Income-tax Officer, whose services have been placed at the disposal of the Income-tax Department (Central) Calcutta, by the Commissioner of Income-tax, West Bengal, Calcutta, Sri P. S. Viswanathan, Income-tax Officer, Circle V (Central), Calcutta, is, with effect from the forenoon of the 1st September 1950, transferred as Income-tax Officer, Circle V (Central), Calcutta, *vice* Sri P. N. Das Gupta, appointed as Inspector Assistant Commissioner of Income-tax.

H. P. SINGH, Commissioner.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATION.

Birbhum.—No. M. 1M-16/50.—6th September 1950.—In exercise of the power conferred by section 5 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), and after

consideration of the views of the Birbhum district board, the Governor is pleased, in partial modification of notification No. 25911.S.G. dated the 23rd May 1921, to direct that the areas specified in column 1 of the table below in Rampurhat police-station in the district of Birbhum be reconstituted to compose of the areas specified against each union in column 2 of that table, namely:—

Birbhum district.

Rampurhat police-station

1 Name of union.	2 Names of mauzas constituting the unions
II Kusumba union	... Siuri. Siddaspur Balarampur or Gopalnagar. Mondola. Dhanmara. Kusumba. Chakaipur. Chhora. Chandpur Nischintipur. Sundipur. Ramrampur. Akhira.
X Dakhalbati union	... Binodpur. Talai. Kutigram. Itia. Gobindapur. Daduri. Haridaspur. Mahendrapur. Kalisara. Brahmanigram.
VII Barshal union	... Udaypur. Satghoria. Kumbhira. Chandankastha. Kamikhya. Baikunthapur. Dhakuria (Part). Gopalpur. Sakirpur. Barshal. Srikristapur. Hurka. Majkhanda. Shakirpur. Boguti, Dhunuburi.

This will take effect on and from the next reconstitution of the union boards.

By order of the Governor

LABOUR DEPARTMENT

ORDER.

No. 5138Lab.—7th September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 3584Lab., dated the 30th June 1950, the industrial dispute between Messrs. Shree Shew Sakti Oil Mills, Ltd., factory at 153, Upper Circular Road, and office at 14, Netaji Subhas Road, Calcutta, and their employees represented by Shree Shew Sakti Oil Mills Mazdoor Congress, 138/2, Harrison Road, Calcutta, was referred for adjudication to Sri S. C. Chakravarti, District Judge;

And whereas the said Sri S. C. Chakravarti, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of industrial dispute between Messrs. Shree Shew Sakti Oil Mills, Ltd., factory at 153, Upper Circular Road, and office at 14, Netaji Subhas Road, Calcutta, and their employees represented by Shree Shew Sakti Oil Mills Mazdoor Congress, 138/2, Harrison Road, Calcutta.

PRESENT :

SRI SAILES-CHANDRA CHAKRAVARTI,

Chairman of the Tribunal.

Actual Appearance :—

For the Union : Sri Satyendra Lal Shome, Secretary of the Union.

For the Company: Sri S. C. Sen, Advocate, and Sri N. Das Gupta, Pleader.

Acting under sections 7 and 10 of the Industrial Disputes Act, 1947, the Government of West Bengal, Department of Labour, by their order No. 3584Lab., dated the 30th June 1950, referred to me for adjudication the industrial dispute between Messrs. Shree Shew Sakti Oil Mills, Ltd., factory at 153, Upper Circular Road, and office at 14, Netaji Subhas Road, Calcutta, and their employees represented by Shree Shew Sakti Oil Mills Mazdoor Congress, 138/2, Harrison Road, Calcutta.

AWARD.

The reference was received by me on 4th July 1950 and notices were issued to the parties fixing 14th July 1950 for submission of statements. Both parties entered appearance on 14th July 1950 and the Secretary of the Union took time till 21st July 1950 for filing statement. On 21st July 1950 the Secretary of the Union again applied for time. He was directed to file statement on 28th July 1950. On 28th July 1950 the Secretary of the Union again applied for, and was granted, time till 11th August 1950 for filing statement. The Union did not appear on 11th August 1950.

I have waited till this day with the idea that the party should not suffer in default due to any accident. I have allowed sufficient margin. Since there has been no statement by the Union, I award that no dispute exists.

S. C. CHAKRAVARTI,

Chairman of the Tribunal.

14th 23rd August 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 4908Lab.—1st September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2458Lab., dated the 15th May 1950, the industrial dispute between Messrs. Alexandra Jute Mills, Limited, Jagatdal, 24-Parganas, and their workmen represented by the General Secretary, Barrackpore Subdivision Chatkal Mazdoor Union, Jagatdal, 24-Parganas, in connection with the termination of services of Dr J. N. Mukherjee, was referred for adjudication to Sri A. Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute:

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of reference No. 2458Lab., dated the 15th May 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. Alexandra Jute Mills, Limited, Jagatdal, 24-Parganas, and their workmen represented by the General Secretary, Barrackpore Subdivision Chatkal Mazdoor Union, Jagatdal, 24-Parganas, in connection with the termination of services of Dr. J. N. Mukherjee.

PRESENT: SRI A. DAS GUPTA, *District Judge.*

For the Company: Sri S. C. Sen, Advocate, with Sri J. K. Ghosh, Pleader of Messrs. Orr, Dignam & Co., Solicitors.

For the Union: Sri P. K. Sanyal and Sri K. B. Mukherjee, Advocates, instructed by Sri Nikhil Ranjan Roy, Vice-President of the Union

AWARD.

It is admitted that in January 1943, Dr. J. N. Mukherjee was appointed by Messrs. Begg Dunlop & Co., Ltd., a medical officer of the Craig Jute Mills on probation, from where he was transferred to the Waverly Jute Mills and then to the Alliance Jute Mills and was ultimately made a permanent doctor of the Alexandra Jute Mills on and from 1st November 1946. All these jute mills were under the management of Messrs. Begg Dunlop & Co., Ltd., and in October 1947 the management of the mills under Messrs. Begg Dunlop & Co., Ltd., was transferred to Messrs. McLeod & Co., Ltd. On the 12th May 1949 three specific charges were brought against Dr. Mukherjee and he was called upon to show cause within 24 hours of the receipt of the charge-sheet why he should not be dismissed, discharged or otherwise punished for the offences of which he might be found guilty. Annexure A to the Company's written statement is the charge-sheet. Pending enquiry he was immediately placed under suspension. In the charge-sheet reference was made to warnings alleged to have been given to the doctor on previous occasions. The doctor answered the charges in writing on 15th May 1949. The answers are Annexure B to the Company's written statement. The matter was taken up to the Labour Commissioner for conciliation.

is an amicable settlement in the presence of the Labour Commissioner and the Subdivisional Magistrate, Barrackpore, and it was agreed that the charges against Dr. Mukherjee would be withdrawn by the Manager and Dr. Mukherjee would be reinstated in his post without loss of pay or service, he would get full pay for the period of suspension. He was to apply for six months' leave with full average pay and allowances. In pursuance of the terms of settlement Dr. Mukherjee applied on the 16th May 1949 for six months' leave with full average pay and allowances. The leave was granted with effect from the 18th May 1949. The leave was to expire on 18th November 1949. Before the expiry of leave, the management terminated his services by a letter, dated 10th November 1949. By this letter the management proposed to give the doctor leave with pay till the 1st of November and thereafter one month's pay in lieu of notice of termination of his services with the Company. Annexure I' to the Company's written statement is the letter of discharge. The following points are for adjudication:—

- (1) Has this Tribunal jurisdiction to direct reinstatement of Dr. Mukherjee who has been discharged and not dismissed?
- (2) Is Dr. Mukherjee entitled to be reinstated? If so, on what terms?

I take up both the points together. For a clear understanding of the facts as presented before me, I quote below the charges brought against Dr. Mukherjee on the 12th May 1949 and Dr. Mukherjee's reply thereto.

"Charge Sheet.

You are to show cause within 24 hours why you should not be dismissed, charged or otherwise punished for any of the following offences of which you may be found guilty:—

(a) Willful disobedience of a reasonable order of the Manager, in that on 4th May 1949 at 4-30 p.m. you received a message from the Mill Manager through a durwan asking you to call and see the Mill Manager at his office. In receipt of the message you told the durwan that you were not going to the Manager and went away in the direction of the coolie lines.

(b) Conduct subversive of discipline, in that on 10th May 1949 the Manager found you in the Alexandra Mill Labour Office advising the bobbin cleaners not to obey the orders of the Mill Manager which were to take half off in the middle of the week and to work on Saturday afternoons in order to clean up the department. You advised the bobbin cleaners not to obey the order of the Manager.

(c) Habitual late attendance. On 10th September 1948 Mr. C. B. Chatterjee, the senior Manager, spoke to you about your unpunctuality and directed you to observe strictly the hours of work laid down by the Company. In spite of this the Manager's diary shows that you were not present in the mill on a large number of occasions when you should have been.

In the above three instances of misconduct followed on a warning which was received on the 11th February 1940 for taking an active part in a disturbance within the mill and a letter, dated 6th May 1949, from the Chairman of the Directors of McLeod & Co., Ltd., in which instances of unsatisfactory behaviours were mentioned and in which the Chairman of the Directors stated that unless you obeyed the instructions of the Mill Manager disciplinary action would have to be taken against you.

Manager,
Alexandra Jute Mills, Limited."

"Reply to the charge-sheet."

A surprisingly malicious charge-sheet. This is carrying the strangely fictitious charges against me inasmuch as all the three charges levelled against me are in every way without any foundation whatsoever. The following statement of authentic facts will be more than sufficient to prove the falsity of all the charges:—

Charge No. 1.—The message came to me when I was running to attend a severely wounded worker in the coolie lines whose condition was very grave. As a Medical Officer I had to go to save the dying patient first a 5 minutes' delay would mean her death and this is well known to the Manager himself.

Charge No. 2 is a concocted one as the Barrackpore Subdivision Chatkal Mazdoor Union itself deals with the case and only it is competent enough to answer this charge which has been forcibly thrust upon me.

Charge No. 3 is a false story concocted by the Manager to conceal his own fault which he has been committing now and committed in the past by making a wholly false report against me to Mr. C. B. Miller. I was and am always very particular about my duties and can verily assert that nothing on earth can I be blamed for.

It is wholly unjust and illegal to defame a respectable old man like me by charging me with such charges which can in no way be materialised and so I strongly object to this and record a strong note of protest.

I rightly demand the withdrawal of this false charge-sheet immediately and wait to see it so done."

The terms of the amicable settlement were put into writing by the Labor Adviser of the Company Mr. C. Weale in his notes sent to Mr. Walker Managing Director. The relevant extracts are quoted below:—

"I attended a meeting in the office of the Labour Commissioner the morning to discuss the case of Dr. J. N. Mukherjee of the Alexandra Ju Mills. Present were Mr. S. K. Haldar, Labour Commissioner, M. Banerjee, Subdivisional Officer, Barrackpore, Mr. A. K. Mukherjee, Labor Officer, Jagatdal, Sri Romesh Sarkar of the Barrackpore Subdivision Chatkal Mazdoor Union, Dr. J. N. Mukherjee and myself.

It was decided that the charges against Dr. Mukherjee would be withdrawn by the Manager and that Dr. Mukherjee would be reinstated in his post without loss of pay or service, i.e., he will get full pay for the period of suspension. Dr. Mukherjee has now sent in an application for 6 months' leave on full pay and allowances. I have assured him that the leave will be given."

The charges brought against Dr. Mukherjee were thus dropped and are no longer alive. In the letter of discharge which is Annexure F to the Company's written statement no reasons were assigned as to why he was being discharged. He was discharged as the Company could no longer offer him any employment and as the Company had no further use for his services. In paragraph 4 of the Company's written statement the Company mentioned some of the broad points of misconduct of which Dr. Mukherjee is said to have been found guilty from time to time. It has been alleged that as warnings verbal and in writing on different occasions were of no effect, the Company drew up a charge-sheet against him on 12th May 1949. The broad items of misconduct which obviously related to the period prior to the charge-sheet were that the doctor had been found (1) neglecting his duties and unpunctual in attendance; (2) flouting the lawful orders of the management; (3) act

a way which was subversive of discipline in the whole mill; (4) using his dispensary as a meeting place either of the Works Committee or of the Union members; and (5) giving such activities precedence over serious mill accidents. Besides a number of complaints accusing Dr. Mukherjee of malpractices are alleged to have been received by the management. In paragraph 6 of the written statement of the Company it was suggested that the charges brought against Dr. Mukherjee were not dropped for all times to come; but that the charges could be revived at any subsequent time. I note below the relevant extract from the written statement:—

“The Labour Commissioner impressed upon the Company that owing to the political tension in the country it was desirable to consider the matter in a calm atmosphere and at a suitable time. He therefore suggested that Dr. J. N. Mukherjee should be on leave for six months and on expiry of six months the matter may be considered in a calm atmosphere by the Company. Accordingly, the Company agreed to this proposal and withdrew the charge-sheet.”

I may mention in this connection that I have gone through the record of the Labour Commissioner very minutely and I do not find that under the terms of settlement, the Company reserved their right to revive the charges for consideration in a calm atmosphere at any subsequent time. This was even suggested in the notes of Mr. C. Weale to the Managing Director Mr. Walker. It was specifically mentioned in the notes of Mr. C. Weale that Dr. Mukherjee would be reinstated in his post without loss of pay or services. At the amicable settlement the Labour Commissioner, the Subdivisional Magistrate of Barrackpore, Mr. A. K. Mukherjee, Labour Adviser, Jagatdal, Mr. C. Weale, Labour Adviser of the Company, Sri Animesh Sarkar of the Barrackpore Subdivisional Chatkal Mazdoor Union and Dr. Mukherjee were present. Dr. Mukherjee and Ramesh Sarkar have been examined in this case. It was suggested to these witnesses that under the terms of settlement Dr. Mukherjee was to be discharged on expiry of leave. They denied this suggestion. No suggestion was thrown out to either of these two witnesses that the Company was allowed to reserve their right to revive the charges and to reconsider them in a calm atmosphere at any subsequent time. The Company took no steps to examine either the Labour Commissioner or the Subdivisional Magistrate, Barrackpore. Most of the Company's representatives who were present during the amicable settlement are said to have gone to England. In any case there is no evidence on the side of the Company to corroborate the written statement that under the terms of the amicable settlement the Company reserved their right to revive the charges against Dr. Mukherjee and to consider them at any subsequent time. When there is a contemporaneous record of the terms of settlement, the parties thereto are by law debarred from adding to the contemporaneous record. Apart from the legal bar under the Indian Evidence Act, in the absence of any evidence to the contrary, my definite finding shall be that the Company's suggestion on this point is only an afterthought.

I may in this connection reproduce paragraph 10 of the Company's written statement:—

“The change in atmosphere consequent upon the removal of Dr. Mukherjee from the mill was most prominent. The relations between the workers and the management improved a great deal as also the attendance of the workers at the Mill dispensary signifying a return of confidence in the Company's Medical Officer. This further convinced the Company the reasons upon which they based their former decision to dispense with the services of Dr. Mukherjee still hold good. Reports were received about the satisfactory movements and conduct of Dr. J. N. Mukherjee. The Com-

pany was therefore convinced that in the interest of maintenance of discipline in the factory, maintenance of good relations between the workers and the management and also in the interest of the welfare of the workers it will not be possible for the Company to retain Dr. J. N. Mukherjee in their service. Consequently on the expiry of six months' leave period his services were dispensed with."

As regards the allegations about the improvement of the relations between the workers and the management and the attendance of the workers at the mill dispensary, and unsatisfactory movement and conduct of Dr. Mukherjee after expiry of his leave, there is no evidence worth the name. There is no definite evidence about the state of things during Dr. Mukherjee's time and during the period Dr. Mukherjee was on leave. The Company have examined two witnesses Mr. Stewart Cargill and Mr. Ralph Morrison. Neither of these two witnesses was present at the settlement. The reasons for discharge of Dr. Mukherjee as stated by Mr. Ralph Morrison were that Dr. Mukherjee would commence the same labour trouble as previously; that the Company believed that there would be no change in Dr. Mukherjee's attitude and that if Dr. Mukherjee was allowed to join the position of the Manager would become untenable; and that the relation between labour and management had improved considerably during the employ of the temporary doctor appointed during the absence of Dr. Mukherjee. Mr. Morrison adds that the management felt that it was improper for a man of position which Dr. Mukherjee held in the Company to hold an executive position in the Union. Both Mr. Stewart Cargill and Mr. Ralph Morrison talked about some instances of misconduct prior to the charge-sheet.

In the sworn statement of Dr. Mukherjee the charges have been explained. The explanations stand un rebutted. In any case when the charge had been withdrawn and Dr. Mukherjee had been reinstated, the charge cannot be revived. Some specific instances of malpractices and disobedience to the Manager's order were suggested to Dr. Mukherjee in his cross examination. About holding meetings in the dispensary Dr. Mukherjee admits that meetings of the Works Committee were held in the dispensary for some time and that under the direction of the Chairman, namely the Manager of the mill, and his sworn testimony is that no other meeting was held in the dispensary, and that no meeting can be held within the mill compound without the permission of the Manager. These statements also stand un rebutted. Exhibit E series may be referred to in this connection. Dr. Mukherjee took fees from three workers, Somai, Shamlal and Makhan. They appear to have reported this to the Manager. The complaints were shown to Dr. Mukherjee, and Dr. Mukherjee's sworn testimony is that he realised Rs. 5 from Makhan for attending him at his residences where he was given an injection for cholera. Dr. Mukherjee offered to refund the money to the Manager but the Manager said that it was alright. He was apparently satisfied with the explanation of Dr. Mukherjee. The sworn testimony of Dr. Mukherjee is that the Company do not supply injection for venereal diseases and he took fees from Shamlal and Somai for giving injection for venereal diseases. Apparently the Manager must have been satisfied with this explanation. The instances of misconduct on which evidence has been led before me were all prior to the charges. Most of the charges are covered by the charge-sheet and the charges having been withdrawn the instances of misconduct cannot be made grounds for further punishment. Of those which are not covered by the charge-sheet, some appear to have been accounted for to the satisfaction of the Manager. If there was an instance for which no explanation had been offered must be deemed to have been condoned because no steps were taken against Dr. Mukherjee for such

instances of misconduct. Dr. Mukherjee is said to have taken a leading and active part in a demonstration of the workers on the 3rd February 1949. Referring to this incident the management wrote to Dr. Mukherjee on the 14th February 1949 warning him that a repetition of this conduct on the part of the doctor would compel the Company to take disciplinary action against him. Exhibit A is the letter. Exhibit B is the copy of the letter written by Dr. Mukherjee in reply. The matter was not proceeded with further. Obviously if Dr. Mukherjee had been at fault, his fault was condoned. No action was requisitioned. If there had been anything wrong on the part of the workers, the police would have reported so. Police report has not been placed before me. In the letter of 11th February, the workers were accused of confining the Manager, senior Labour Officer, mill clerks and office clerks and causing a partial stoppage of the mill during the morning period and complete closure of the mill during the afternoon period of work. Dr. Mukherjee in his reply denied that any officer had been confined as alleged and specifically stated that the stoppage of work was due to the Manager's refusal to supply steam. The reply of Dr. Mukherjee does not appear to have been refuted. In the charge-sheet a letter, dated 6th May 1949, was referred to in which the Chairman of the Directors of the McLeod & Co., Ltd., warned Dr. Mukherjee that disciplinary action would be taken against him if he would not obey the instruction of the Manager. The letter is Exhibit C. Exhibit D is the copy of the reply of Dr. Mukherjee to this letter. The matter appears to have been dropped there. Either the reply of Dr. Mukherjee was considered satisfactory or the lapses of Dr. Mukherjee, if any, were condoned.

I have discussed all the relevant facts placed before me. All the instances of misconduct on which evidence was led before me were prior to the charge-sheet. They were either explained away by Dr. Mukherjee to the satisfaction of the management or were condoned. The charges brought against him were withdrawn and he was reinstated and was granted leave for six months. There could not be nor was there any fresh instance of misconduct in between the period of withdrawal of the charges and the grant of leave of Dr. Mukherjee. Having discussed the facts of the case at length I shall now discuss the law.

Industrial Tribunals have been clothed by the Industrial Disputes Act, 1947 with unlimited powers to direct reinstatement. The question was left up to the Hon'ble Federal Court and the matter has been set at rest by the recent decision by the Hon'ble Federal Court. Although there is nothing in the Act to limit the jurisdiction of Industrial Tribunals in any way, the majority of the Judges of the Tribunals interfered with the employers' decision and action and directed reinstatement when an employer was found to have been wrongfully discharged by way of victimisation or as an unfair labour practice. Most of the Judges refused to interfere where the dismissals were found to have been on grounds other than victimisation and unfair labour practice either on the ground of expediency or on account of restricted view about the jurisdiction of the Industrial Tribunals. I do not propose to discuss whether an Industrial Tribunal is justified to interfere with all cases of wrongful dismissals not connected with victimisation or unfair labour practice. It has become almost a convention with the Industrial Tribunals to intervene and to direct reinstatement whenever dismissal of a workman is found to have been connected, though not openly, by victimisation or unfair labour practice. The terms "victimisation" and "unfair labour practice" have not been defined anywhere in the Industrial Disputes Act. The amended Trade Unions Act enumerates some instances of unfair labour practice. Those are in connection with trade unions. Cases enumerated in the amended Trade

Unions Act cannot be an exhaustive list of "unfair labour practices". "Victimisation" has been defined in an award given by Jonab Niwaj Muhammad in the case of *Mazdoor Hargaoon vs. Arjun Sugar Mill* as whatever injuries or illegality affects an employee. In the case of Coimbatore Cement Work, the adjudicator Sri C. R. Krishnaram has defined the term as the taking of some action prejudicial to the workers on some pretext other than the real reason. In my opinion any order made in bad faith with an ulterior motive, arbitrarily or with harshness, is an instance of unfair labour practice. Some of the adjudicators appear to have taken a restricted view of the term "unfair labour practice". I need not enumerate instances of unfair labour practice. It is now settled that Industrial Tribunals have jurisdiction to direct reinstatement of any dismissed employees if such dismissal is prompted by unfair labour practice or a spirit of victimisation.

Two preliminary objections have been raised in this case on behalf of the employees. The first objection is that Dr. Mukherjee is not a workman within the meaning of the Industrial Disputes Act, 1947, and that the Union cannot be permitted to canvass on his behalf before the Industrial Tribunal. In support of this contention reference has been made to the award for the joint Steamer Companies published in the *Calcutta Gazette*, dated the 22nd September 1949. I may mention that the award was given by me. The principle which I laid down in the said award is not applicable here, because the facts of the case were quite different from the facts of the present case. An industrial dispute has been defined to mean any dispute or difference between employers and employers, or between employers and workmen, or between workmen and workmen which is connected with the employment or non-employment or the terms of employment or with the conditions of labour, of any person. "Workman" has been defined to mean any person employed (including an apprentice) in any industry to do any skilled or unskilled, manual or clerical work for hire or reward and includes for the purposes of any proceedings under the Industrial Disputes Act in relation to an industrial dispute, a workman discharged during that dispute. Assuming that doctors are not workmen within the meaning of the term as defined in the Industrial Disputes Act, "any person" in the definition of "industrial dispute" seems to be sufficiently elastic to include a doctor. Even assuming that Dr. Mukherjee was not a workman he was not an officer for he was not clothed with any of the management functions, as was found in the case of Mr. Platts, an officer of the Joint Steamer Companies. In the interests of the industry I observed in the award for the Joint Steamer Companies that a member of the supervisory staff who is clothed with some of the management functions should not be permitted to join a union of workmen and such union should not be permitted to canvass for the officer. That is one of the grounds on which I dismissed the case of Mr. Platts. The other ground was that the grievance of Mr. Platts was not identified with the workmen. The demand was not for the benefit of the workmen and non-compliance with the demand could not be made the grievance of the workmen. I may be permitted to quote below the principle on this point which I laid down in the award for the Joint Steamer Companies:—

"It is clear from the definition that there cannot be any industrial dispute between an employer and an employee who is not an workman or, in other words, who is an officer. The workmen or their Union may demand employment or unemployment of an officer as a dispute between the employers and the workmen, or in other words, the workmen or their Union can make such a demand for an officer only when it is a dispute of the workmen. The demand must be identified with the workmen before the

are entitled to canvass it. The demand must be for the benefit of the workmen and the workmen must have made non-compliance with the demand on their own grievance. Unless this condition is fulfilled, the workmen or their Union has no right to canvass a demand which concerns an officer. In the present case, the reinstatement of Mr. Platts cannot be in the interests of the workmen. The workmen did not make the discharge of Mr. Platts a grievance of their own. It is only because Mr. Platts became a member of the Union and requested the Union to canvass the demand of his own on his behalf and in his interests, the Union took up the cause. Discharge of officers by employers is not always a grievance of the workmen and hence not a dispute or difference between employers and workmen. It may be so under certain circumstances, but those circumstances are not present here. The whole object of the Industrial Disputes Act is to settle disputes between employers and employers, employers and workmen and workmen and workmen. The Act does not provide for settlement of any dispute between employers and employees other than workmen. All disputes raised by workmen cannot be industrial disputes. To entertain a dispute raised by workmen as an industrial dispute, the real test is whether it is a genuine dispute of the workmen and whether it affects the workmen."

It is thus clear that the grounds on which I rejected the case of Mr. Platts are not present here. Dr. Mukherjee was not entrusted with any of the management functions as Mr. Platts was. Mr. Platts became a member of the Union only to have his case canvassed by the Union. But Dr. Mukherjee is an active member of the Union from almost its inception. The workers were interested in him so much so that they would not allow Dr. Mukherjee to go on leave according to the terms of the settlement following the charges formulated against him. He was a representative of the workmen in the Works Committee and was a staunch fighter for the interests of the workmen. I accordingly hold that the demand for reinstatement of Dr. Mukherjee is in the interests of the workmen. The workmen have identified themselves with the grievance of Dr. Mukherjee. Thus there is no legal bar for the Union of the workmen canvassing reinstatement of Dr. Mukherjee. The principles which are applicable in a case of reinstatement of a workman shall also be applicable here. Dr. Mukherjee is entitled to be reinstated, provided his dismissal appears to have been prompted by unfair labour practice or a spirit of victimisation.

It has already been found that whatever misconduct Dr. Mukherjee was guilty of was prior to the charge-sheet framed against him. The instances of misconduct were either covered by the charges brought against him or had been explained away to the satisfaction of the Manager. There was no fresh instance of misconduct. Offence once condoned cannot be made a ground for dismissal, but when an employee commits a new offence, his past offences which have been condoned may be taken into account in assessing the punishment. But Dr. Mukherjee has not been charged with any new offence. Necessarily a question arises why Dr. Mukherjee was dismissed. No satisfactory explanation could be offered by the employer except that Dr. Mukherjee had been connected with the labour taking an active part in their activities. It may be mentioned in this connection that Dr. Mukherjee's candidature for membership of the Works Committee was turned down by the management. The Government had to be moved on this point and the Government direction was that Dr. Mukherjee would be one of the workers' representatives in the Works Committee. It has been contended on behalf of the employers that their objection was that Dr. Mukherjee was not a workman. He might not have been a workman but he was not an officer having any interest that might clash with that of the workers.

Another objection was placed before me that it was a case of discharge and not a case of dismissal, and that as such the present case is outside the jurisdiction of the Tribunal. The word "non-employment" in the definition of the "industrial dispute" is sufficiently elastic to include all cases of termination of service. If any employee is discharged on a charge of misconduct or even arbitrarily it is a case of dismissal, although management may be reluctant to call it so. Change of name cannot alter the real nature and character of the action. In such cases of termination of service, whether it be called a discharge or a dismissal, the Industrial Tribunal can assume jurisdiction under the Industrial Disputes Act, 1949, to investigate into the case and to direct reinstatement if a case of victimisation or unfair labour practice is made out. The mere fact that the management calls it a discharge and offers to pay the aggrieved employee one month's wage in lieu of notice and his provident fund money and other dues available to him under the prevalent terms and conditions of service under the management, the jurisdiction of the Tribunal is not ousted. Sometimes such a course is adopted by the management with the ulterior motive to take out the case out of the jurisdiction of the Industrial Tribunal. This itself is an instance of unfair labour practice. I may hardly repeat that the Industrial Tribunal has jurisdiction to investigate into all cases of termination of service by way of discharge or dismissal or reinstatement and to direct reinstatement whenever the termination of service appears to have been improperly made. But as a matter of convention and practice, Industrial Tribunals have consistently refused to intervene unless there is victimisation and unfair labour practice on the part of the management.

In deciding what the immediate cause of Dr. Mukherjee's discharge was and whether such a discharge was prompted by a spirit of victimisation and unfair labour practice, the following facts must be taken into account—

(1) All instances of misconduct were prior to the charge-sheet which had already been withdrawn; and most of these were either covered by the charges brought against Dr. Mukherjee and the other appear to have been explained away to the satisfaction of the management.

(2) There was no fresh instance of misconduct on the part of Dr. Mukherjee.

(3) Even if there had been any instances of misconduct which were neither explained away nor were covered by the charges, no fresh charge-sheet was drawn up against Dr. Mukherjee, and no opportunity was given him to defend himself against any charge based on such misconduct.

This point is based on the principle of natural justice. The principle of natural justice is an equitable principle and equity demands this principle to be followed even in domestic tribunals.

(4) Dr. Mukherjee was an active member of the Union fighting for the workmen. It is clear from paragraph 10 of the Company's statement to which I have already made a reference and from the evidence of Mr. Ralph Morrison that Dr. Mukherjee was discharged on account of his association with the workers and their union. But nothing has been suggested if the workers had been violent at any time, if Dr. Mukherjee had instigated the workers to be violent or has Dr. Mukherjee ever acted unconstitutionally and exceeded the legal provisions.

On a careful consideration of the facts and circumstances of the case I direct that Dr. Mukherjee be reinstated without any loss of pay and allowances and service. He shall be paid full salary and all allowances that were available to him at the time when his services were terminated less any

amount that has already been paid for the period beginning from the date on which his services were terminated till the date on which he is reinstated. He shall also be entitled to any increments of salary, if any has been due under the existing terms and conditions of service during this period. This period shall be considered as leave on full pay and shall not be deducted from the leave which is either due to him or may accrue in future. In the interests of Dr. Mukherjee and the management I recommend that Dr. Mukherjee may be transferred to any other mills under the management of Messrs. McLeod & Co., Ltd., without any pecuniary loss to him. If he is transferred to any other mill, his total service up to the date of his reinstatement shall be taken into account in assessing the benefits available to him under the terms and conditions of service and his new appointment on transfer shall be deemed to be in continuity of the service already put in. The arrear dues of Dr. Mukherjee shall be paid to him within a month from the date on which the award comes into force.

A. DAS GUPTA, *Judge*.

The 22nd August 1950.

By order of the Governor,
D. S. P. MUKHERJEE, *Jt. Secy.*

ORDER.

No. 4926Lab.—2nd September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 32Lab., dated the 5th January 1950, the industrial dispute between Victoria Glass Works of Ghusury, Howrah, and their workmen represented by the Howrah District Glass Factory Workers' Union, 1, Bazar Lane, Bally Bazar, Howrah, was referred for adjudication to Sri A. Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of reference No. 32Lab., dated the 5th January 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Victoria Glass Works of Ghusury, Howrah, and their workmen represented by the Howrah District Glass Factory Workers' Union, 1, Bazar Lane, Bally Bazar, Howrah.

PRESENT: SRI A. DAS GUPTA, *District Judge*.

For the Company: Sri S. C. Sen, Advocate and Sri N. M. Das Gupta, Pleader, assisted by the officials of the Company.

For the Union: Sri P. K. Sanyal, Advocate, assisted by Sri Tarak Banerji, Secretary of the Union.

AWARD.

The following points were raised:—

- (1) Basic Pay—Grades and scales.
- (2) Dearness allowance.
- (3) Bonus.

- (4) Retiring benefit.
- (5) Leave.
- (6) Maternity benefit.
- (7) Cheap canteen.
- (8) Arrangements of drinking water, latrine and washing.
- (9) Medical facilities.
- (10) Free quarters.
- (11) Service conditions—
 - (a) Appointment.
 - (b) Permanency.
 - (c) Involuntary unemployment.
 - (d) Retrenchment and dismissal.
- (12) Reinstatement of 18 workers mentioned in paragraph 5 of the Union's written statement or compensation.
- (13) Legality of the reference.

Point No. 13.—Legality of the reference.

I take up the last point first. This point was decided as a preliminary objection on 20th February 1950. Order No. 8 of the order-sheet may be referred to in this connection. I do not propose to reproduce the order over again. My decision was that the reference is good in law. The contention of the Company is overruled.

Point No. 12.—Reinstatement of 18 workers mentioned in paragraph 5 of the Union's written statement or compensation.

After the evidence on this point was closed, the Company informed me through Sri S. C. Sen, Advocate, that the Company would take in each and every discharged workman mentioned in the Union's written statement who would apply directly to the Company (neither through the Tribunal nor through the Labour Commissioner nor through the Union) praying for reinstatement by 5th June 1950. The Union agreed to these terms and these terms were immediately recorded in the order-sheet (*vide* order No. 13, dated 29th May 1950).

Points Nos. 1 and 2.—Basic Pay—Grades and scales and dearness allowance.

The Company have not pleaded any financial inability. The Company have been paying wages to different workers without any separate dearness allowance or in other words, the total emoluments are made up of basic wages and dearness allowance. Nothing has been suggested as to what percentage of the total emoluments is dearness allowance. In the absence of any previous history of the wage-structure, it is not possible to separate the basic wage and dearness allowance, and the Company have not demanded such separation. The consolidated rate is to the advantage of the workers, for, gratuity, provident fund contribution and bonus will have to be calculated on the consolidated amount, for any deduction on account of dearness allowance for the purpose of calculation of these benefits will be only arbitrary. The fact that the workers will get some additional benefit because their dearness allowance has been consolidated with basic wages must be taken into account in revising the existing wage structure. Even if we consider this aspect of the existing wage structure, the wage-scales for most of the workers are too low. Nothing has been said by any party if the

Company have any fixed rates of increment, and in the absence of any suggestion I presume that the existing rates of increment are not fixed and are entirely discretionary.

A survey of the glass industry in West Bengal clearly indicates that it has not as yet reached that perfection which may totally dispense with foreign import. It shall be the duty of the workers to speed up production so that the prices of finished goods are cheap enough to exclude foreign import, and at the same time to improve the quality so that the finished goods of this province may stand comparison with imported foreign goods. We may increase the wages of workers without regard to the quality and quantity of production, but this will not benefit the workers in the long run. To secure a lasting benefit, the workers should strain themselves to improve the quality and quantity of production. This will bring in improvement in the service condition as a matter of course. Linking increments with production has a salutary effect both on the workers and on the industry. Any scheme of automatic increments is likely to encourage lethargy and indolence but as no materials have been placed before me to enable me to work out a scheme for linking wages and increments with production, I shall have to lay down a scheme of periodical increment. To counteract the evil effect of such a scheme I propose to place some efficiency bars.

Because of the fact that price of glass products must be kept under control with a view to compete with imported goods the wages of workers in glass industry are not always according to the accepted concepts of minimum wage and fair wage. According to the experts' estimate Rs. 30 is considered as the minimum basic wage of an unskilled worker and Rs. 30 as dearness allowance at a cost of living index 300 to 310. The wage must be fixed against the background of an economic condition of the country and the industry as a whole, and prevailing rates of wages for comparable occupation of the locality. The cost of living have abnormally gone up. This affords only an external standard for fixing minimum wage, but in practice, this is tempered by other considerations which should form the background. The idea is that in view of the low national income per capita each and every man should make some sacrifice. It may also be remembered that every rise in cost of living index cannot be compensated by an industry which produces goods of human necessity. The test is how far the industry has been benefited by the rise.

I have discussed the economic position of the industry as a whole in relation to foreign competition. I append to this award a comparative chart of the total emoluments for workers of all categories employed by the present and some other glass factories. This is Annexure A.

Considering all these facts I lay down the following grades and scales:—

Designation.	Grades and scales.	Adjustments.
Durwan	.. Rs. 50—1—55—E. B.—1—60 ..	The existing employees shall be placed at the stage next above their respective wages.
Drivers	.. Rs. 90—2—100—E. B.—3—130	
Fireman	.. Rs. 3-8 per day to Rs. 4-1 per day—E. B. Rs. 4-4. Annual increment at Rs. 1-6 per day or the existing rate of increment, whichever is higher.	
Fire Cooly	.. Rs. 1-12—A. 1—Rs. 2—E. B.—Rs. 2-4.	The existing employees shall be pulled up to Rs. 1-12 per day and those who are now getting Rs. 1-12 shall get Rs. 1-13.
Coal Cooly	.. Rs. 1-9 per day	.. The existing staff shall be given the minimum of Rs. 1-9.

Designation.	Grades and scales.	Adjustments.
Packer (gunny and straw)—		
Male ..	Rs. 1-10—A. 1—Rs. 1-14— E. B.—A. 1—Rs. 2-2.	All members of the existing staff of these categories shall be placed at the stage in their respective grades next above their existing wage. In no case the workers shall get less than the minima prescribed for their respective grades.
Female ..	Rs. 1-6—A. 1—Rs. 1-10	
Packer (paper)—		
Male ..	Rs. 1-9—A. 1—Rs. 1-11	No change.
Female ..	Rs. 1-5—A. 1—Rs. 1-9	
Lineman ..	Rs. 1-12—A. 1-3—Rs. 2-1— E. B.—As. 1-6—Rs. 2-7.	Each worker shall be placed at the stage in his respective grade just above his existing wages.
Cooly—		
Lorry ..	Rs. 1-9—A. 1—Rs. 1-11	
Mixing ..	Rs. 1-9—A. 1—Rs. 1-11	
Blowing ..	Rs. 1-9—A. 1—Rs. 1-11	
General ..	Rs. 1-8	The existing worker shall get an increment of Rs. 5.
Grinding—		
Grinder (female)	Rs. 1-6—A. 1—Rs. 1-8	
Grinder (male)	Rs. 1-14—(fixed)	
Dutyman ..	Rs. 3-8—As. 3—Rs. 5—E. B.— As. 4—Rs. 6.	
Blower ..	Rs. 5—As. 2—Rs. 6	Workers shall be placed in their respective grades at a stage next above their existing wages, and in no case any worker shall get less than the minimum fixed for their respective grades. Fitter and Blacksmith shall get an increment of Rs. 5.
Machineman ..	Rs. 2-12—As. 1-3—Rs. 3-8-6— E. B.—As. 1-6—Rs. 4.	
Helper ..	Rs. 2-10—As. 1-3—Rs. 2-15— E. B.—As. 1-6—Rs. 35—E. B.— As. 1-6—Rs. 3-14.	
Neckmaker ..	Rs. 3-4—As. 1-3—Rs. 3-11-6— E. B.—As. 1-6—Rs. 4.	
Lineman ..	Rs. 2-12—As. 1-6—Rs. 3-8	
Babbler ..	Rs. 2—As. 1-3—Rs. 2-15—E. B.— As. 1-6—Rs. 3-8.	Workers shall be placed in their respective grades at a stage next above their existing wages, and in no case any worker shall get less than the minimum fixed for their respective grades. Fitter and Blacksmith shall get an increment of Rs. 5.
Blowingman ..	Rs. 1-10—A. 1—Rs. 1-12	
Mixingman ..	Rs. 85 per mensem (fixed)	
Turner ..	Rs. 90—2—100—E. B.—3—115	
Fitter ..	Rs. 85 (fixed)	
Blacksmith ..	Rs. 60 (fixed)	Workers shall be placed in their respective grades at a stage next above their existing wages, and in no case any worker shall get less than the minimum fixed for their respective grades. Fitter and Blacksmith shall get an increment of Rs. 5.
Helper ..	Rs. 1-9 per day—As. 1-6—Rs. 1-15 per day.	

I do not award any separate dearness allowance. The new rates shall come into effect from the date when the award comes into force and the award for the next increment shall be counted from that date.

Point No. 3.—Bonus.

I have substantially raised the wages of the workers. The workers would wait and see how these increments react on the financial resources of the industry. To add to the burden likely to be increased by the increment in wages, a scheme of Contributory Provident Fund will also be introduced. This will also add to the existing burden. Considering all these facts and circumstances I do not propose to enlarge upon the existing practice of the company about bonus. The existing practice shall continue.

Point No. 4.—Retiring benefit.

I direct that a Contributory Provident Fund shall immediately be started with contribution on either side equivalent to $6\frac{1}{2}$ per cent. of the monthly wages of the permanent workers. I recommend that the rule shall conform to the Model Rules framed by the Government for industrial workers as far as possible. For the period anterior to the institution of a Provident Fund directed the worker shall get as gratuity half month's wages for every completed year of service subject to a maximum of 15 months. For calculation, the wages just before enforcement of this award shall be the basis. This shall be paid to the workers in the same way as the employers' contribution to the Provident Fund are payable according to the Model Rules framed by the Government, and shall be payable with the Provident Fund money, provided such Provident Fund is started before the service of any particular employee is terminated by retirement, death, ill-health, retrenchment, resignation or otherwise. In case of voluntary resignation except on ground of health the qualifying service for such gratuity shall be 15 years.

Point No. 5.—Leave.

Privilege leave as prescribed by the Factories Act.

Festival and National holidays.—Eight days in a year to be selected in consultation with the Union.

Casual leave.—Five days in a year, non-cumulative.

Sick leave.—Fourteen days for each year of service cumulative up to 6 months in the entire service. Sick leave shall be granted on production of medical certificate from a registered medical practitioner. If the Company has any reason to suspect this certificate, it will be at liberty to satisfy itself about the illness of a particular worker by having the worker examined by its own doctor.

Points Nos. 6 to 8.—Maternity benefit, cheap canteen and arrangements of drinking water, latrine and washing.

The Company are directed to strictly follow the provisions of the Maternity Benefit Act and the Indian Factories Act on these matters.

Point No. 9.—Medical facilities.

The Company have some arrangements. I do not propose to enlarge on such arrangements except that whenever any worker is injured while working or contracts any illness peculiar to the industry, the Company shall arrange for the treatment of such a worker and shall pay the entire cost of treatment.

Point No. 10.—Free quarters.

The Company have some godowns and pucca rooms which the workers use on payment of proper and usual rent. It has been settled that the responsibility for housing all workmen in urban areas cannot be left to the employers only, and that the problem may be successfully tackled only by concerted efforts of the Government and the employers. A substantial

burden has been cast upon the financial resources of the Company by the increment of wages and by introduction of a scheme of retiring benefits.] do not propose, in the interests of the industry, to add further burdens. The Union's demand on this point is accordingly rejected.

Point No. 11.—Service conditions—(a) Appointment, (b) Permanency, (c) Involuntary unemployment, (d) Retrenchment and dismissal.

(a) Appointment.

The demand of the Union is that every appointment shall be made in consultation with the Union. This demand is rejected. The employer shall be the sole judge to decide whether the qualification of a particular worker will satisfy their requirements.

(b) Permanency.

All workers shall be on probation for six months in the first instance. They shall be confirmed after six months' probation, provided they are found fit by the employers. If found unfit, the period of probation may be extended, provided both employers and the workers concerned agree.

(c) Involuntary unemployment.

I lay down the following Rules:—

(1) Compensation shall be paid to workmen for short time involuntary unemployment due to stoppage of work beyond the employers' control except where closures of factories or of department are due to special Government orders, and where closures have been made with adequate notice to the workers.

(2) Such compensation shall be 50 per cent. of the basic wages and dearness allowance of the daily workers laid off.

(3) In the case of a piece-rater, the rate of wages should be taken to be the average wages of the preceding seven days during which the worker actually worked.

(4) The duration of the benefits should be one month in each half year from January to June and July to December respectively.

(5) The involuntary unemployment benefit will not qualify the worker for bonuses determined by reference to earnings for the period.

(6) Workers liable to be retrenched on account of closures of a department for *bona fide* trade reasons but laid off by agreement only to be absorbed in another department shall not be entitled to any benefit under this rule.

(7) The period of such involuntary unemployment shall not be considered as a break in the service. Past services of the workers shall be taken into account, the period of unemployment being considered as leave.

This rule is considered as sufficient compensation for those workers who are although liable to be retrenched on account of closure of a department are laid off only for a short period to be absorbed in some other department.

(8) To qualify for the benefit a worker must answer to a Muster Roll on a day at his usual place of his employment, or with the permission of the employers at any other place.

(9) A worker will be ineligible for the benefit if he unreasonably refuses to work even of a different sort in his usual factory or by transfer from one department to another in the same undertakings.

(10) The scheme will not affect the right of the employer to discharge a worker, or the right of the employee to discharge himself with due notice according to law and the prevailing rules of service.

(d) *Retrenchment and dismissal.*

I lay down the following rules:—

(1) A written charge shall be framed against the employee in fault and shall be handed over to him specifying the facts on which the charge is based in good time to enable him to prepare his defence.

(2) Then a date shall be fixed for enquiry sufficiently ahead with due notice to the employee concerned. An opportunity should be given to him to defend himself either by himself or by an official of the Union or by a *bona fide* lawyer. He should be given facilities to examine and cross-examine the witnesses.

(3) If the charge is disproved, no punishment shall be inflicted upon him except where the enquiring officer entertains a grave doubt about the honesty of the worker in which case he may be warned or discharged with usual notice and with usual compensation. If the charge is proved the employee shall be given such punishment as the offence proved justifies.

(4) The employee concerned may appeal against the recommendation of the head of the department who holds the enquiry both on merit and punishment to the local head, who shall pass the final orders after hearing the employee concerned, and examining the materials on the record. In cases of punishment previous record if any and other extenuating circumstances shall be taken into account.

(5) Before an employee is awarded extreme punishment of dismissal, employers should consider whether a lighter punishment would have been sufficient in the circumstances of the case.

In case of grave misconduct and dishonesty affecting the interests of the industry, an employee may be suspended pending enquiry; but in no case before the specific charge is framed against him in writing. If he is acquitted of the charge, he shall be reinstated with full wages and other benefits he would have been entitled to during the period of suspension.

In matters of *bona fide* retrenchment "last come first go" shall be the guiding rule. Deviation from this accepted principle is permissible in consideration of comparative efficiency of the employees, their conduct and other factors. The Union demands that there should not be any retrenchment. It has not disputed the sufficiency of the notice or compensation which the companies allow to a retrenched worker. Retrenchment is a necessary incident of all industries and for *bona fide* trade reasons when retrenchment is called for, Tribunals should not interfere, for any such interference may lead to irremediable loss to the industry, and may ultimately affect the whole body of workers. The Standing Orders shall be amended in the light of the directions given in this award on different points.

At the time of fresh appointments, retrenched employees shall get the same preference, other things being equal. It must be noted that in re-employing retrenched employees it is only efficiency and ability that counts and not the principle "last come first go".

A. DAS GUPTA,
Judge, Industrial Tribunal.

9th August, 1950.

Comparative Chart of Total Emoluments (Basic Wages and Dearness Allowance) in Rupee, annas, pies.

[illegible]

Category	Male		Female		Packers/Pipers—	Coolies—	Coal	Lorry	Mixing	Blowing	General	
	30	32	34-2	35-8								
Male	34-2	39	34-2	35-8
Female	32-8	39	34-2	35-12
Coolies—
Coal	35-12	35-12	35-12	35-12
Lorry	35-12	39	37-6	37-6
Mixing	37-6	37-6	37-6	37-6
Blowing	35-12	35-12	35-12	35-12
General	34-2	34-2	34-2	34-2

(a) Figures taken from the chart given in the award of Sri S. C. Chakrabarti for Bharat Glass Works, Ltd.

Bharat Glass Works have helpers to blowers who get Rs. 97-8 as minimum and Rs. 135 as maximum (average Rs. 116-4)

Lucky Glass Works have helpers to blowers. They get Rs. 75 as minimum and Rs. 125 as maximum (average Rs. 100).

Scientific Indian Glass Works, Ltd. have helpers to blowers. They get Rs. 67 as minimum and Rs. 82 as maximum (average Rs. 79-8).

Gurjars, Limited, have helpers to blowers. They get Rs. 113-7 as maximum and Rs. 74-12-3 as minimum (average Rs. 94-1-7½)

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 5116Lab.—7th September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 837Lab., dated the 19th March 1948, as amended by orders Nos. 2202Lab., dated the 2nd July 1948, and 4608Lab., dated the 10th August 1949, the industrial dispute between the Grand Hotel of Chowringhee Road, Calcutta, and their employees represented by the Grand Hotel Employees' Union, 26, Neogipukur Lane, Calcutta was referred for adjudication to Sri P. R. Mukherjee, District Judge;

And whereas the said Sri P. R. Mukherjee, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between the Management of the Grand Hotel, Chowringhee Road, Calcutta, and their employees represented by the Grand Hotel Employees' Union of 26, Neogipuku Lane, Calcutta.

PRESENT :

SRI P. R. MUKHERJEE, *Chairman, Industrial Tribunal.*

For the Company: Sri G. P. Kar, Bar.-at-Law, instructed by Sri M. I. Jhunhunwala.

For the Union: Sri J. Pandey, Secretary of the Union.

AWARD.

This dispute was originally referred to Sri S. K. Sen, I.C.S., who services being no longer available it had been referred to Sri S. K. Halder, I.C.S., for adjudication. The services of Sri S. K. Halder also being no longer available, the dispute was referred to me for adjudication by the Government of West Bengal by an order No. 4608Lab., dated Calcutta, 10th September 1949.

The case of the Union is that the Company is about 50 years old and a prosperous one. In 1947 more than 50 per cent. of the workers (senior staff and junior staff) were retrenched and very strong sense of discontent as regards the terms and condition of service prevailed when the work started Union for collective bargaining. The Company, it is alleged, did not look upon the birth of the Union with favour and tried to handicap workers in many ways.

The Union on 1st July 1948 formulated a charter of demands. The Company according to Union started victimisation and is maintaining sympathetic and vindictive attitude towards the workers. The Union prays for recognition of the Union, security of service, fixation of scale of pay, gradation, dearness allowance, city allowance and other privileges.

The Management in reply states that until the second world war started the business of Grand Hotel was a losing concern. The business of the Grand Hotel being hotel business, the income thereof was always fluctuating

Regarding discharge of workers, the Management states that after the end of the great war and with the departure of Military Officers, business of the Grand Hotel started falling gradually. So at the end of the year 1947 was decided to retrench the staff over and above the usual seasonal retrenchment that takes place every year.

Regarding scales of pay and emoluments the Management submits that each member of the junior staff, i.e., butlers, boys, sweepers, bearers get all their meals of the day free of cost; over and above the members of the junior staff get heavy tips. The junior staff are also housed within the hotel compound and the durwans get residential quarters at Moft Lane.

ISSUES.

1. Existence of an industrial dispute between the Management of the Grand Hotel and its employees and jurisdiction of the Tribunal to go into the demands raised by the Union's written statement.
2. Recognition of the Grand Hotel Employees' Union.
3. Conditions of service—
 - (a) Probationary period.
 - (b) Mode of discharge, retrenchment, dismissal or other punishment.
4. Minimum basic pay and scales of pay for different categories of workers.
5. Dearness allowance for different categories of workers.
6. (a) Free quarters or house rent allowance.
(b) City allowance.
(c) Night allowance.
(d) Distribution of service or tip-charges.
7. Retiring benefits—Contributory Provident Fund, gratuity, pension.
8. Compensatory bonus for war years and general annual bonus.
9. Leave and holidays.
10. Working hours and overtime: break duty system.
11. Medical facilities.
12. Other amenities—
 - (a) Free tiffin and meals during duty hours.
 - (b) Education allowance for children and for technical training of diligent workers.
 - (c) Rest and recreation centres.
 - (d) Provision of urinals and lavatory for workers.
13. Reinstatement of the workmen mentioned in paragraphs 11, 14, 23, 24, 25 of Union's written statement.
14. Condonation of break of service of D. B. Dutta.

No. 1.—Existence of an industrial dispute between the Management of the Grand Hotel and its employees and jurisdiction of the Tribunal to go into the demands raised by the Union's written statement.

In the contention of the Management, that the Tribunal has no jurisdiction to adjudicate disputes of the hotel employees, the matter went up to

the Hon'ble High Court which decided that the Tribunal has full jurisdiction to entertain a dispute amongst hotel employees. So the issue is answered accordingly.

Issue No. 2.—Recognition of the Grand Hotel Employees' Union.

The prayer for recognition of a Union is strictly speaking not an industrial dispute. It has been held by almost all the Calcutta Tribunals that this is not an industrial dispute.

Issue No. 3.—Conditions of service—(a) Probationary period, (b) Mode of discharge, retrenchment, dismissal or other punishment.

It was urged by the Union that an employee is to be made permanent after 3 months' employment. The Union also wanted some rules to be framed. On hearing both the parties I order that the Management should maintain a panel of temporary workers who should be on probation for 3 months and be absorbed in permanent vacancy only (1) if his service is satisfactory and (2) if there is vacancy in the same cadre. This rule shall not apply to the employees who work on daily basis.

Regarding discharge, dismissal and other punishment the Management should hand over a copy of the charge to a delinquent employee and ask him to explain the conduct and give an opportunity to defend him before disciplinary action is taken. In case of first offence of light nature ordinarily a strong warning or fine may be resorted to. Dismissals should be made in case of offences involving serious moral turpitude or gross insubordination.

Issues Nos. 4 and 5.—Minimum basic pay and scales of pay for different categories of workers and dearness allowance for different categories of workers.

I divide the workers under the following categories:—

Unskilled.

Helper, Helper in Kitchen, Pantryman, Utensil Cleaner, Rice Picker, Kulaighar, Waiter, Trolley-boy, Telegu Boy, Bar Cooly, Guide, Store Cool, Mosalchi, L. P. Waiter, Bearer, Assistant Butler, Sweeper, Bell Boy, Porter, Durwan.

Semi-skilled.

Butler, Staff Cook, Barman, Bank Durwan, Liftman, Boiler Cool, Assistant Mistri, Boiler-man, Mason, Washerman.

Skilled.

Cook, Confectionery Assistant, Ice Factory Mistri, Tailor, Sorter, Iron Couch Mistri, Electric Mate, Pump Attendant, Pipe and Gas Attendant, Carpenter, Raj Mistri, Key Maker, Head Mistri, Key Mistri, P. Attendant, Washing Hydro-machineman, Calendar Machineman.

I suppose the list is exhaustive, but if any class of workers is left out the Management will classify under one of the three heads according to nature of the job, and also with reference to the award given in the case of the Great Eastern Hotel as far as possible. I fix the following scales of pay for the different categories.

Unskilled—Rs. 30—1—35.

Semi-skilled—Rs. 35—1—50.

Skilled—Rs. 50—1—81.

Dearness allowance shall be Rs. 30 in each and all of the above categories. there be any employee who is below 16 years of age, he shall get 75 per cent. of the basic salary of the above grades and 75 per cent. of the dearness allowance.

The Company in some case allow both the meals and in some case allow one meal. I assess the value of each principal meal at Rs. 12-8. The value of two principal meals would be Rs. 25. It is further provided in the award that both the employers and the employees will have option to pay or demand the dearness allowance in cash in lieu of meals supplied by the management.

In hotels, the practice of tips is prevalent and the Company in their statement submitted to me the amount of tips received by each employee. The tips are of two kinds—those that are paid by the Company to the workers after realising the sum from customers and those received direct from customers by the employees. So far as the amount of tips shown to have been received direct from the customers is concerned, and as shown in the schedule the Union objected to the amount saying that the amount is exaggerated. I had been to the hotel and verified on examining some dozen attendants on the spot. It was a mid-day and I found that almost all the workers had already by that time earned no less than Re. 1 and in some cases they had already pocketed amount varying from Rs. 2 to Rs. 3. So far as the workers of Palm Court, Casanova and Princes Restaurant within the hotel are concerned, they stated that they earned on the average Rs. 2 to Rs. 6 per night. The statement shown by the Company is, therefore, accepted as true, as in my opinion the value of tips shown in the schedule is easily the minimum and not maximum.

I direct that from the amount of dearness allowance fixed by me deduction could be made of the value of meals as also of the amount shown as earned tips. After making this deduction surpluses if any shall be paid as cash dearness allowance. If it appears that the value of meals and tips exceed Rs. 30 then no dearness allowance should be paid, and the excess amount shall be treated as extra allowance rather than basic pay. It is further directed that in no case the total emolument as shown under the annexure shall be reduced by the Management.

It is to be noted that for the purpose of gratuity and Provident Fund, maximum amount of salary as per grade shown under heads skilled, semi-skilled and unskilled should be standard even if the amount be in excess on account of addition of tips.

sue No. 6.—(a) Free quarters or house rent allowance, (b) city allowance, (c) night allowance, and (d) distribution of service or tip-charges.

The Union demanded free quarters or house rent at the rate of 15 per cent. of the pay or Rs. 50. The Management provides quarters for the junior staff as well as for watch and ward department and with regard to senior staff, the working hours have been so arranged that there is no necessity for making any provision for quarters and the Management tells that matters have been taken into consideration while making the basic salary of the senior staff. The employees of the lower grade get free boarding and lodging. They also get medical facilities and get bonus. The claim for these allowances is not justified and as such rejected.

The tips collected by the Management are proportionately distributed amongst the employees. Regarding distribution of service or tip charges, I am not inclined to make any order.

Issue No. 7.—Retiring benefits—Contributory Provident Fund, Gratuity and Pension.

It is now well settled that one kind of retiring benefit may be allowed. I understand that with regard to the senior staff the Management has started in July, 1949, a scheme of Provident Fund. With regard to junior staff the Management states that the very nature of hotel business and seasonal fluctuations of employment resulting in termination of employment makes it impossible to run a Provident Fund. There is obviously some difficulty in introducing Provident Fund amongst hotel employees of the lower grade for it has its slack season when many of the employees are not wanted and they of their own accord go on leave by rotation and the workers themselves decide which of the particular worker will go on such rotation leave. After the workers who have been on rotation leave rejoin the next batch of workers who will go on rotation leave will be selected by the workers themselves. So it is not possible to order introduction of Provident Fund. Moreover there are employees on daily rates in some departments the number whereof also varies from time to time. So in a hotel we have got a floating number of employees and if Provident Fund is to be introduced according to the principle of justice and equity these people must necessarily be excluded. This is likely to create great discontent and discord. So instead of bringing industrial peace it will prove a veritable apple of discord. After giving the matter my best consideration I am of opinion that gratuity is the only kind of retiring benefit and that most profitably be introduced in this concern. Provision of the system of gratuity shall be as follows:—

- (1) On retirement after continuous service for not less than fifteen years—Gratuity at the rate of half a month's basic wages for each completed year of service, subject to a maximum of fifteen months' basic wages.
- (2) On retirement before completing fifteen years' service by reason of superannuation on medical grounds or owing to any other sufficient cause approved by the employer in this behalf—Gratuity at the rate of half a month's basic wages for each completed year of service.
- (3) On death—Gratuity at the rate of half a month's basic wages for each completed year of service (payable to the employee's nominee or nominees or heirs), subject to a maximum of fifteen months' basic wages.
- (4) The basis of calculating gratuity shall be the average basic wages not including overtime wages or any allowances, bonuses or other benefits, during the last twelve months of service on full wages.
- (5) No employee will be entitled to gratuity unless he puts in three years' continuous service.

Claim of pension or Provident Fund is therefore rejected.

Issue No. 8.—Compensatory bonus for war years and general annual bonus

The Management gives annual bonus which is usually one month's basic salary. The Union demands 3 months' basic pay of the workers or 25 per cent. of gross profit whichever is higher. This claim is fantastic. The Management should continue to pay bonus to the tune of one month's basic salary and may grant more at its discretion. The claim for past bonus for war years is rejected.

Issue No. 9.—Leave and holidays.

With regard to this item on hearing both the parties I am inclined to introduce the same terms of my award in the case of Great Eastern Hotel which runs as follows:

“With regard to leave, the Management states that each employee is given 15 days’ privilege leave, over and above the senior staff gets a further 5 days’ sick leave on full pay. The Union demands (a) one month’s privilege leave with full pay, (b) 15 days’ casual leave with full pay, (c) 6 months’ sick leave—3 months’ with full pay and 3 months’ with half pay, (d) all gazetted holidays, (e) half Saturday and full Sunday. Regarding gazetted holidays, half days on Saturday and full days on Sunday I must say that the prayer is rather fantastic, for a hotel business which calls for all-round services during the year cannot be managed if such leave is allowed. Regarding leave and holidays, I think the decision of the award of Mr. P. K. Sarkar in the case of Messrs. A. Firpo, Limited, may reasonably be adopted. I direct that all categories of staff should get 7 days’ casual leave in a year with full pay; 15 days’ privilege leave with full pay should be considered equitable and this should be allowed to be accumulated for two years. All categories of staff should get this privilege leave. For the factory staff, this will include the 10 days’ holidays under the Factories Act. I further direct that the Company should grant 15 days’ sick leave which is at present being enjoyed by the senior staff in a year on full pay to all categories of employees, and that such leave should be sanctioned on production of medical certificate either from the Medical Officer of the Company or from any other registered medical practitioner.”

Issue No. 10.—Working hours and overtime: break duty system.

The Union demanded that the working hours on week days should be from 10 a.m. to 5 p.m. including one hour’s rest for tiffin and on Saturdays from 10 a.m. to 2 p.m. without recess (for clerical staff of the general office). Working hours for others, e.g., clerical staff of other department and junior staff of all the departments should be 42 hours in a week having a break for day and a half in each week.

On hearing both the parties I am inclined to hold that the working hours of all the employees of the hotel business cannot be regulated in the way suggested by the Union. I also find that the number of hours worked in the hotel is in no way excess to the hours of work allowed under the law.

The members of the junior staff have break duty in between breakfast, lunch and dinner of the residents or other customers. The duty amongst the members of the junior staff is thus arranged. They are to work from 10 a.m. to 9-30 a.m. and then from 12 noon to 2-30 p.m. and again from 5 p.m. to 10 p.m.

Some of the workmen are employed to do the night work and form a class by themselves and are paid higher basic salary than those who are employed during the day to do similar work. I do not like that there should be any change in the existing system.

Issue No. 11.—Medical facilities.

The Union demanded free medical advice and free medicines for the workers and their dependants at the expense of the Management.

The Management submits that they keep a part-time doctor for giving medical assistance to the employees if and whenever necessary.

I do not think any further concession can be allowed.

Issue No. 12.—Other amenities—(a) Free tiffin and meals during duty hours, (b) education allowance for children and for technical training of diligent workers, (c) rest and recreation centres, and (d) provision of urinals and lavatory for workers.

The Union demanded free tiffin to all workers and square meals to the workers when they are on duty free of charge. In this hotel each member of the junior staff, i.e., butlers, boys, sweepers and bearers, etc., get all their meals of the day free of cost. This will appear from the menus which will show that besides principal meals, tea is given to the employees free of cost twice a day. Management will have option to give cash value in lieu of meals.

Education allowance for children and for technical training of diligent workers.

The Union demanded education allowance for the children of the poor employees and also provision for technical training for diligent workers. The prayer is rejected as it is a fantastic demand to ask a hotel to provide for these facilities which will impose heavy burden on the establishment.

Rest and recreation centres.

The Management has every sympathy for rest and recreation and welfare scheme and is willing to support the organisation of the employees for such centres. As space in the hotel is limited, it is not possible for the Management to arrange such a centre within the precincts of the hotel. I make no adjudication on the point but leave the matter to the discretion of the hotel authorities, who will, I hope, help the Union if they start any recreation centre.

Provision of urinals and lavatory for workers.

It was complained that the lavatory and urinal arrangement for the workers is insufficient. This point was not much pressed during hearing. The prayer is rejected.

Issue No. 13.—Reinstatement of the workmen mentioned in paragraphs 11, 14, 23, 24, 25 of Union's written statement.

At the time of the hearing only one T. Gomes, Jagadish Chandra Band and Santosh Kumar Saha have been examined. Others did not come forward nor their case had been seriously pressed. I shall take up the case of each of these workers separately. According to the Union all of these workers were discharged for their Union activities. But the fact is not at all established. Mr. Brett, the General Manager, says that he does not know if there was any Union at all. Moreover except Jagadish none of these workers speaks anything about the Union activities. I shall first deal with the case of T. Gomes. He says he was in service for two years in staff kitchen and he was discharged without any charge-sheet or warning. The letter produced by him, however, shows that it was a case of retrenchment. From the evidence by Mr. Brett, General Manager, it is evident that the hotel which was more than fully occupied during the time of the last great war, was gradually losing customers since 1946 and they had to retrench the staff out of necessity. During the war, the Military Department of the Government of India requisitioned the hotel and this was staffed by Military Officers. Obviously after the great war the foreigners gradually sailed away and so the case of retrenchment *prima facie* is true. I see no reason to interfere in the case of Gomes.

Santosh Kumar Saha.

He says that he had been victimised for Union activity. He says that he was an active member of the Union but cannot say when the Union had been registered. The evidence of Mr. Brett, the General Manager, shows that the hotel was gradually losing customers and that the staff had to be retrenched out of necessity. I cannot believe that Saha had been dismissed for Union activity.

Jagadish Chandra Banik.

He says that he was all on a sudden discharged and he found the discharge notice on his table after he came back from lunch. He says that he had gone to the Manager with the charter of demands and that is the reason why he had been discharged. He also produces a certificate of good conduct from one Mr. Hahn. As against this the General Manager Mr. Brett on oath says that Jagadish used to come late every day and on several times he had been warned and later on transferred to the Accounts Department where he refused to go. Reading between the lines of evidence I am inclined to think that he had been discharged for misconduct. Regarding the certificate of good conduct Mr. Brett says that Mr. Hahn had got no authority on behalf of the Management to grant certificate and that it is only he, the General Manager, who can give the certificate of good conduct.

Issue No. 14.—Condonation of break of service of D. B. Dutta.

Regarding break of service of D. B. Dutta I leave the matter out of adjudication here as his case will be considered in the second reference of the Grand Hotel.

P. R. MUKHERJEE,
Chairman, Industrial Tribunal.

The 14th August 1950.

ANNEXURE A.

Staff List as at 30th June 1950.

	Name.	Designation.	Salary.	Tips.		Allowance.	Total.		Meals.
				Rs.	a.	Rs.	Rs.	a.	
1	Raja Gomes	.. Cook ..	95	95	0	All meals.
2	Suklal Gomez	.. Do. ..	90	90	0	Do.
3	Bernard Mistry	.. Do. ..	90	90	0	Do.
4	Vincent P. Gomes	.. Do. ..	70	70	0	Do.
5	Sobha Ram	.. Do. ..	80	80	0	Do.
6	Pedres Rozario	.. Do. ..	65	65	0	Do.
7	Kaloo Gomes	.. Do. ..	80	80	0	Do.
8	Mathews Gomes	.. Do. ..	95	95	0	Do.
9	Sant Singh	.. Do. ..	175	30	205	0	Do.
10	Aug C. Gomes	.. Do. ..	80	80	0	Do.
11	Andrews Gomes	.. Helper ..	20	20	0	Do.
12	Sita Ram	.. Cook ..	55	55	0	Do.
13	Jeren D'Cruze	.. Do. ..	50	50	0	Do.
14	E. Manual Gomes	.. Do. ..	55	55	0	Do.
15	Benedict Rozario	.. Helper ..	80	80	0	Do.
16	Joachim Naya	.. Do. ..	15	15	0	Do.
17	Alfred Gomes	.. Do. ..	30	30	0	Do.
18	Behari Lall	.. Cook ..	90	90	0	Do.
19	Pedrew Gomes	.. Do. ..	80	80	0	Do.
20	Nidhan Singh	.. Do. ..	90	90	0	Do.

1902

THE CALCUTTA GAZETTE, SEPTEMBER 14, 1950

[PART I]

Name.	Designation.	Salary.	Tips.	Allowance.	Total.	Meals
		Rs.	Rs. a.	Rs.	Rs. a.	
21. Patrick Rozario	.. Kalaighar ..	25	25 0	All meals
22. Bharosa Kahar	.. Do. ..	30	30 0	Do
23. Sk. Rafique	.. Do. ..	30	30 0	Do
24. Abdul Munnah	.. Do. ..	27	27 0	Do
25. Adalat Mullah	.. Do. ..	27	27 0	Do
26. Alfred Gomes	.. Do. ..	27	27 0	Do
27. Sk. Yusuff	.. Staff Cook ..	20	6 0	..	26 0	Do
28. Chuttoo Mea	.. Do. ..	32	6 0	..	38 0	Do
29. Padda Nath Nayak	.. Do. ..	19	6 0	..	25 0	Do
30. Pitambar Paharee	.. Do. ..	32	6 0	..	38 0	Do
31. Md. Shaffi	.. Do. ..	20	6 0	..	26 0	Do
32. Abdul Karim	.. Do. ..	22	6 0	..	28 0	Do
33. Sk. Chanda	.. Kalaighar ..	25	25 0	Do

CONFECTIONERY

34. Georgie Gomes	.. Confectioner ..	95	95 0	Do
35. Joseph Gomes	.. Assistant Do. ..	80	80 0	Do
36. Muzafar Ali	.. Do. ..	65	65 0	Do
37. Andrews Rozario	.. Utensils Cleaner	25	25 0	Do
38. Stephen Gomes	.. Kitchen Helper	30	7 8	..	37 8	Do
39. Nicholas Hazra	.. Do. ..	40	7 8	..	47 8	Do
40. John Gomes	.. Do. ..	30	7 8	..	37 8	Do
41. Peter Gomes	.. Do. ..	17	7 8	..	24 8	Do
42. Bholal Khan	.. Do. ..	25	7 8	..	32 8	Do
43. Manual Gomes	.. Do. ..	25	7 8	..	32 8	Do
44. Danial Gomez	.. Do. ..	25	7 8	..	32 8	Do
45. Joseph Gomez	.. Do. ..	17	7 8	..	24 8	Do

Name.	Designation.	Salary.	Tips.	Allowance.	Direct tips.	Total.	Meals
		Rs.	Rs. a.	Rs.	Rs.	Rs. a.	
DINING ROOM.							
1. Abul Husain	.. Butler ..	55	15 0	5	25	100 0	All meals
2. Md. Yasin	.. Assistant ..	50	13 8	5	25	93 8	Do
3. Tasadduk Do. ..	40	13 8	5	25	83 8	Do
4. Abdul Latif	.. Do. ..	33	13 8	5	25	76 8	Do
5. Abdul Kadir	.. Waiter ..	20	12 0	4	25	61 0	On one of diff
6. Sk. Keramat	.. Do. ..	20	12 0	..	25	57 0	Do
7. Tayeb Ali	.. Do. ..	20	12 0	..	25	57 0	Do
8. Dost Ali Do. ..	20	12 0	4	25	61 0	Do
9. Abdul Rouf	.. Do. ..	20	12 0	..	25	57 0	Do
10. Abdul Rahman	.. Do. ..	20	12 0	4	25	61 0	Do
11. Abdul Gaffoor	.. Do. ..	20	12 0	..	25	57 0	Do
12. Md. Abdul Khayer	.. Do. ..	20	12 0	4	25	61 0	Do
13. Rajak Ali Do. ..	20	12 0	..	25	57 0	Do
14. Sk. Mahamad	.. Do. ..	20	12 0	..	25	57 0	Do
15. Mir Buksh Ali	.. Do. ..	16	9 0	..	25	50 0	Do

Name.	Designation.	Salary.	Tips.	Allow- ance.	Direct Tips.	Total.	Meals.
		Rs.	Rs. a.	Rs.	Rs.	Rs. a.	
DINING ROOM—cond.							
1. Kabir Ahamed ..	Walter ..	20	12 0	4	25	61 0	One meal on duty. Do.
2. Anwar Ali ..	Do. ..	20	12 0	..	25	57 0	
3. Budhu Mea ..	Do. ..	20	12 0	4	25	61 0	Do.
4. Amir Mea ..	Do. ..	20	12 0	4	25	61 0	Do.
5. Abdul Jahir ..	Do. ..	20	12 0	..	25	57 0	Do.
6. Nabi Bux ..	Do. ..	20	12 0	..	25	57 0	Do.
7. Gulam Mustafa ..	Do. ..	20	12 0	4	25	61 0	Do.
8. Maroof Ali ..	Do. ..	20	12 0	..	25	57 0	Do.
9. Balragi ..	Do. ..	20	12 0	..	25	57 0	Do.
10. Abdul kadir ..	Do. ..	20	12 0	..	25	57 0	Do.
11. Kurban Ali ..	Do. ..	20	12 0	4	25	61 0	Do.
12. Noor Mahamed ..	Do. ..	20	12 0	..	25	57 0	Do.
13. Md. Ishaque ..	Do. ..	20	12 0	..	25	57 0	Do.
14. Sk. Karim ..	Do. ..	16	9 0	..	25	50 0	Do.
15. Mubarak Khan ..	Do. ..	20	12 0	..	25	57 0	Do.
16. Abbasuddin ..	Do. ..	20	12 0	..	25	57 0	Do.
BEARERS.							
1. Khetra Babi ..	Hd. Bearer ..	30	12 0	10	30	82 0	All meals.
2. Durga Charan Das ..	Assistant ..	20	9 0	..	30	59 0	Do.
3. Surja Mani Das ..	Do. ..	20	9 0	..	30	59 0	Do.
4. Mahim Pandab ..	Do. ..	20	9 0	..	30	59 0	Do.
5. Gopal K. Giri ..	Do. ..	20	9 0	..	30	59 0	Do.
6. Nidhi ..	Do. ..	20	9 0	..	30	59 0	Do.
7. Ajambar ..	Do. ..	20	9 0	..	30	59 0	Do.
8. Mavadhar ..	Do. ..	20	9 0	..	30	59 0	Do.
9. Kripa Sindhoo ..	Do. ..	20	9 0	..	30	59 0	Do.
10. Krishna P. Das ..	Do. ..	20	9 0	..	30	59 0	Do.
11. Sudhakar Pandab ..	Do. ..	20	9 0	..	30	59 0	Do.
12. Narayan Das ..	Do. ..	20	9 0	..	30	59 0	Do.
13. Bandhoo Natr ..	Do. ..	20	9 0	..	30	59 0	Do.
14. Maidu Prusti ..	Do. ..	20	9 0	..	30	59 0	Do.
15. Jadhav Paridha ..	Do. ..	20	9 0	..	30	59 0	Do.
16. Panna Pandav ..	Do. ..	20	9 0	..	30	59 0	Do.
17. Jatinath Das ..	Do. ..	20	9 0	..	30	59 0	Do.
18. Datta Hari ..	Do. ..	20	9 0	..	30	59 0	Do.
19. Bhogobinda Das ..	Do. ..	20	9 0	..	30	59 0	Do.
20. Balaram Barik ..	Do. ..	20	9 0	..	30	59 0	Do.
21. Lal Bahadur Das ..	Do. ..	20	9 0	..	30	59 0	Do.
22. Kameswar Ram ..	Do. ..	20	9 0	35	..	64 0	Do.
23. Nathu Chandra Das ..	Do. ..	20	9 0	..	30	59 0	Do.
24. Nahoo ..	Do. ..	20	9 0	..	30	59 0	Do.
25. Jagabandhoo ..	Do. ..	20	9 0	..	30	59 0	Do.
26. Gavadhar Das ..	Do. ..	20	9 0	..	30	59 0	Do.
27. Jadhav ..	Do. ..	20	9 0	..	30	59 0	Do.
28. Kirta Das ..	Do. ..	20	9 0	..	30	59 0	Do.

Name.	Designation.	Salary.	Tips.	Allow- ance.	Direct Tips.	Total	Remarks
		Rs.	Rs. a.	Rs.	Rs.	Rs. a.	
BEARERS—concd.							
29. Kista Barik ..	Assistant ..	20	9 0	..	30	59 0	All week
30. Jogendra Nath Pillau ..	Do. ..	20	9 0	..	30	59 0	Do.
31. Narain ..	Do. ..	20	9 0	..	30	59 0	Do.
32. Keshab Charan ..	Do. ..	20	9 0	..	30	59 0	Do.
33. Nanda ..	Do. ..	20	9 0	..	30	59 0	Do.
34. Bam Charan ..	Do. ..	20	9 0	..	30	59 0	Do.
35. Sadhu Pillao ..	Do. ..	20	9 0	..	30	59 0	Do.
36. Dholgobinda Parida ..	Do. ..	20	9 0	..	30	59 0	Do.
37. Parman ..	Do. ..	20	9 0	..	30	59 0	Do.
DINING ROOM MASALCHIS.							
1. Habib ..	Head Masalchi ..	27	7 8	9	..	43 8	All week
2. Agnou ..	Assistant ..	19	7 8	6	..	32 8	Do.
3. Subrath ..	Do. ..	22	7 8	6	..	35 8	Do.
4. Gulam Rasool ..	Do. ..	15	7 8	22 8	Do.
5. Amirali ..	Do. ..	15	7 8	4	..	26 8	Do.
6. Ramjou ..	Do. ..	15	7 8	6	..	28 8	Do.
7. Rajoula Mea ..	Do. ..	16	7 8	22 8	Do.
8. Lookry ..	Do. ..	15	7 8	22 8	Do.
9. Anath Karim ..	Do. ..	17	7 8	4	..	28 8	Do.
10. Baker ..	Do. ..	15	7 8	22 8	Do.
11. Fazlar Husain ..	Do. ..	15	7 8	22 8	Do.
12. Rojan ..	Do. ..	15	7 8	22 8	Do.
13. Nazir ..	Do. ..	15	7 8	22 8	Do.
14. Jamiruddin ..	Do. ..	15	7 8	26 8	Do.
15. Latifi ..	Do. ..	15	7 8	4	..	22 8	Do.
16. Majjuddin ..	Do. ..	15	7 8	22 8	Do.
17. Md. Shakoor ..	Do. ..	15	7 8	22 8	Do.
18. Loton Mea ..	Do. ..	15	7 8	22 8	Do.
LINE PANTRY.							
1. Abdul Sattar ..	Butler ..	50	15 0	85	25	125 0	All week
2. K. Dalagi ..	Assistant ..	40	9 0	..	25	74 0	Do.
3. Sk. Manulla ..	S. Munshi ..	31	9 0	40 0	Do.
4. Shovarato ..	Do. ..	31	9 0	40 0	Do.
5. Sk. Fakiruddin ..	Barman ..	40	25	65 0	Do.
6. Mahamad Ali ..	Bar Cooly ..	15	4 8	..	20	39 8	Do.
7. Sk. Abdul ..	Pantryman ..	35	7 8	42 8	Do.
8. Mazhar Ali ..	Do. ..	25	7 8	32 8	Do.
9. Hari Barik ..	Do. ..	20	7 8	27 8	Do.
10. Abdul Ahamad ..	Do. ..	20	7 8	27 8	Do.
11. Abed Ali ..	Do. ..	15	7 8	22 8	Do.
12. M. Chandraya ..	Do. ..	15	7 8	22 8	Do.
13. Abdul Farid ..	Night Waiter ..	18	9 0	..	25	52 0	Do.
14. Md. Hakim ..	Do. ..	18	9 0	..	25	52 0	Do.
15. Sk. Khahl ..	Do. ..	18	9 0	..	25	52 0	Do.
16. Farzan Khan ..	Do. ..	18	9 0	..	25	52 0	Do.

Name.	Designation.	Salary.	Tips.	Allowance.	Direct tips.	Total.	Meals.
		Rs.	Rs. a.	Rs.	Rs.	Rs. a.	
JOE PANTRY.—Consolid.							
7. Budhu Khan	.. Night Waiter	18	9 0	..	25	52 0	All meals.
8. Wazir Begu	.. Do.	18	9 0	..	25	52 0	Do.
9. Maktul Hossain	.. Do.	18	9 0	..	25	52 0	Do.
10. Md. Halim	.. Do.	18	9 0	..	25	52 0	Do.
11. Nuru Mia	.. Do.	18	9 0	..	25	52 0	Do.
12. Abdul Rahaman	.. Do.	18	9 0	..	25	52 0	Do.
13. Md. Yahia	.. Do.	18	9 0	..	25	52 0	Do.
14. Abdul Shakur	.. Do.	18	9 0	..	25	52 0	Do.
15. Md. Ismail	.. Do.	18	9 0	..	25	52 0	Do.
16. J. Pandaya	.. Telegu Boys	20	9 0	..	25	54 0	Do.
17. Y. Joseph	.. Do.	20	9 0	..	25	54 0	Do.
18. G. Jaggarao	.. Do.	20	9 0	..	25	54 0	Do.
19. T. Bairagi	.. Do.	20	9 0	..	25	54 0	Do.
20. D. Neelaya	.. Do.	20	9 0	..	25	54 0	Do.
21. G. Lazarus	.. Do.	20	9 0	..	25	54 0	Do.
22. B. Daniels	.. Do.	20	9 0	..	25	54 0	Do.
23. P. Naravana	.. Do.	20	9 0	5	25	59 0	Do.
24. G. V. Swami	.. Do.	20	9 0	..	25	54 0	Do.
25. J. Tammalya	.. Do.	20	9 0	..	25	54 0	Do.
26. P. Bairagi	.. Do.	20	9 0	..	25	54 0	Do.
27. B. Bairagi	.. Do.	20	9 0	..	25	54 0	Do.
28. B. K. Raju	.. Do.	20	9 0	..	25	54 0	Do.
29. B. Gangulya	.. Do.	20	9 0	..	25	54 0	Do.
30. Lakaman Rao	.. Do.	20	9 0	..	25	54 0	Do.
31. G. Papaya	.. Do.	20	9 0	..	25	54 0	Do.
32. G. Salmon	.. Do.	20	9 0	..	25	54 0	Do.
33. B. Lachmatya	.. Do.	20	9 0	..	25	54 0	Do.
34. T. Rama Rao	.. Do.	20	9 0	..	25	54 0	Do.
35. G. Narsingloo	.. Do.	20	9 0	..	25	54 0	Do.
36. D. Veeraswami	.. Do.	20	9 0	..	25	54 0	Do.
37. N. Sarthi	.. Do.	20	9 0	..	25	54 0	Do.
38. P. J. Ramalya	.. Do.	20	9 0	..	25	54 0	Do.
39. T. Naravana	.. Do.	20	9 0	..	25	54 0	Do.
40. G. Appaiya	.. Do.	20	9 0	..	25	54 0	Do.
41. P. A. Swamy	.. Do.	20	9 0	..	25	54 0	Do.
42. B. Dandashu	.. Do.	20	9 0	..	25	54 0	Do.
43. Y. Apparao	.. Do.	20	9 0	..	25	54 0	Do.
44. B. Appalaswami	.. Do.	20	9 0	..	25	54 0	Do.
45. D. Tulalya	.. Do.	20	9 0	..	25	54 0	Do.
46. A. Naravana	.. Do.	20	9 0	..	25	54 0	Do.
47. D. Sarthi	.. Do.	20	9 0	..	25	54 0	Do.
48. B. Kashu	.. Do.	20	9 0	..	25	54 0	Do.
NE PANTRY MASALOHIS.							
Kalmuddin	.. Masalchi	15	6 0	21 0	All meals.
Sk. Dukhan	.. Do.	15	6 0	21 0	Do.
T. Naravana	.. Do.	15	6 0	21 0	Do.

Name.	Designation.	Salary.	Tips.	Allowance.	Direct Tips.	Total.	Meal.
LINE PANTRY MASAL- CHIS.—Concid.		Rs.	Rs. a.	Rs.	Rs.	Rs. a.	
4. T. Bairagi	.. Masalchi ..	15	6 0	21 0	All meal
5. G. Tataiya	.. Do. ..	15	6 0	21 0	Do.
6. P. Addaiya	.. Do. ..	15	6 0	21 0	Do.
7. B. Lachmalya	.. Do. ..	15	6 0	21 0	Do.
8. D. Naraaiya	.. Do. ..	15	6 0	21 0	Do.
9. Asraf Ali	.. Do. ..	15	6 0	21 0	Do.
10. M. Lachmalya	.. Do. ..	15	6 0	21 0	Do.
11. P. Bhagirathi	.. Do. ..	15	6 0	21 0	Do.
12. B. Bamaia	.. Do. ..	15	6 0	21 0	Do.
18. B. Appalaawamy	.. Do. ..	15	6 0	21 0	Do.
14. A. Sundar Rao	.. Do. ..	15	6 0	21 0	Do.
PALM COURT.							
1. Sk. Sahab Ali	.. P. C Walter ..	9	60	69 0	No meal
2. Goran Ali	.. Do. ..	9	60	69 0	Do.
3. Abdul Rahim	.. Do. ..	9	..	4	60	73 0	Do.
4. Mahamad Shakur	.. Do. ..	9	60	69 0	Do.
5. Mannan Khan	.. Do. ..	9	60	69 0	Do.
6. Mackbul Hussain	.. Do. ..	9	60	69 0	Do.
7. Noor Mahamad	.. Do. ..	9	60	69 0	Do.
8. Sk. Salamat	.. Do. ..	9	60	69 0	Do.
9. Sk. Jumman	.. Do. ..	9	60	69 0	Do.
10. Abrar Hussain	.. Do. ..	9	60	69 0	Do.
11. Sk. Subhan	.. Do. ..	9	60	69 0	Do.
12. Abdul Quddus	.. Do. ..	9	60	69 0	Do.
13. Shalzuddin	.. Do. ..	9	60	69 0	Do.
14. Us Mahamad	.. Do. ..	9	60	69 0	Do.
15. Abdul Hamid	.. Do. ..	9	60	69 0	Do.
16. Sk. Kudrat Ali	.. Do. ..	9	60	69 0	Do.
17. Sk. Tabarak Ali	.. Do. ..	9	60	69 0	Do.
18. Abdul Jabbar	.. Do. ..	9	60	69 0	Do.
19. Sk. Samsuddin	.. Do. ..	9	60	69 0	Do.
20. John D'Souza	.. Barman ..	95	25	120 0	All meal.
21. Mackbul	.. Do. ..	70	25	95 0	One meal on duty.
22. Haripada Pal	.. Do. ..	60	25	85 0	Do.
23. Anthony Gomez	.. Do. ..	60	25	85 0	One meal.
24. Mahamad Ekram	.. Bar Cooly ..	18	4 8	..	20	42 8	All meal.
25. A. Husain	.. Do. ..	18	4 8	..	20	42 8	Do.
26. Habibul Rahman	.. Do. ..	18	4 8	..	20	42 8	Do.
27. Mahamad Isaque	.. Do. ..	18	4 8	..	20	42 8	Do.
28. Razak	.. Do. ..	21	4 8	..	20	45 8	Do.
29. Sur Narayan	.. Cigtt. Boy (Part-time).	5	25	30 0	No meal.
PORTERS.							
1. Charu Ram	.. Hd. Porter ..	20	6 0	..	30	56 0	One meal.
2. Ramju	.. Assistant ..	15	6 0	..	30	51 0	Do.
3. Barsati	.. Do. ..	15	6 0	..	30	51 0	Do.

Name.	Designation.	Salary.	Tips.	Allowance.	Direct Tips.	Total.	Meals.
		Rs.	Rs. a.	Rs.	Rs.	Rs. a.	
Porters—Coolies.							
Mahsa Bai ..	Asst. Porter ..	15	6 0	..	30	51 0	One meal.
Wahid Hussain ..	Do. ..	15	6 0	..	30	51 0	Do.
Dhanraj ..	Do. ..	15	6 0	..	30	51 0	Do.
Gurbin ..	Do. ..	15	6 0	..	30	51 0	Do.
Mosa Ram ..	Do. ..	15	6 0	..	30	51 0	Do.
Kusa Ram ..	Do. ..	15	6 0	..	30	51 0	Do.
B. Sahani ..	Do. ..	15	6 0	..	30	51 0	Do.
Mangal ..	Do. ..	15	6 0	..	30	51 0	Do.
Gulam Rasool ..	Do. ..	15	6 0	..	30	51 0	Do.
Fida Hussain ..	Do. ..	15	6 0	..	30	51 0	Do.
Nehore ..	Do. ..	15	6 0	..	30	51 0	Do.

BANK DURWANS.

Jagdish Dubey ..	Hd. Darwan ..	75	15 0	30	..	120 0	No meals.
Mohendra Dubey ..	Assistant ..	44	6 0	..	25	75 0	Do.
Jagannath Dubey ..	Do. ..	44	6 0	..	25	75 0	Do.

GUIDE.

Gulam Nabl ..	Hd. Guide ..	35	6 0	..	50	91 0	One meal.
J. N. Dubey ..	Assistant ..	30	6 0	..	50	86 0	Do.
B. Khan ..	Do. ..	25	6 0	..	50	81 0	Do.

BELL BOYS.

Abdul Gaffoor ..	Bell Boy ..	20	12 0	..	30	62 0	All meals.
Abdul Rouf ..	Assistant ..	12	6 0	..	30	48 0	Do.
Birendra Bankar ..	Do. ..	12	4 8	..	30	46 8	Do.
Md Suleman ..	Do. ..	12	4 8	..	30	46 8	Do.
Nizamuddin ..	Do. ..	12	4 8	..	30	46 8	Do.
Md Samsuddin ..	Do. ..	12	4 8	..	30	46 8	Do.
Gouri Dass ..	Do. ..	12	4 8	..	30	46 8	Do.
Sadashiva Barik ..	Do. ..	12	4 8	..	30	46 8	Do.
Md Haniff ..	Rec. Bell Boy	19	6 0	..	30	55 0	Do.
Basro ..	Do. ..	12	4 8	..	30	46 8	Do.
Abdul Wahab ..	Do. ..	12	4 8	..	30	46 8	Do.
Dhruva Charan ..	Do. ..	12	4 8	..	30	46 8	Do.
Baistam Charan ..	Do. ..	12	4 8	..	30	46 8	Do.
Md Salim ..	Do. ..	12	4 8	..	30	46 8	Do.
Banamali ..	Do. ..	12	4 8	..	30	46 8	Do.
Mu-takin ..	Do. ..	12	4 8	..	30	46 8	Do.
Panchanan ..	Do. ..	12	4 8	..	30	46 8	Do.
Mantruddin ..	Do. ..	12	4 8	..	30	46 8	Do.
G. Perera ..	Do. ..	12	4 8	..	30	46 8	Do.
S. Amiruddin ..	Do. ..	22	4 8	..	30	67 0	Do.

STORE COOLIES.

Souraj ..	Store Cooly ..	22	6 0	28 0	All meals.
Ram Dhanmun ..	Do. ..	22	6 0	28 0	Do.
Sakoor ..	Do. ..	22	6 0	28 0	Do.

1908

THE CALCUTTA GAZETTE, SEPTEMBER 14, 1950 [PART I]

Name.	Designation.	Salary.	Tips.	Allowance.	Direct Tide.	Total.	Meal.
		Rs.	Rs. a.	Rs.	Rs.	Rs. a.	
Store Coolies—Concid.							
4. Ekram Store Cooly. ..	22	6 0	28 0	All meal
5. Jonedhari Do. ..	22	6 0	28 0	Do.
6. Fakira Do. ..	22	6 0	28 0	Do.
7. Patal Bala Dasi	.. Rice Picker ..	30	30 0	No meal
8. Salima Bibi	.. Do. ..	30	30 0	Do.

LIFTMEN.

1. Abdul Gani	.. Liftman ..	22	6 0	..	30	58 0	One meal
2. Md. Shakur	.. Do. ..	22	6 0	..	30	58 0	Do
3. Md. Annis	.. Do. ..	22	6 0	..	30	58 0	Do.
4. Md. Yusuf	.. Do. ..	22	6 0	..	30	58 0	Do.
5. Md. Idris Do. ..	22	6 0	..	30	58 0	Do.
6. Abdul Rashid	.. Do. ..	22	6 0	..	30	58 0	Do.
7. Jamaluddin	.. Do. ..	22	6 0	..	30	58 0	Do.
8. Seerajuddin	.. Do. ..	22	6 0	..	30	58 0	Do.
9. Md. Yusuf	.. Do. ..	22	6 0	..	30	58 0	Do.

DRIVER

1. Bhramdev Singh	.. Car Driver ..	110	9 0	119 0	No meal
2. Ram Lal Cleaner ..	20	20 0	Do.

ICE FACTORY.

1. Amir Hussain	.. Hd. Mistry ..	88	8 0	10	..	96 0	One meal
2. Md. Yasin	.. Assistant ..	68	8 0	71 0	Do
3. Md. Sarif Do. ..	58	8 0	61 0	Do.
4. Md. Hussain	.. Cooly ..	38	6 0	44 0	Do
5. Md. Idris Do. ..	38	6 0	44 0	Do
6. Md. Illias Do. ..	38	6 0	39 0	Do

SODA FACTORY.

1. Ali Hussain	.. Hd. Mistry ..	50	8 0	53 0	One meal
2. Fakir Mahamad	.. Assistant ..	36	8 0	39 0	Do
3. Abdul Mannan	.. Do. ..	28	8 0	31 0	Do
4. Noor Mahamad	.. Cooly ..	23	6 0	29 0	Do.
5. Md Muslim	.. Do. ..	23	6 0	29 0	Do

LINEN DEPARTMENT.

1. Abdul Rashid	.. Tallor ..	50	10 0	60 0	No meal
2. Abdul Gaffoor	.. Do. ..	50	10 0	60 0	Do
3. Ash Mahamad	.. Do. ..	50	10 0	60 0	Do
4. Sk. Hussain Ali	.. Couchi ..	75	10 0	85 0	Do
5. Mahamad Ali	.. Tallor ..	65	10 0	75 0	Do
6. Ali Mahamad	.. Do. ..	65	10 0	75 0	Do
7. Sk. Fazla Mea	.. Do. ..	60	5 0	65 0	Do
8. Abdul Jabbar	.. Do. ..	50	5 0	55 0	Do
9. Balidhar Dass	.. Chaprasi ..	20	6 8	26 8	One meal
10. Upendra Dass	.. Do. ..	20	6 8	26 8	Do

Name.	Designation.	Salary.	Tipa.	Allowance.	Direct Tipa.	Total.	Meals.
		Rs.	Rs. a.	Rs.	Rs.	Rs. a.	
SIKH DARWANS.							
1. Deva Singh	.. Hd. Darwan ..	70	7 8	5	..	82 8	All meals.
2. Amar Singh	.. Assistant ..	55	6 0	5	..	66 0	Do.
3. Channan Singh	.. Do. ..	55	6 0	5	..	66 0	Do.
4. Bishan Singh	.. Do. ..	55	6 0	5	..	66 0	Do.
5. Sidha Singh	.. Do. ..	55	6 0	5	..	66 0	Do.
6. Hajara Singh	.. Do. ..	55	6 0	5	..	66 0	Do.
7. Lahora Singh	.. Do. ..	55	6 0	5	..	66 0	Do.
8. Arjun Singh	.. Do. ..	55	6 0	5	..	66 0	Do.
9. Ujagar Singh	.. Do. ..	55	6 0	5	..	66 0	Do.
10. Shiva Singh	.. Do. ..	55	6 0	5	..	66 0	Do.
11. Jagat Singh	.. Do. ..	55	6 0	5	..	66 0	Do.
12. Amar Singh	.. Do. ..	55	6 0	5	..	66 0	Do.
1. Md Dhaloo	.. Walter ..	20	12 0	..	25	57 0	One meal on duty.
2. Abdul Sattar	.. Do. ..	20	12 0	..	25	57 0	Do.
3. Sk. Ahamad Ali	.. Do. ..	20	12 0	..	25	57 0	Do.
4. Md. Kasim	.. Do. ..	20	12 0	..	25	57 0	Do.
5. Surmah Mea	.. Do. ..	20	12 0	..	25	57 0	Do.
6. Abdul Bahaman	.. Trolly-Boy ..	10	6 0	..	25	41 0	Do.
7. Md. Ibrahim	.. Do. ..	10	6 0	..	25	41 0	Do.
8. Dinabandhoo	.. Mall ..	18	5 0	..	40	63 0	All meals.
9. Charan Mahanda	.. Do. ..	22	5 0	..	40	67 0	Do.

SWEEPERS.

1. Ruga	.. Hd. Sweeper ..	21	10	8	..	25	56	8	All meals.
2. Mithua	.. Assistant ..	16	9	0	..	25	50	0	Do.
3. Raghwar	.. Do. ..	16	9	0	..	25	50	0	Do.
4. Parsadi Lall	.. Do. ..	16	9	0	..	25	50	0	Do.
5. Muluk Chand	.. Do. ..	16	9	0	..	25	50	0	Do.
6. Cheeranji	.. Do. ..	16	9	0	..	25	50	0	Do.
7. Roohan	.. Do. ..	16	9	0	..	25	50	0	Do.
8. Ram Charan	.. Do. ..	16	9	0	..	25	50	0	Do.
9. Karonty	.. Do. ..	16	9	0	..	25	50	0	Do.
10. Solaram	.. Do. ..	16	9	0	..	25	50	0	Do.
11. Sam Lall	.. Do. ..	16	9	0	..	25	50	0	Do.
12. Mohan Lall	.. Do. ..	16	9	0	..	25	50	0	Do.
13. Gopi Lall	.. Do. ..	16	9	0	..	25	50	0	Do.
14. Babu Lall	.. Do. ..	16	9	0	..	25	50	0	Do.
15. Cheddi Lall	.. Do. ..	16	9	0	..	25	50	0	Do.
16. Indraj	.. Do. ..	16	9	0	..	25	50	0	Do.
17. Kal Ram	.. Do. ..	16	9	0	..	25	50	0	Do.
18. Husainee	.. Do. ..	16	9	0	..	25	50	0	Do.
19. Sam Lall	.. Do. ..	16	9	0	..	25	50	0	Do.
20. Lowharan	.. Do. ..	16	9	0	..	25	50	0	Do.
21. Kachara	.. Do. ..	16	9	0	..	25	50	0	Do.

Name.	Designation.	Salary.	Tips.	Allowance.	Direct Tips.	Total.	Meals
		Rs.	Rs. a.	Rs.	Rs.	Rs. a	
Sweepers—Conold.							
22. Hardayal Sweeper ..	16	9 0	..	25	50 0	All meals.
23. Kali Charan Do. ..	16	9 0	..	25	50 0	Do.
24. Hira Lall Do. ..	16	9 0	..	25	50 0	Do.
25. Muni Lall Do. ..	16	9 0	..	25	50 0	Do.
26. Panna Lall Do. ..	16	9 0	..	25	50 0	Do.
27. Rebathi Do. ..	16	9 0	..	25	50 0	Do.
28. Chuni Lall Do. ..	16	9 0	..	25	50 0	Do.
29. Ram Sarup Do. ..	16	9 0	..	25	50 0	Do.
30. Tilka Ram Do. ..	16	9 0	..	25	50 0	Do.
31. Koka Ram Do. ..	16	9 0	..	25	50 0	Do.
32. Sham Do. ..	16	9 0	..	25	50 0	Do.
33. Panna Lall Do. ..	16	9 0	..	25	50 0	Do.
34. Munshi Do. ..	16	9 0	..	25	50 0	Do.
35. Beni Lall Do. ..	16	9 0	..	25	50 0	Do.
36. Hothi Lall Do. ..	16	9 0	..	25	50 0	Do.
37. Mithan Do. ..	16	9 0	..	25	50 0	Do.
38. Bhup Singh Do. ..	16	9 0	..	25	50 0	Do.
39. Pannah Do. ..	16	9 0	..	25	50 0	Do.
40. Piara Do. ..	16	9 0	..	25	50 0	Do.
41. Sukha Do. ..	16	9 0	..	25	50 0	Do.
42. Babu Lall Do. ..	16	9 0	..	25	50 0	Do.
43. Rup Singh Do. ..	16	9 0	..	25	50 0	Do.
44. Ganga Do. ..	16	9 0	..	25	50 0	Do.
45. Shib Charan Do. ..	16	9 0	..	25	50 0	Do.
46. Jogu Lall Do. ..	16	9 0	..	25	50 0	Do.
47. Mithan Do. ..	16	9 0	..	25	50 0	Do.
48. Das Mani Sweepress ..	16	9 0	..	25	50 0	Do.
49. Kaval Sweeper ..	16	9 0	..	25	50 0	Do.
50. Soman Lall Do. ..	16	9 0	..	25	50 0	Do.
51. Kali Charan Do. ..	16	9 0	..	25	50 0	Do.
52. Bala Do. ..	16	9 0	..	25	50 0	Do.

**HOTEL WASHING
DEPARTMENT.**

1. Abdul Meah Bollerman ..	43	6 0	49 0	All meals
2. Molina Meah Do. ..	30	6 0	36 0	Do.
3. Ram Prasad Sweeper ..	16	9 0	..	25	50 0	Do.
4. Sumera Do. ..	16	9 0	..	25	50 0	Do.
5. Hiralal Do. ..	16	9 0	..	25	50 0	Do.

PRINCE'S STAFF.

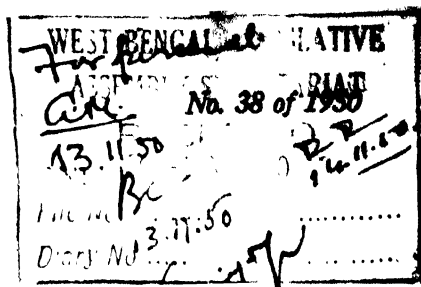
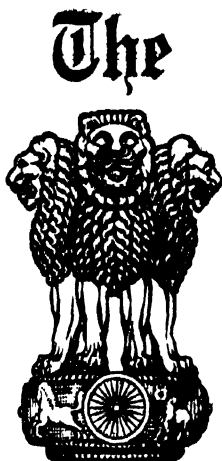
1. Abdul Rouf Walters ..	18	60	72 0	
2. Sk. Jugoo Do. ..	18	60	72 0	
3. Ladla Do. ..	18	60	72 0	
4. Abdul Gani Do. ..	18	60	73 0	
5. Azim Do. ..	15	60	75 0	
6. Hatim Ali Do. ..	15	60	75 0	
7. Azizul Hyder Do. ..	10	60	70 0	

Name.	Designation.	Salary.	Tips.	Allowance.	Direct Tips.	Total	Meals
		Rs.	Rs. a.	Rs.	Rs.	Rs. a	
Prince's Staff—Concd.							
8 Suleman ..	Waiters ..	10	60	70 0	
9 Amiruddin ..	Do. ..	10	60	70 0	
10 Sahadat Khan ..	Do. ..	10	60	70 0	
11 Md Haniff ..	Do. ..	10	60	70 0	
12 Harmooj Khan ..	Do. ..	10	60	70 0	
13 Elahi Buksh ..	Do. ..	10	60	70 0	
14 Iali Mohammad ..	Do. ..	10	60	70 0	
15 Razak ..	Do. ..	10	60	70 0	
16 Mohd Naem ..	Do. ..	10	60	70 0	
17 Md Saleem ..	Do. ..	10	60	70 0	
18 Nasiruddin ..	Do. ..	10	60	70 0	
19 Golam Mohiddin ..	Do. ..	10	60	70 0	
20 Mohd Habib ..	Cigarette Boy ..	5	60	65 0	
21 Hari Das ..	Bearer ..	20	9 0	..	30	50 0	All meals.
22 Shamiah ..	Sweeper ..	16	9 0	..	25	50 0	Do
23 A K Sikdar ..	Fireman ..	40	..	25	..	65 0	
1 Panchanan Das ..	Hd. Mistry ..	110	10 0	120 0	One meal
2 Balal Majhi ..	Electric Mate ..	62	3 0	65 0	Do.
3 Bistu Pada Dass ..	Do. ..	110	110 0	Do
4 Abdul Jabbar ..	Do. ..	70	4 8	25	..	99 8	Do.
5 Latendra ..	Do. ..	47/8	6 0	53 8	Do
6 Ektra Patra ..	Do. ..	45	6 0	51 0	Do.
7 Khadim Ali ..	Do. ..	70	6 0	76 0	Do.
8 Sirtaj ..	Do. ..	68	6 0	74 0	All meals
9 Jagannath ..	Do. ..	64	6 0	70 0	Do
10 Nrscoo ..	Do. ..	54	6 0	60 0	Do
11 Bagbund ..	Do. ..	39	6 0	45 0	Do.
12 Naimi Pat ..	Do. ..	32	6 0	38 0	Do.
13 Hari Rao ..	Do. ..	34	6 0	40 0	Do.
14 Sudin Rao ..	Do. ..	32	6 0	38 0	Do.
15 Hari Singh ..	Pump Attendant ..	64	6 0	70 0	Do
16 Bhulan Rai ..	Do. ..	55	6 0	61 0	Do
17 Niranjan Dass ..	Pipe Attendant ..	54	6 0	60 0	Do
18 Bhattari ..	Do. ..	49	6 0	55 0	Do.
19 Pran Krishna Nayak ..	Gas Mistry ..	50	4 8	54 8	Do
20 Moma Mea ..	Bollerman ..	28	6 0	34 0	Do.
21 Bastrulla ..	Do. ..	43	6 0	49 0	Do
22 Abdul Khaleq ..	Do. ..	30	6 0	36 0	Do.
23 Abdul Shakoor ..	Polishman ..	45	4 8	49 8	One meal.
24 Noor Islam ..	Do. ..	50	4 8	54 8	Do.
25 Ram Jiban ..	Raj Mistry ..	55	6 0	61 0	Do
26 Rampati ..	Raj ..	55	6 0	61 0	Do.
27 Rudal Dass ..	Raj Cooly ..	35	6 0	41 0	Do.
28 Carpenter Gani	70	6 0	76 0	Do.
29 Asrafi ..	Carpenter ..	70	6 0	76 0	Do.
30 Chuttoo ..	Key Mistry ..	70	6 0	76 0	Do
31 Ajodhya ..	Elec. Mate ..	54	6 0	60 0	Do.
32 Tena Singh ..	Sikh Carpenter ..	150	150 0	No meal.
33 Rashu Singh ..	Do. ..	150	150 0	Do.

August 1950.

P. R. MUKHERJEE,
Chairman, Industrial Tribunal

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.



Calcutta

Gazette

सत्यमेव जयते

Published by Authority

THURSDAY, SEPTEMBER 21, 1950

CONTENTS:

Page.	Page.
I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc. ... 1913—1968	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President— The Supply and Prices of Goods Ordinance, 1950 ... 357—364
IA.—Orders and notifications by the Government of India republished for general information ... 303—308	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament— The Finance Laws (Amendment) Bill, 1950, with Statement of Objects and Reasons ... 125—126
IR.—Educational Notices ... 229—230	SUPPLEMENT No. 38— Weekly Weather and Crop Report of West Bengal for the week ending the 6th September 1950 ... 377—378
II.—Advertisements, Notices ... 343—352	Prices-current (wholesale and retail) of food-grains, gur, salt, etc., in the districts of West Bengal from the first half of January to first half of April 1950 ... 379—392
III.—Acts of the West Bengal Legislature ... Nil	
IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India ... Nil	
IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly ... Nil	

ART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 2646G.A.

Appointments and Transfers.

General.

Midnapore.—No. 2539G.A./44/50.—11th September 1950.—In exercise of the powers conferred by sub-section (2) of section 10 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to appoint Sri S. K. Banerji, Deputy Chief Commandant, West Bengal Volunteer Force, to be Additional Magistrate, Midnapore, and to direct that he shall have during the period he is so employed the powers of a District Magistrate under the Code of Criminal Procedure, 1898, and under all other laws in force in that

Presidency Division.—No. 2557G.A./4S-78/50.—13th September 1950.—Sri Lakshmi Kanta De, Deputy Magistrate and Sub-Deputy Collector, is posted to the Presidency Division.

Burdwan Division.—No. 2558G.A./4S-78/50.—13th September 1950.—Sri Ashataru Sen, Sub-Magistrate and Sub-Deputy Collector, is posted to the Burdwan Division.

Midnapore Division.—No. 2559G.A./4S-78/50.—13th September 1950.—Sri Santi Sankar Das, Sub-Deputy Magistrate and Sub-Collector, is posted to the Presidency

Sub-Deputy Magistrate and Sub-Deputy Collector, is posted to the Burdwan Division.

Police.

28-Parganas-Murshidabad.—No. 2568G.A.—13th September 1950.—Sri Mrinal Kanti Banerji, probationary Deputy Superintendent of Police and Assistant Commandant, Armed Police Battalion (I), Barrackpore, is posted to the headquarters station of Murshidabad district with effect from the date on which he assumes charge.

28-Parganas-Murshidabad.—No. 2569G.A.—13th September 1950.—In modification of the orders contained in notification No. 2343G.A., dated 21st August 1950, Sri Brahmabrata Lahiri, probationary Deputy Superintendent of Police and Subdivisional Police Officer, Serampore, is posted as Assistant Commandant, Armed Police Battalion (I), Barrackpore, with effect from the date on which he assumes charge.

Hooghly-24-Parganas.—No. 2569G.A.—13th September 1950.—In modification of the orders contained in notification No. 2343G.A., dated 21st August 1950, Sri Brahmabrata Lahiri, probationary Deputy Superintendent of Police and Subdivisional Police Officer, Serampore, is posted as Assistant Commandant, Armed Police Battalion (I), Barrackpore, with effect from the date on which he assumes charge.

Murshidabad-Calcutta.—No. 2572G.A./3P-74/50.—13th September 1950.—Sri Upendra Nath Sen Gupta, officiating Deputy Superintendent of Police, Murshidabad, is appointed to act, until further orders, as Assistant Commissioner of Police, for Calcutta and its suburbs and Deputy Superintendent of Police for the rest of West Bengal, excluding Calcutta and is attached to the Home Department with effect from the date of his joining the post.

Calcutta. — No. 2573G.A./3P-74/50.—13th September 1950.—The services of Sri Nagendra Nath Mukherjee, officiating Deputy Superintendent of Police attached to the Home Department, are replaced at the disposal of the Inspector-General of Police, West Bengal. He will revert to his substantive rank.

Leave.

General.

Cooch Behar.—No. 2538G.A./3L-21/50.—11th September 1950.—In modification of the orders contained in this department notification No. 2109-G.A., dated the 27th July 1950, Janab Matiar Rahman, Additional Deputy Magistrate and Deputy Collector, Mathabhanga, Cooch Behar, was allowed earned leave for eighty-three days with effect from the 7th April 1950.

No. 2586G.A./2L-14/50.—14th September 1950.—Sri Shyama Charan Chatterji, Deputy Magistrate and Deputy Collector, was allowed leave on average pay for eighteen days from 1st July 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, in extension of the leave granted to him under the orders contained in this department notification No. 1996G.A., dated the 18th July 1950.

No. 2595G.A./3L-15/49.—15th September 1950.—Sri Kamala Kanta Batabyal, Sub-Deputy Magistrate and Sub-Deputy Collector (since retired), was allowed leave on average pay for one month and twenty-one days with effect from the 27th November 1949 in extension of the leave granted to him under orders contained in this department notification No. 3321G.A., dated the 10th December 1949.

Nadia.—No. 2596G.A./3L-33/50.—15th September 1950.—Sri Sudhirendra Nath Basu, Sub-Deputy Magistrate and Sub-Deputy Collector, Ranaghat, Nadia, is allowed earned leave for seven days with effect from the 27th October 1950 under rule 167 (ii) of the West Bengal Service Rules, Part I.

Midnapore. — No. 2597G.A./6L-8/50Pt. — 15th September 1950.—Sri Sivasdas Sett, Sub-Magistrate and Sub-Collector, on probation, Tamluk, Midnapore, is allowed earned leave for seventeen days with effect from the 27th October 1950 under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 2599G.A./3L-24/50. — 16th September 1950. — Sri Birendra Nath Guha, Sub-Deputy Magistrate and Sub-Deputy Collector (temporary), who has since retired from the service of Government, was allowed leave on average pay for one day for 1st October 1948 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

No. 2623G.A./3L-41/49.—18th September 1950.—Sri Makhan Lal Chatterjee, Sub-Deputy Magistrate and Sub-Deputy Collector, was allowed leave on average pay for three months and one day on medical certificate under the proviso to rule 184(b)(ii) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him under the orders contained in this department notification No. 193G.A. of the 24th January 1950.

Police.

Calcutta.—No. 2594G.A./5L-21/50.—15th September 1950.—Sri P. K. Basu, I.P.S., J.P., Deputy Commissioner of Police, Special Branch,

Calcutta, is allowed leave on average pay for ten days from the 1st October 1950 to the 10th October 1950 under rule 167(ii) of the West Bengal Service Rules, Part I.

By order of the Governor
S. N. RAY, Chief Secretary

Political

NOTIFICATIONS.

No. 6108P./319/50.—14th September 1950.—In exercise of the power conferred by sub-section of section 17A of the Indian Criminal Law Amendment Act, 1908 (XIV of 1908), the Government is pleased to make the following amendment in notification No. 25P.A., dated the 4th January 1950 published at pages 60, 61 and 62 of Part I of the *Calcutta Gazette* of the 19th January 1950, namely:—

Amendment.

In the schedule to the said notification under heading "Calcutta" omit the following, namely:

3. The Offices of the Bengal Provincial Students' Federation and the Chhatra Sang situated in rooms Nos. 11 and 12 on the second floor of premises No. 84/1A, Bowbazar Street, bounded on the—

North—By a verandah facing Bowbazar Street.

South—By the Bowbazar Market and southern wall of the rooms.

East—By room No. 13, occupied by Sadul Ranjan Sarkar, son of Khagen Sarkar.

West—By room No. 10 occupied by E. I. Road Workers' Union.

No. 6158P./406/50.—18th September 1950.—In exercise of the power conferred by sub-section of section 17A of the Indian Criminal Law Amendment Act, 1908 (XIV of 1908), the Government is pleased to make the following amendment in notification No. 25P.A., dated the 4th January 1950 published at pages 60, 61 and 62 of Part I of the *Calcutta Gazette* of the 19th January 1950, namely:—

Amendment.

In the schedule to the said notification under heading "Calcutta", omit the following, namely:—

6. The Office of the Mazdoor Naujawan League situated in two rooms on the ground floor of premises No. 1, Raja Rajnarain Street, one facing east and the other facing west, bounded as under:

Room No. 1 facing east.

North—Room occupied by Md. Ismail, a hawkler.

South—Passage of the premises for the stairs, room rented by Musammet Samra.

East—Open passage about 8 cubits wide

West—Room rented by Musammet Samra

Room No. 2 facing west.

North—Room occupied by Md. Habibulla, a worker.

South—Room occupied by Md. Abdur Razzaq mason.

East—Room occupied by Md. Abdur Razzaq Mistry, bariwala.

West—An open passage about 8 cubits wide

By order of the Governor

P. C. ACHARJI, Jt. S.

Special Section

ORDER.

No. 15483H.S.—12th September 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of section (1) of section 2 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed; Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said

Governor is pleased to direct the said under-
tioned person to appear before the District
istrate, Birbhum, at Birbhum, within fifteen
of the date of publication of this order in the
utta Gazette.

Particulars of the person.

Kalpada Basistha, son of Sri Har Kumar
stha of Faridpur (East Pakistan), Calcutta and
urt Town, district Birbhum.

By order of the Governor,
L. A. D'COSTA, Asst. Secy.

Police

NOTIFICATION.

Nadia.—No. 3410Pl./P2A-23/50.—16th Septem-
ber 1950.—In exercise of the power conferred by
section 2 of the Bengal Public Gambling Act, 1867
(Act II of 1867), the Governor is pleased to
amend all the sections of the said Act to the Chak-
ra Municipality in the district of Nadia.

By order of the Governor,
R. GUPTA, Secy.

POLICE DIRECTORATE

**Orders by the Inspector-General of Prisons
West Bengal**

Calcutta.—No. 6372A.—13th September 1950.—
Calcutta-C. I. D., West Bengal.—Sri Nagendra
K Mukharji, officiating Deputy Superintendent
Police, Home (Anti-Corruption) Department,
Government of West Bengal, Calcutta, is on rever-
ence to his substantive rank of Inspector retransfer-
red to his parent department in the C. I. D., West
Bengal.
The transfer involved in the above orders is
in the interests of the public service.

S. GUPTA, Insp.-Genl.

Transport

NOTIFICATIONS.

Calcutta.—No. 6315W.T.—8th September 1950.—In
exercise of the power conferred by section 44 of the
Motor Vehicles Act, 1939 (IV of 1939), the Gover-
nor is pleased to make the following amendment in
notification No. 5228W.T., dated the 19th Septem-
ber 1949, published at page 1740 of Part I of the
Calcutta Gazette of the 29th September 1949,
viz:—

Amendment.

The list of members appended to the said
notification for entry "(7)" substitute the follow-
ing:—

Additional Deputy Commissioner,
Darjeeling—Secretary."

Calcutta.—No. 6471W.T.—13th September 1950.—In exer-
cise of the powers conferred by section 12 of the
Motor Vehicles Tax Act, 1932 (Bengal Act
No. 32), read with section 16 of the said Act, the
Governor is pleased to make the following amend-
ment in the Bengal Motor Vehicles Tax Rules,
published under notification No. 5859L.S.-G.,
dated the 31st October 1933, as subsequently
amended:—

Amendment.

After existing clause (q) of rule 30 of the
said Rules as sub-clause (i) of that clause and add
the following sub-clause:—
(One motor truck belonging to the
Humanity Association, Howrah, and used
solely for relief work or medical aid for
the distressed or for carrying dead bodies
for cremation.)"

No. 6472W.T.—13th September 1950.—The fol-
lowing draft of an amendment which, in exercise
of the power conferred by sub-section (1) of section
91 of the Motor Vehicles Act, 1939 (IV of 1939),
and, in particular, by clause (d) of sub-section (2)
of that section, the Governor proposes to make in
the Bengal Motor Vehicles Rules, 1940, published
under notification No. 1930Pl., dated the 21st
September 1940, at pages 2655-2829 of Part I of
the Calcutta Gazette of the 10th October 1940, as
subsequently amended, is hereby published for the
information of persons likely to be affected thereby.

2. The draft amendment will be taken into con-
sideration on or after the 10th October 1950, and
any objection or suggestion with respect thereto
which may be received by the undersigned before
that date will be duly considered:—

Draft Amendment.

After rule 207 of the said rules, insert the follow-
ing:—

"Special Rules applicable to Fire Brigade Vehicles
belonging to the West Bengal Fire Service.

207A. Nothing contained in Chapter VI of the
Act except the provisions of sections 82, 83, 89 and
90 shall apply to the Fire Brigade Vehicles belong-
ing to the West Bengal Fire Service:

Provided that—

- (i) Special type of horns, preferably special
mechanically or electrically operated "P"
clarion bells not used by other motor
vehicles, shall be used to give audible
warning, and the same shall be rung con-
tinuously when the vehicle is proceeding
to fire or other emergency, to ensure safety
of other users of the road;
- (ii) the vehicles shall be well equipped with
signalling devices. In making the
signals specified in the Eleventh Schedule
to the Act, the driver shall give reasonable
warning of his intentions to other users
of the road before actually putting them
into effect;
- (iii) the driver of the vehicle shall keep as much
to the left of the road as is consistent with
the safety of the pedestrian and the
vehicle shall not be driven on the footpath
reserved for pedestrians. When the road
is sufficiently broad, the vehicle shall not
cross the centre line unless circumstances
demand so or the vehicle is intended to
turn for other sides;
- (iv) the driver of the vehicle shall obey traffic
signals but policemen controlling traffic
shall give such vehicles top priority for
movement; and
- (v) the vehicle shall not be driven at a speed
in excess of the speed allowable for other
motor vehicles except when proceeding to
a fire, in which case the driver shall take
adequate steps to ensure the safety of
other users of the road."

By order of the Governor,
N. C. GHOSH, Secy.

JUDICIAL DEPARTMENT

No. 2647G A.

Powers.

No. 2540G.A./44/50.—11th September 1950.—
Sri S. K. Banerji, I.A.S., Assistant Magistrate, is
vested with the powers of a Magistrate of the first
class.

No. 2559G.A./48-78/50.—12th September 1950.
—Sri Ashataru Sen, Sub-Deputy Magistrate, is
vested with the powers of a Magistrate of the
third class.

No. 2561G.A./48-78/50.—12th September 1950.
—Sri Santi Sankar Mukherji, Sub-Deputy Magis-
trate, is vested with the powers of a Magistrate of
the third class.

No. 2563G.A./48-78/50.—12th September 1950.
—Sri Debabrata Basu Roy, Sub-Deputy Magistrate, is vested with the powers of a Magistrate of the second class.

No. 2578G.A./48-78/50.—12th September 1950.
—Sri Lakshmi Kanta De, Sub Deputy Magistrate, is vested with the powers of a Magistrate of second class.

By order of the Governor,
S. N. RAY, Chief S

Judicial

NOTIFICATION.

No. 5743J.—6th September 1950.—In exercise of the power conferred by section 12 of the Calcutta Sheriff's Act, 1948 (West Bengal Act XXX of 1948), the Governor is pleased to make the following rules for carrying into effect the purposes of the said Act in regard to those functions of the Sheriff which are discharged under the administrative control of the State Government, namely:—

1. (1) These rules may be called the Calcutta Sheriff's Rules, 1950.

(2) They shall come into force on the 20th day of December 1950.

2. In these rules, unless there is anything repugnant in the subject or context,—

(1) "Deputy Sheriff" means the Deputy Sheriff of Calcutta;

(2) "High Court" means the High Court in Calcutta;

(3) "Sheriff" means the Sheriff of Calcutta;

(4) "the Act" means the Calcutta Sheriff's Act, 1948 (West Bengal Act XXX of 1948);

(5) "the Bank" means the Reserve Bank of India; and

(6) "year" means a calendar year.

3. The Sheriff shall receive an honorarium of Rs. 2,000 a year.

4. (1) The Deputy Sheriff shall be a wholetime officer appointed by the State Government after consultation with the Chief Justice of the High Court.

(2) No person shall be appointed as Deputy Sheriff unless—

(i) he is a barrister, advocate or attorney of the High Court of not less than seven years' standing; and

(ii) he has attained the age of thirty-five years but has not exceeded the age of forty years.

(3) The Deputy Sheriff shall receive such salary per month in the scale of Rs. 600—25—800 and such allowances, if any, as may be determined by the State Government: Provided that nothing in this sub-rule shall prevent the Deputy Sheriff from receiving any fees ordinarily received by him for functioning as the Marshall of the Vice-Admiralty Court.

(4) The post of the Deputy Sheriff shall be included in the West Bengal General Service, and in the matter of his appointment, conduct, discipline and other conditions of service, the general rules applicable to West Bengal General Service posts shall apply subject to those rules.

5. (1) The Sheriff shall be the head of the office of the Sheriff and shall, subject to the provisions of Article 309 of the Constitution of India, appoint all officers and servants (other than the Deputy Sheriff) of his office and regulate their conduct and discipline.

(2) The Deputy Sheriff may perform any of the functions of the Sheriff and shall perform such functions as the Sheriff may from time to time by any general or special order in writing delegate to him; and subject to the control and supervision of the Sheriff, the Deputy Sheriff shall be responsible for the efficient management and smooth working of the office of the Sheriff, and shall be the drawing and disbursing officer in respect of the staff and the contingency bills of the Sheriff's office.

6. On the 20th December, 1950, or as soon thereafter as possible, the balance as on the closing of the account on the 19th December, 1950, standing at the credit of Sheriff's Account No. II shall be deposited into a personal ledger account of the Sheriff with the Bank entitled "Account of the Sheriff of Calcutta". The Sheriff as well as the Deputy Sheriff shall be entitled to operate this account.

7. (1) On and from the date of coming into operation of these rules—

(a) all fees payable to the Sheriff, and all poundages other than disputed poundages and poundages on writs of possession, shall, not later than the next open day following the date of receipt, be credited to the Government in the Reserve Bank of India under the head "XXI—Administration of Justice—Miscellaneous fees and fines—Other miscellaneous fees and fines" under intimation to the Accountant-General of West Bengal;

(b) all fees payable to Sheriff's officers and servants, and all disputed poundages and poundages on writs of possession shall, not later than the next open day following the date of receipt, be credited into the "Account of the Sheriff of Calcutta" described in rule No. 6, and be subsequently dealt with as prescribed in sub-rule (3); and

(c) all charges payable to the Sheriff and his officers and servants, e.g., wages of temporary guards put in charge of attached property, advertisement charges, subsistence allowances for arrested judgment-debtors, etc., and all monies received under any warrant of arrest or attachment and all monies realised by sale or otherwise from the property of any judgment-debtor shall, not later than the next open day following the date of receipt or realisation, be credited into the "Account of the Sheriff of Calcutta" described in rule No. 6.

(2) All repayments out of the account of the Sheriff of Calcutta shall be made by means of cheque drawn upon the Bank, except petty refunds up to Rs. 20 which may be made in cash from the permanent advance.

(3) All disputed poundages in Sheriff's Account No. II just before the date of coming into operation of these rules, and all fees and poundages mentioned in sub-rule (1)(b) above, shall on disposal of any claims for repayment in respect thereof, be credited to Government in the manner described in clause (a) of sub-rule (1). The accounts shall be examined at the end of each month in order to ascertain what items are ripe for such credit to Government, and such credit shall be made in the fortnight next following each month.

(4) Separate accounts shall be maintained in respect of—

- (i) all fees and poundages mentioned in clause (a) of sub-rule (1),
- (ii) all fees and poundages mentioned in clause (b) of sub-rule (1), and
- (iii) all charges and suitor's monies mentioned in clause (c) of sub-rule (1). A general cash book shall also be maintained showing daily receipts and repayments.

(5) There shall be a permanent advance of Rs. 200 in charge of the Deputy Sheriff for contingent expenditure and petty refunds and the permanent advance shall be recouped from time to time.

8. Within one month of the date on which these rules come into force, the Trustees of "the Sheriff's Pension Fund" shall credit to the Government in the Reserve Bank of India under the head "XXI—Administration of Justice—Miscellaneous fees and fines—Other miscellaneous fees and fines" under intimation to the Accountant-General of West Bengal the balance standing at the credit of the fund.

9. All jewels, ornaments and other valuable articles of a like nature when brought to the Court shall be entered in a register maintained in the Sheriff's office and shall be deposited in the Reserve Bank of India.

10. (1) At the end of every year, a statement of accounts of the Sheriff's office showing total receipts and total disbursements during the year and the balance in hand or in the Bank at the end of such year shall be prepared and submitted to the State Government.

(2) The accounts of the Sheriff's office shall be audited every year by the Accountant-General of West Bengal or by such member of his staff as he may depute in this behalf.

(3) All books of accounts, registers and papers which may be required for conducting audit shall with the least possible delay be produced before the auditor.

(4) A report on the audit of accounts of each year shall be furnished by the Accountant-General of West Bengal to the Sheriff, the High Court and the State Government.

(5) The replies of the Sheriff to the objections raised in the audit report shall be furnished by him in triplicate to the Accountant-General of West Bengal, who shall forward two copies of the same with his further remarks thereon to the Secretary to the Government of West Bengal in the Judicial Department for final orders.

By order of the Governor,
S. K. SEN, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATION.

Birbhum.—No. M. 1M-48/50.—8th September 1950.—In exercise of the power conferred by section 3 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), and after consideration of the views of the Birbhum district board, the Governor is pleased, in partial modification of notification No. 34101.S.4 of the 8th June 1935, to direct—

- (a) that the unions specified in column 1 of the table below in the Bolpur police-station in the district of Birbhum be reconstituted to compose of the local areas specified against each such union in column 2 of that table, namely :—

Birbhum district.*Bolpur police-station.*

1	2
Name of union.	Names of mauzas constituting the union and their numbers in the jurisdiction list
IV Supur union	... Dakhin Narayanpur Nurpur Sibpur Rasulganjahat Supur Ramchandrapur Mahuli Durgapur Dakhin Chandipur Purba Bahadurpur Rajatpur Gheropara Udaypur Gitgram Bandhgora (southern part) Bolpur (village Kashipur)
VI Taltore union	... Bayradihi Adityapur Jaljalua Khaskadampur Layekbazar Mahisadal Taltore Kabimohanpur Goalpara Syumbati (northern part) Madhusudanpur (northern part) Uttar Narayanpur Domaipur Bengutia

This will take effect on and from the next reconstitution of the union boards mentioned in column 1 above.

- (b) that the local area comprising the undermentioned mauzas in the Bolpur police-station in the subdivision of the district of Birbhum shall be declared a union for the purposes of the said Act, and shall be called the Santiniketan union (V), namely :—

Sadar subdivision, Birbhum district.*Bolpur police-station.*

Names of mauzas constituting the union and their number in the jurisdiction list.	
Bolpur (northern part)	... 99
Bandhgora (northern part)	... 100
Surul	... 104
Madhusudanpur (southern part)	... 68
Syumbati (southern part)	... 67

2. In exercise of the power conferred by sub-section (1) of section 6 of the said Act, the Governor is pleased to establish a union board for the Santiniketan union hereby declared and to fix nine as the number of members of the said union board.

By order of the Govt.
S. K. GUPTA

CORRIGENDA.

Burdwan.—No. L.S.-G. 1U—52/49.—14th September 1950.—In notification No. 3988L.S.-G., dated 27th August 1934, under section 6 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), published at pages 1231 to 1237 of the *Calcutta Gazette* of 30th August 1934 regarding establishment of union wards in thanas Kulti, Salanpur, Baraboni, Ansol, Jamuria, Andal, Raniganj, Faridpur and Kanksa in the Asansol subdivision of the district Burdwan, make the following corrections:—

Jamuria thana.

XV—Bogra Union.

For

Namudpur with Choukidanga ... 51

read

Mamudpur with Choukidanga ... 51

Faridpur thana.

XXXIII—Gourbazar Union.

For

Gopedanga ... 16

read

Gopedanga ... 94

XXXV—Jemua Union.

For

Sankarpur ... 56

Tetikhala ... 57

read

Sankarpur ... 95

Tetikhala ... 96

Kanksa thana.

XXXVIII—Gopalpur Union.

For

Arra ... 84

read

Arra ... 91

Asansol-Hirapur thana.

XII—Bidyanandapur Union.

For

Hatgarui ... 7

Gopalpur ... 6

Marichkata ... 5

Sudi ... 4

Ragnathbati with Begua and Bhatara ... 8

Ramjibanpur ... 9

Barachak ... 10

Phatehpur with Lalpur ... 11

Baradhemo with Bihalsondia and Satasia ... 12

Jagatdi ... 33

Bartaria ... 34

Chhotadigari ... 35

Baradigari with Rangjori ... 36

Shanmara ... 37

Lakrasata with Sarkardanga and

Saldanga ... 38

Purushottampur ... 39

Kulapur ... 41

Bidyanandapur with Karangabera ... 40

Patmohana ... 29

Aluthia ... 27

Bharatchak ... 28

Jamdiha ... 22

Junut with Sanwa, Gonokchak and

Beliadanga ... 23

Namabara ... 25

Bhaladi ... 24

Chapradi ... 26

read

Hatgarui ... 42/3

Gopalpur ... 43

Marichkata ... 44

Sudi ... 45

Ragnathbati with Begua and Bhatara ... 46

Ramjibanpur ... 47

Barachak ... 48

Phatehpur with Lalpur ... 49

Baradhemo with Bihalsondia and Satasia ... 50

Jagatdi ... 51

Bartaria ... 52

Chhotadigari ... 53

Baradigari with Rangjori ... 54

Shanmara ... 55

Lakrasata with Sarkardanga and

Saldanga ... 56

Purushottampur ... 57

Kulapur ... 58

Bidyanandapur with Karangabera ... 59

Patmohana ... 60

Aluthia ... 61

Bharatchak ... 62

Jamdiha ... 63

Junut with Sanwa, Gonokchak and

Beliadanga ... 64

Namabara ... 65

Bhaladi ... 66

Chapradi ... 67

Kulti thana.

Neamatpur Union.

For

II—Niamatpur Union.

Bhanra with Chabka and Gerhe-

danga ... 1

Katikapur

Sitarampur with Puraton Sitarampur	8
Belri	... 13
Lachipur	... 14
Kumardiha with Baraidumna	... 15
Niamatpur with Niamatpur Chatty	... 16
Bamondiha	... 17
Aldihi	... 18
Methani with Lakhiabad	... 31
Kamalpur with Khelgaon	... 32
Henrelgaria	... 30
Bejdihi with Phatak and Sundarbahal	19
Paidi with Bakchapuria	... 20
Chinakuri	... 21

read

III—Neamatpur Union.

Bhanra with Chabka and Gerheadanga	... 46/19
Kalikapur	... 47
Sitarampur with Puraton Sitarampur	48
Belri	... 49
Lachhipur	... 50
Kumardiha with Baraidumna	... 51
Niamatpur with Niamatpur Chatty	... 52
Bamondiha	... 53
Aldihi	... 54
Methani with Lakhiabad	... 55
Kamalpur with Khelgaon	... 56
Henrelgaria	... 57
Bejdihi with Phatak and Sundarbahal	58
Paidi with Bakchapuria	... 59
Chinakunri	... 60

By order of the Governor,
A. ZAMAN, Dy. Secy.

MEDICAL AND PUBLIC HEALTH
DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta.—No. Medl.4286/DHS/1C-3/50.—11th September 1950.—Assistant Surgeon Dr. Chuni Lal Mukherjee on return from study leave is appointed to act as Teacher of Midwifery, Nilratan Sarkar Medical School, Calcutta, with effect from the date on which he joins the post, *vice* Dr. Sibdas Hazra.

Calcutta-Jalpaiguri. — No. Medl.4287/DHS/1C-3/50. — 11th September 1950. — Assistant Surgeon Dr. Sibdas Hazra, Teacher of Midwifery, Nilratan Sarkar Medical School, Calcutta, on relief, is appointed to act as Teacher of Midwifery, Jackson Medical School, Jalpaiguri, with effect from the date on which he takes over charge, *vice* Dr. Bibhuti Bhushan Rakshit.

Jalpaiguri-Malda.—No. Medl.4288/DHS/1C-3/50.—11th September 1950.—Temporary Assistant Surgeon Dr. Bibhuti Bhushan Rakshit, Teacher of Midwifery, Jackson Medical School, Jalpaiguri,

on relief, is appointed temporarily to act, on further orders, as Medical Officer, Sadar Hospital, Malda, with effect from the date on which he assumes the charge, *vice* Dr. Bama Charan Banik.

Malda-Calcutta.—No. Medl.4289/DHS/1C-3/50.—11th September 1950.—Temporary Assistant Surgeon Dr. Bama Charan Banik, Medical Officer, Sadar Hospital, Malda, on relief, is appointed temporarily to act, until further orders, as Head Surgeon, Presidency General Hospital, Calcutta, with effect from the date on which he joins the post, *vice* Dr. Debabrata Sen Gupta (of Auxiliary Government Hospital).

Calcutta.—No. Medl.4311/HB/7M-2/50.—11th September 1950.—In exercise of the power conferred by section 28, sub-section (I) of the Indian Lunacy Act, 1912 (IV of 1912), the Governor has pleased to appoint Janab Abdulla, M.L.A., Chairman, Garden Reach Municipality, as an official visitor of the Mental Observation Ward, Bhowanipore, Calcutta, for a period of three years, with effect from the 1st September 1950.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Jalpaiguri. — No. Medl.4290/CF/1H-2/50.—11th September 1950.—Dr. H. K. Indra, Assistant Surgeon, Jalpaiguri, is granted study leave, *ex officio*, for three months, with effect from the 19th January 1951, under the Study Leave Rules, Part I, the West Bengal Service Rules, Part I, in extension of the leave already granted to him.

Calcutta.—No. Medl.4297/CF/1A-12/50.—12th September 1950.—Assistant Surgeon Dr. Kanti Ghosh, M.B. (Cal.), F.R.C.S. (Eng.), on return from his study leave, posted as Resident Medical Officer, Presidency General Hospital, Calcutta, *vice* Dr. A. K. Roy, M.B. (Cal.), granted leave.

By order of the Governor,
P. M. DATTA, Asst Secy.

DEPARTMENT OF WORKS AND BUILDING

Establishment

NOTIFICATIONS.

No. 90.—13th September 1950.—Sri B. L. Guha, temporary Executive Engineer in charge of the Survey Division No. II, is allowed, under rule 168(I) of the West Bengal Service Rules, Part I, earned leave for twenty days with effect from the 25th September 1950.

No. 91E.—16th September 1950.—So much of the orders contained in this department notification No. 28, dated the 20th March 1950, as relate to the appointment of Sri Pinaki Ranjan Mahto as temporary Assistant Engineer under the Works and Buildings Directorate, are cancelled.

No. 92E.—16th September 1950.—This department notification No. 57, dated the 16th June 1950, appointing Sri Jagadish Chandra Chatterjee as temporary Assistant Engineer under the Works and Buildings Directorate, is cancelled.

By order of the Governor,
A. K. BANERJEE, Jt. Secy.

IRRIGATION AND WATERWAYS DEPARTMENT

NOTIFICATIONS.

No. 12-I.—18th September 1950.—In exercise of the powers conferred by sections 78 and 99 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), the Governor is pleased to make the following rules and schedule rates and appendices for the supply of water from the Putrangi canal in the district of Midnapore.

A draft of these rules was published in the *Calcutta Gazette Extraordinary* of the 17th August 1950 under notification No. 8-I, dated the 9th August 1950:—

RULES AND RATES.

Leases for a term of years.

1. The country served by the canals shall be mapped out into blocks of convenient size in accordance with the features of the ground, natural or artificial. So far as may be practicable, the blocks shall be separated by drainage lines. This shall be done by the Subdivisional Canal Officer under the guidance and control of the Divisional Canal Officer.

2. Each block determined as above shall be numbered and recorded with its gross and irrigable areas in registers to be maintained by the Subdivisional Canal Officer. The blocks shall also be marked on maps to be maintained by the same officer.

3. Leases for not more than six years may be granted for the whole irrigable area of a block or for definite parts of a block under the following conditions:—

I. Ordinarily the whole irrigable area of any village so far as situated within the block must be included in the lease. If the lands of a village within the block are divisible into two or more distinct parts which can be irrigated independently a separate lease may be granted for each part.

II. All leases within one block shall be so granted that they may expire on the same date.

III. No lease shall be granted when the supply of water must of necessity be delivered across an unleased area, unless a channel exists, which, in the opinion of the Subdivisional Canal Officer, will deliver water without waste across the unleased area.

4. The Superintending Engineer shall fix from time to time the gross area for which and the limits of the canal within which, leases for a term of years may be granted.

5. Maps of all villages in which lands have been brought under lease for a term of years, or in which there is any possibility of such leases being granted, shall be kept in the Subdivisional Canal Office. These maps to be at scale 32"=1 mile when such are available and elsewhere at scale 16"=1 mile. ●

6. The preliminary application for a lease for a term of years, either new or renewal, may be of an informal nature, but it must be in writing. It may be presented and shall be received either at the Subdivisional or Sectional Canal Office; in the latter case the Sectional Officer shall forward it immediately to the Subdivisional Canal Officer. The Subdivisional Canal Officer as soon as he has, by personal enquiry or by an enquiry made by the Sectional Officer, satisfied himself that the land in question constitutes a definite block or a definite part of a block, and that it can be irrigated, shall at once inform the Divisional Canal Officer giving such particulars as the officer may direct, and shall ask his formal approval to the lease being proceeded with. On receipt of such approval the Subdivisional Canal Officer shall proceed to make the detailed assessment. The lands to be brought under lease shall be indicated on a copy of the map referred to in rule 5.

7. The Subdivisional Canal Officer on receipt of the application shall depute an amin to prepare the khasra or detailed assessment paper. This shall be done on the ground with the aid of the revenue survey map and khasra. Should the survey map and khasra not be available, the amin shall make a sketch map, and shall measure the areas of the holdings with a chain or measuring-rod.

8. When the amin has completed the khasra he shall forward it to the Subdivisional Canal Officer who shall forward it to the Divisional Canal Officer for approval.

9. As soon as the khasra has been approved by the Divisional Canal Officer, he shall return it to the Subdivisional Canal Officer endorsed with his signature in token of approval.

The Subdivisional Canal Officer shall then prepare a khatian or abstract of the khasra, and shall have the form of application given as Appendix No. II to these rules, filled up and signed or marked by each of the applicants, in the presence of two witnesses.

When the application has been completely signed, the Subdivisional Canal Officer shall send it to the Divisional Canal Officer, by whom the permit for formal approval of the lease shall be signed and issued in the form given as Appendix No. III to these rules. The permit shall be made over to the representative of the cultivators by the Subdivisional Canal Officer through his Sectional Officer. The Divisional Canal Officer shall return the application to the Subdivisional Canal Officer with a copy of the permit for record.

10. Should it happen that the cultivators of the block proposed for lease are not unanimous, and that some of them decline to sign the application, the Subdivisional Canal Officer shall report the matter to the Divisional Canal Officer and the Subdivisional Canal Officer shall hold a local enquiry recording the statements of the persons who decline to sign and record his personal opinion on the reasons given. He shall then send a report to the Divisional Canal Officer, who shall decide whether the lease may be accepted excluding the fields in the occupation of the persons who decline to sign, or whether the lease shall be declined. The Divisional Canal Officer may grant a lease when not less than 95 per cent. of the net irrigable area of the block has been signed for. In particular cases should it be desired to grant a lease even though an area larger than 5 per cent. of the block has not been signed for, this may be done on the written order of the Superintending Engineer. The reasons for granting the lease shall be recorded.

Covering Leases.

11. Applicants for a lease for a term of years who may require water are the lease has been concluded can obtain a supply on tendering an application for a covering lease in the form given as Appendix No. II to these rules. This application shall be signed in the presence of the tahsildar of some other responsible officer nominated for the purpose by the Divisional Canal Officer. The signatures shall be those of the leading cultivators in the block in question and they shall represent holders of not less than 75 per cent. of the irrigable land within the block.

As soon as the Subdivisional Canal Officer receives the application duly filled, he shall issue a permit in the form given as Appendix No. IV to these rules, and shall at once supply water.

Season Leases.

12. Applications for water to irrigate spring rice or other crops between 16th November and 15th June may be presented at the Subdivisional Canal Office or to the Sectional Officer. They shall be in the form given as Appendix No. V to these rules.

In the applications the areas for which water is required shall be specified and the rate shall be charged on those areas for which water is actually used as determined by measurement.

The permit in the form given as Appendix VI to these rules shall be issued by the Subdivisional Canal Officer if he is able to supply the water.

Supply of water.

13. The Divisional Canal Officer shall control the supply of water throughout the Division in his charge.

14. No water shall be supplied to any lands except such as have been brought under a lease for a term of years or for the season, or to such as are provided for by a covering lease.

15. Under the forms of irrigation lease in use, no specific supply of water is promised; but the undertaking is to give such a supply to each leasee as may be necessary for the lands leased. The supply shall be given, if necessary, may be required for the proper cultivation of the crops under irrigation, according to the exigencies of the season.

16. The Divisional Canal Officer may give the required supply by rotation, should this be advisable for the efficient working of the canals in his charge. In such a case, he is required to give the lessees written notice informing them of the periods when they will be supplied with water.

Collection of water-rates.

17. The rates due for water supplied shall be collected by the Divisional Canal Officer or other officer in charge of the Revenue Division, Midnapore, through his staff of tahsildars and peons. All khatians or demand statements shall be signed by the Divisional Canal Officer or other officer in charge of the Revenue Division after scrutiny in his office.

18. At the time of preparation of the khatian in the Subdivisional Canal Office each person assessed shall be furnished with an extract from the assessment paper, showing the particulars of the charge against him. This extract shall be furnished in such form as may from time to time be approved by the Subdivisional Canal Officer for the purpose.

19. Each person on paying the sum due from him shall be given a receipt in the form prescribed for the purpose.

20. For the purposes of account of control over establishment, and of general administration, the Divisional Canal Officer or other officer in charge of the Revenue Division is in the position of an Executive Engineer in charge of a Division, and is directly subordinate to the Superintending Engineer. In regard to any proceedings taken under the Public Demand Recovery Act, 1913 (Bengal Act III of 1913), the Divisional Canal Officer is subject to the control of the Collector of the district.

Unauthorized use of water and waste of water.

21. Should it be necessary to take action under the provisions of sections 79 and 80 of the Act, proceedings shall be instituted only under the direct and special order of the Divisional Canal Officer. The primary record of the facts regarding the unauthorized use or the waste of water shall be made by the Subdivisional Canal Officer and his subordinates. The parties whom it is proposed to assess shall be informed in writing, and shall be called on to show cause why they should not be assessed. The record of their statements shall be made by the Divisional or by the Subdivisional Canal Officer. The Divisional Canal Officer shall consider the facts and statements recorded, and shall, in deciding the case, give his reasons for or against assessment, both as regards the facts and as regards the law; and he shall determine the rate to be charged subject to the provision in the schedule of rates attached to these rules.

22. Should the Divisional Canal Officer decide on making an assessment he shall have the assessment paper prepared by the Subdivisional Canal Officer and his staff. Each person assessed shall be furnished with a statement of the charge against him, and an abstract of the demand or khat shall be sent to the officer in charge of the Revenue Division, who shall proceed to recover the sums assessed. The period of one month within which an appeal may be presented to the Collector under section 91 of the Act shall be computed from the date on which the statement of the charge may be furnished to the person assessed, which date shall be endorsed on

23. No proceedings shall be instituted if the unauthorized use or waste of water have occurred through the act or neglect of a Canal Officer or a subordinate officer employed on the canal. During the irrigation of autumn rice, the passing on of surplus water from leased to unleased fields is not an unauthorized use of water.

Complaints and Applications.

24. All complaints or applications with respect to the supply of water to defective drainage, and generally with respect to the administration of the canal, shall be received on presentation at either divisional or sub-divisional canal offices.

Complaints and applications received by a Divisional Canal Officer may be transferred to his Subdivisional Canal Officer for disposal at his discretion.

Any such complaints or applications, if presented to the Sectional Canal Officer or to his staff, shall be returned endorsed with instructions as to the proper office at which to present them. If received by post, they shall be once forwarded to the Divisional or Subdivisional Canal Officer.

25. Complaints or applications with respect to corrections of the assessment with respect to the actions of the amins in assessing and with respect to the actions of the tahsildars and other staff employed in collections, shall be received at the office of the Divisional Canal Officer or other officer in charge of the Revenue Division.

26. Receipts in the prescribed form shall be given at all offices for complaints or applications presented. The receipt of all complaints and applications shall be recorded in registers to be kept for that purpose.

27. The officer receiving the complaint or application shall either make personal enquiry into the matter or he shall nominate in writing some responsible person to hold the enquiry.

28. The orders passed on all complaints or applications shall be in writing, and a copy of every order shall be furnished to the complainant applicant.

The copy of order may be sent by post (registered), if this is convenient.

The period within which an appeal may be presented under section 91 of the Act shall be computed from the date on which the copy of the order received by the person.

29. When an appeal to the Collector is from the order of a Subdivisional Canal Officer, the proceedings shall be called for through the Divisional Canal Officer, who may record on them such remarks as he may think fit, provided that he does not thereby detain the proceedings.

In all cases in which an appeal against an assessment is preferred to the Collector, that officer may, if he thinks fit, direct that the collection of rates be suspended till the appeal is heard.

30. The Divisional Canal Officer may revise the proceedings of his Subdivisional Canal Officers and the Superintending Engineer may call for and revise the proceedings of all officers under his control.

Remissions and alterations of demand.

31. Whenever the crop on land entitled to a supply of water suffers material injury from an insufficient supply of water, or from any interruption in the supply of water, remission of the rate due on such crop shall be made by the Divisional Canal Officer, provided that the person claiming remission shall have applied for such not less than fifteen days before the sowing of the crop.

32. On the occasion of lands being brought under a lease for a term of years, the Divisional Canal Officer may remit the rates for the first season on those fields which from the nature of the cultivation then obtaining, or for other causes, have not, in that season, derived any benefit from the supply of canal water.

33. Should the crop on lands under lease for a term of years suffer material injury from excess of water due to deficient drainage, the Divisional Canal Officer may grant remission of the rates due on such lands in whole or in part, provided that the person asking for remission shall have applied at least fifteen days before the reaping of the crop.

34. Revisions of the assessment required in consequence of land under lease being left uncultivated or of land being appropriated for purposes other than cultivation shall be made under the orders of the Divisional Canal Officer.

35. Revisions of the assessment required in consequence of incorrect entries of the names of occupants of lands under lease or of incorrect entries of areas or amounts in the assessment papers, or required by changes in the occupation of lands, shall be made under the orders of the Divisional Canal Officer or other officer in charge of the Revenue Division, provided that no change involving any increase or decrease in the total area under lease for a term of years shall be made without the concurrence of the Divisional Canal Officer.

36. Remissions of water-rates on account of injury to the crops caused by inundation, by blight, by storms or by any extraordinary cause shall not be allowed under the special orders of the State Government.

Irrecoverable demands.

37. The Superintending Engineer may sanction the writing off of the demands which are reported, after due enquiry by the Divisional Canal Officer or other officer in charge of the Revenue Division, as irrecoverable owing to the poverty of the defaulter or of his successors in case of his death or owing to the defaulter having absconded.

Cultivators' Representatives.

38. Whenever the preliminary application for a lease for a term of years has been approved by the Divisional Canal Officer, the officer in charge of the Revenue Division shall, with concurrence of the Subdivisional Canal Officer, select as representative of the cultivators a suitable person or persons who shall generally be acceptable to the cultivators and who shall each have a direct interest in the land for which the lease is executed.

39. The person or persons so selected shall be required to give assistance to the Canal Officers in respect of the following matters:—

- (i) In the preparation of applications for leases.
- (ii) In the measurement of irrigated lands.
- (iii) In recording the names of the occupiers of the holdings.
- (iv) In receiving demand statements and distributing to the cultivators the individual notices of assessment.
- (v) In attending, when required, at enquiries into complaints.
- (vi) In reporting to the Circle Officer any changes in the occupiers of lands under lease.
- (vii) In assisting the tahsildar in collecting rates.

40. For such assistance the cultivators' representative or representatives shall be entitled to free irrigation of the lands in his or in their own cultivation, which may lie within the boundaries of the leased area subject to a total limit of 3 per cent. of the area assessed. The Divisional Canal Officer

her officer in charge of the Revenue Division may disallow in whole or in part this free irrigation, and may recover the rates which would otherwise have been payable in whole or in part if the assistance specified in rule 39 had not been efficiently rendered. The reasons for such disallowance shall be recorded in writing.

1. The Divisional Canal Officer shall maintain in his office a register containing a record of the names of all representatives and of the areas of irrigation allowed to each.

2. Applicants for season leases shall be required to nominate one of their number who must have a substantial interest in the land to be irrigated as their representative. The representative so nominated shall perform the same duties as stated in rule 39 and shall receive remuneration on the same scale as in rule 40.

Power to decline or cancel leases.

43. Should it be proved, after due enquiry, that the supply of water in any leased area is habitually wasted or used for the irrigation of lands not under lease, it shall be competent for the Superintending Engineer to direct that the lease shall be cancelled with effect from the 16th of June next following. The order to cancel a lease shall be passed before the 1st April of the year in which it is to take effect.

44. The Superintending Engineer may give directions to the Divisional Canal Officer to decline applications for irrigation leases of lands in villages where there has been persistent difficulty in realising the water-rates, until arrears have been paid.

He may further suspend, or altogether cancel, any lease for a term of years, if on the 1st June of any year water-rates to the extent of half the demand for one year are in arrears. Previous notice of intention to put this rule in force shall be given not later than the 15th April preceding.

Miscellaneous.

45. Tanks may be supplied with canal-water without charge, when water can be made available without injury to the cultivation dependent on the canal, under the following conditions:—

- (a) That the water is to be exclusively used for domestic purposes, or for watering cattle,
- (b) That a channel exists through which water can pass without waste.
- (c) That the water shall only be supplied on the written order of the Subdivisional Canal Officer.
- (d) That any new outlet or sluice which may be required to allow of the supply being given shall be provided at the cost of the persons who ask for the water.
- (e) That the supply of water may be stopped at any time if it is found that it is being misused.

(f) Except when a public right-of-way exists, no person shall, without permission expressed in writing of the Divisional or Subdivisional Canal Officer, pass himself, or cause any animal or vehicle to pass, on or across the works, banks or channels of a canal, or drainage work which is part of the canal system except by means of such bridges, fords and ferries as may have been provided for the purpose.

Any person who, after due warning, commits a breach of this rule may be proceeded against under clause (9) of section 93 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

47. The use of any part of the banks or berms of any canal, drainage work which is part of the canal system, or flood embankment which is subject to the provisions of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), as a place for answering the calls of nature, is prohibited. Any person who, after due warning, commits a breach of this rule may be proceeded against under clause (9) of section 93 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

48. Should water be required for purposes other than irrigation it may be supplied, when available, at a rate of two rupees per 10,000 cubic feet of water.

49. No officer employed on the canals, unless especially exempted by the State Government from the operation of this rule, shall have any interest in the distribution of water from any of the canals or purchase or bid for Government property sold thereon either in his own name or in the name of another, or jointly, or in shares with others.

Schedule of rates for water supplied from the Putrangi Irrigation Canal.

For water supplied on a lease for a term of years—

Supply given from 16th June to 15th November of each year	Rs. 6 per acre season.
---	-----	-----	------------------------

The rate is due in two equal instalments on the 1st of January and the 1st of February of each year: Provided that when the sum payable by any lessee is less than Rs. 20 the whole amount shall be due on the 1st of January in each year.

For water supplied on a covering lease to irrigate lands for which a preliminary application for a lease for a term of years has been received and failing the completion of the same	...	Rs. 6-8 per acre.
---	-----	-------------------

Supply given from the date of covering lease to 15th November of that year. The rate is due as in the case of a lease for a term of years.

For water supplied on a season lease for the irrigation of any crops between 16th November and 15th June	...	Rs. 6-8 per acre
--	-----	------------------

The rate is payable on 1st June following.

For the unauthorised use of water or for the waste of water such rate may be charged as may be determined by the Divisional Canal Officer under rule 21, subject to a maximum of Rs. 7-8 per acre. Such rate shall be due on presentation of the notice of assessment to the person assessed.

APPENDIX I.

(Referred to in rule 9.)

Application for a lease for a term of years.

early rate, per acre; water to be supplied each year from the 16th June to 15th November only.)

We, the undersigned, of mauza....., pargana....., apply for water to be supplied from the..... for a term of.....years, commencing on the 16th June and ending 15th November. The supply of water is required for the irrigation of block of land formed by our holdings as specified below.

2. We agree that the amounts due shall be payable to the Divisional Officer, Midnapore Revenue Division, or other officer in charge of the Revenue Division, or to such person as he may appoint, on the 1st January or 1st February, or if Rs. 20 or under on 1st of January of each year, and shall be payable independently of our requiring water in any particular year or not.

3. We also agree to be bound by the rules published in the *Calcutta Gazette*,.....pages....., notification No

4. We agree that this application shall not be deemed to have been completed until all the irrigable fields within the block have been signed for, and that failing such completion any covering lease which may have been entered shall be enforced.

5. We agree that the areas* and amounts as given in the statement above are correct at the commencement of the lease, and in token of agreement we attach our individual signature or mark.

6. Our heirs and representatives shall be bound by the terms of this agreement in case of our decease.

Schedule No. 1.

Boundary—

North—

South—

East—

West—

Serial number.	Name of the party by whom kabuliast is executed.	Residence of lessee.		Land.*	Rate.	Demand.	Signature of lessee.	Date of signature.
		Mauza.	Pargana.					
1	2	3	4	5	6	7	8	9

*Areas to be given in acres with a note to show the equivalent in the local measure of an

APPENDIX II.

(Referred to in rule 11.)

Application for a covering lease.

We, being the principal cultivators of mauza....., pargana....., thana....., on our own behalf and on behalf of the other cultivators of the mauza, hereby certify that we have presented an application for grant of a long lease to cover all the irrigable land in the block situated in mauza....., the area of which is approximatelyacres*, the boundaries of the block being specified below

2. Now in order that we may obtain a supply of water at once and before the long lease can be completed, we, whose signatures or marks are annexed below, severally and jointly bind ourselves to pay the water-rate on the whole area within the limits of the block as specified, which may be determined by the Canal Officer to be irrigable.

3. In the event of a long lease not being completed through the default or non-consent of any of the cultivators of irrigable lands within the block a rate of Rs.....per acre on the area determined for in the present season will be charged to us and will be payable by us on or before the 1st January and 1st February next, or if Rs. 20 and under on or before the 1st January; water to be supplied up to the 15th November only.

4. In token of our obligation in this agreement we annex our signatures or marks below:—

Boundary—

North—

East—

South—

West—

Signature of applicant.	Date.	Signature of applicants	Date

*A note should be given to show the equivalent in the local measure of an acre.

APPENDIX III.

(Referred to in rule 9.)

Permit for a lease for a term of years.

Number of application and date

Block number

Village

Pargana

Thana

Canal

Area* to be irrigated

Date of supply—16th June to 15th November.

Water-rates due

Date of payment—1st January and 1st February.

Name of lambardar.

Duration of permit

This permit is issued under section 75 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), for the irrigation of the area mentioned above. It is subject to the provisions of all rules passed under the Act, and is liable to be cancelled if after the lapse of one month from the latest date of payment the water-rates due under it are in arrears, or if water, which it is expressly agreed, is supplied for the sole purpose of irrigating the land mentioned therein, is habitually misused or wasted. Water-rates on the land mentioned will be charged whether in any particular year water is or is not actually required.

Area of land in acre.	Boundary.	Name of crop.	Term of kabuliast and block number.	Remarks.
-----------------------	-----------	---------------	-------------------------------------	----------

Divisional Canal Officer.

*Areas to be given in acres with a note to show the equivalent in the local measure of an

APPENDIX IV.

(Referred to in rule 11.)

Permit for covering lease.

.....
of village....., pargana....., thana.....
whereas you have applied for a supply of water which is required at once
and before the long lease for which you have applied can be completed, and
whereas you have agreed on condition of obtaining a supply of water that
you whose names are recorded above will be severally and jointly responsible
for the water-rates which may be due on the full irrigable area of the block,
the area of which is approximately.....acres* and the boundaries of
which are specified below.

2. This is to inform you that water will now be supplied to the mauza
from the canal and the supply continued as required up to 15th November
next. Your responsibility under the terms of your application will remain
until the long lease has been completed when it will cease.

3. In the event of the long lease not being completed through default
or non-consent of any of the cultivators of irrigable lands within the block,
you will under the terms of your application be liable severally and jointly
for a rate of Rs.....per acre on the full irrigable area of the block
and on the 1st January next or on any subsequent date you may severally
or jointly be called on by the Canal Officer or other officer in charge of the
Revenue Division.

Boundary—

North—

East—

South—

West—

Subdivisional Canal Officer

*A note should be given to show the equivalent in the local measure of an acre.

APPENDIX V.

(Referred to in rule 12.)

Application for a Season Lease for irrigation of crops between the 16th November and 15th June,

We, whose names are attached, cultivators of mauza....., gana....., apply for water to be supplied from the..... al.

2 The approximate area to be irrigated by each cultivator is stated in schedule following, but each of us agrees to pay water-rates at the eduled rate on the area found to be in his occupation by measurement, vided that only areas actually irrigated will be charged, fractions of an e exceeding one-half being charged as 1 acre.

3. We agree to prevent water being wasted or used in an unauthorised mer, and to abide by all the rules passed by the State Government under Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

4. We agree to pay the water-rates due on this application on theof.....

Name of cultivator.	Description of corp.	Area, more or less, to be irrigated in acres.*	Signature of cultivator.	Area* found on measure- ment.	Remarks.
1	2	3	4	5	6

*Area to be given in acres with a note to show the equivalent in the local measure of
re.

APPENDIX VI.

(Referred to in rule 12.)

Permit for a Season Lease.

To.....

being the representative of the cultivators in village.....

pargana.....

This is to inform you that on the application submitted by you and other cultivators of village....., pargana..... water will be supplied for the irrigation of the.....crop fromdistributory,canals.

The fields actually irrigated will be recorded, and the areas so irrigated as ascertained by measurement or as recorded in the settlement khasras will be assessed at Rs.....per acre*.

Those persons who may irrigate their fields without having applied for the water will be liable to be charged a higher rate for the unauthorised use of water.

Signature of Subdivisional Canal Officer

*A note should be given to show the equivalent in the local measure of an acre

No. 134.—18th September 1950.—In exercise of the powers conferred by sections 78 and 99 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), the Governor is pleased to make the following rules and schedule rates and appendices for the supply of water from the Rukni and Kulai canals in the district of Bankura.

A draft of these rules and rates was published in the *Calcutta Gazette* extraordinary of the 17th August 1950 under notification No. 9-1, dated 9th August 1950:—

RULES AND RATES.

Leases for a term of years.

1. The country served by the canals shall be mapped out into blocks of convenient size in accordance with the features of the ground, natural or artificial. So far as may be practicable, the blocks shall be separated by drainage lines. This shall be done by the Subdivisional Canal Officer under the guidance and control of the Divisional Canal Officer.

2. Each block determined as above shall be numbered and recorded with its gross and irrigable areas in registers to be maintained by the Subdivisional Canal Officer. The blocks shall also be marked on maps to be maintained by the same officer.

3. Leases for not more than six years may be granted for the whole irrigable area of a block or for definite parts of a block under the following conditions:—

- I. Ordinarily the whole irrigable area of any village so far as situated within the block must be included in the lease. If the lands of a village within the block are divisible into two or more distinct parts which can be irrigated independently a separate lease may be granted for each part.
- II. All leases within one block shall be so granted that they may expire on the same date.
- III. No lease shall be granted when the supply of water must of necessity be delivered across an unleased area, unless a channel exists, which, in the opinion of the Subdivisional Canal Officer, will deliver water without waste across the unleased area.

4. The Superintending Engineer shall fix from time to time the gross area for which and the limits of the canal within which, leases for a term of years may be granted.

5. Maps of all villages in which lands have been brought under lease for a term of years, or in which there is any possibility of such leases being granted, shall be kept in the Subdivisional Canal Office. These maps to be at a scale of 32" = 1 mile when such are available and elsewhere at a scale of 16" = 1 mile.

6. The preliminary application for a lease for a term of years, either for a new lease or for renewal, may be of an informal nature, but it must be in writing. It may be presented and shall be received either at the Subdivisional or Sectional Canal Office; in the latter case the Sectional Officer shall forward it immediately to the Subdivisional Canal Officer. The Subdivisional Canal Officer, as soon as he has, by personal enquiry or by an enquiry made by the Sectional Officer, satisfied himself that the land in question constitutes a definite block or a definite part of a block, and that it can be irrigated, shall inform the Divisional Canal Officer giving such particulars as that

officer may direct, and shall ask his formal approval to the lease being proceeded with. On receipt of such approval the Subdivisional Canal Officer shall proceed to make the detailed assessment. The lands to be brought under lease shall be indicated on a copy of the map referred to in rule 5.

7. The Subdivisional Canal Officer on receipt of the application shall depute an amin to prepare the khasra or detailed assessment paper. This shall be done on the ground with the aid of the revenue survey map and the khasra. Should the survey map and khasra not be available, the amin shall make a sketch map, and shall measure the areas of the holdings with a chain or measuring-rod.

8. When the amin has completed the khasra he shall forward it to the Subdivisional Canal Officer who shall forward it to the Divisional Canal Officer for approval.

9. As soon as the khasra has been approved by the Divisional Canal Officer, he shall return it to the Subdivisional Canal Officer endorsed with his signature in token of approval.

The Subdivisional Canal Officer shall then prepare a khatian or abstract of the khasra, and shall have the form of application given as Appendix No. II to these rules, filled up and signed or marked by each of the applicants in the presence of two witnesses.

When the application has been completely signed, the Subdivisional Canal Officer shall send it to the Divisional Canal Officer, by whom the permit or formal approval of the lease shall be signed and issued in the form given as Appendix No. III to these rules. The permit shall be made over to the representative of the cultivators by the Subdivisional Canal Officer through his Sectional Officer. The Divisional Canal Officer shall return the application to the Subdivisional Canal Officer with a copy of the permit for record.

10. Should it happen that the cultivators of the block proposed for lease are not unanimous, and that some of them decline to sign the application, the Subdivisional Canal Officer shall report the matter to the Divisional Canal Officer and the Subdivisional Canal Officer shall hold a local enquiry recording the statements of the persons who decline to sign and recording his personal opinion on the reasons given. He shall then send a report to the Divisional Canal Officer, who shall decide whether the lease may be accepted excluding the fields in the occupation of the persons who decline to sign, or whether the lease shall be declined. The Divisional Canal Officer may grant a lease when not less than 95 per cent. of the net irrigable area of the block has been signed for. In particular cases should it be desired to grant a lease even though an area larger than 5 per cent. of the block has not been signed for, this may be done on the written order of the Superintending Engineer. The reasons for granting the lease shall be recorded.

Covering Leases.

11. Applicants for a lease for a term of years who may require water before the lease has been concluded can obtain a supply on tendering an application for a covering lease in the form given as Appendix No. IV to these rules. This application shall be signed in the presence of the tahsildar or of some other responsible officer nominated for the purpose by the Subdivisional Canal Officer. The signatures shall be those of the leading cultivators in the block in question and they shall represent holders of not less than 75 per cent. of the irrigable land within the block.

As soon as the Subdivisional Canal Officer receives the application duly signed, he shall issue a permit in the form given as Appendix No. IV to these rules, and shall at once supply water.

Season Leases.

12. Applications for water to irrigate spring rice or other crops between 16th November and 15th June may be presented at the Subdivisional Office or to the Sectional Officer. They shall be in the form given as Appendix No. V to these rules.

In the applications the areas for which water is required shall be specified the rate shall be charged on those areas for which water is actually used determined by measurement.

The permit in the form given as Appendix No. VI to these rules shall be issued by the Subdivisional Canal Officer if he is able to supply the water.

Supply of water.

13. The Divisional Canal Officer shall control the supply of water throughout the Division in his charge.

14. No water shall be supplied to any lands except such as have been bought under a lease for a term of years or for the season, or to such as provided for by a covering lease.

15. Under the forms of irrigation lease in use, no specific supply of water is promised; but the undertaking is to give such a supply to each lessee as may be necessary for the lands leased. The supply shall be given, may be required for the proper cultivation of the crops under irrigation, according to the exigencies of the season.

16. The Divisional Canal Officer may give the required supply by regulation, should this be advisable for the efficient working of the canals in his charge. In such a case, he is required to give the lessees written notice informing them of the periods when they will be supplied with water.

Collection of water-rates.

17. The rates due for water supplied shall be collected by the Divisional Canal Officer or other officer in charge of the Revenue Division through his staff of tahsildars and peons. All khatians or demand statements shall be signed by the Divisional Canal Officer or other officer in charge of the Revenue Division after scrutiny in his office.

18. At the time of preparation of the khatian in the Subdivisional Canal Office each person assessed shall be furnished with an extract from the assessment paper, showing the particulars of the charge against him. The extract shall be furnished in such form as may from time to time be approved by the Subdivisional Canal Officer for the purpose.

19. Each person on paying the sum due from him shall be given a receipt in the form prescribed for the purpose.

20. For the purposes of account of control over establishment, and of general administration, the Divisional Canal Officer or other officer in charge of the Revenue Division is in the position of an Executive Engineer in charge of a Division, and is directly subordinate to the Superintending Engineer. In regard to any proceedings taken under the Public Demands Recovery Act, 1913 (Bengal Act III of 1913), the Divisional Canal Officer is subject to the control of the Collector of the district.

Unauthorized use of water and waste of water.

21. Should it be necessary to take action under the provisions of sections 79 and 80 of the Act, proceedings shall be instituted only under the direct and special order of the Divisional Canal Officer. The primary record of the facts regarding the unauthorized use or the waste of water shall be made by the Subdivisional Canal Officer and his subordinates. The parties whom it is proposed to assess shall be informed in writing, and shall be called on to show cause why they should not be assessed. The record of their statements shall be made by the Divisional or by the Subdivisional Canal Officer. The Divisional Canal Officer shall consider the facts and statements recorded, and shall, in deciding the case, give his reasons for or against assessment, both as regards the facts and as regards the law; and he shall determine the rate to be charged subject to the provision in the schedule of rates attached to these rules.

22. Should the Divisional Canal Officer decide on making an assessment, he shall have the assessment paper prepared by the Subdivisional Canal Officer and his staff. Each person assessed shall be furnished with a statement of the charge against him, and an abstract of the demand or khatian shall be sent to the officer in charge of the Revenue Division, who shall proceed to recover the sums assessed. The period of one month within which an appeal may be presented to the Collector under section 91 of the Act shall be computed from the date on which the statement of the charge may be furnished to the person assessed, which date shall be endorsed on it.

23. No proceedings shall be instituted if the unauthorized use or the waste of water have occurred through the act or neglect of a Canal Officer or a subordinate officer employed on the canal. During the irrigation of autumn rice, the passing on of surplus water from leased to unleased fields is not an unauthorized use of water.

Complaints and Applications.

24. All complaints or applications with respect to the supply of water to defective drainage, and generally with respect to the administration of the canal, shall be received on presentation at either divisional or sub-divisional canal offices.

Complaints and applications received by a Divisional Canal Officer may be transferred to his Subdivisional Canal Officer for disposal at his discretion.

Any such complaints or applications, if presented to the Sectional Canal Officer or to his staff, shall be returned endorsed with instructions as to the proper office at which to present them. If received by post, they shall be at once forwarded to the Divisional or Subdivisional Canal Officer.

25. Complaints or applications with respect to corrections of the assessment with respect to the actions of the amins in assessing and with respect to the actions of the tahsildars and other staff employed in collections shall be received at the office of the Divisional Canal Officer or other officer in charge of the Revenue Division.

26. Receipts in the prescribed form shall be given at all offices for complaints or applications presented. The receipt of all complaints and applications shall be recorded in registers to be kept for that purpose.

27. The officer receiving the complaint or application shall either make a personal enquiry into the matter or he shall nominate in writing some responsible person to hold the enquiry.

28. The orders passed on all complaints or applications shall be in writing, and a copy of every order shall be furnished to the complainant applicant.

The copy of order may be sent by post (registered), if this is convenient.

The period within which an appeal may be presented under section 91 of the Act shall be computed from the date on which the copy of the order received by the person.

29. When an appeal to the Collector is from the order of a Subdivisional Canal Officer, the proceedings shall be called for through the Divisional Canal Officer, who may record on them such remarks as he may think fit, provided that he does not thereby detain the proceedings.

In all cases in which an appeal against an assessment is preferred to the Collector, that officer may, if he thinks fit, direct that the collection of water-rates be suspended till the appeal is heard.

30. The Divisional Canal Officer may revise the proceedings of his Subdivisional Canal Officers and the Superintending Engineer may call for and revise the proceedings of all officers under his control.

Remissions and alterations of demand.

31. Whenever the crop on land entitled to a supply of water suffers material injury from an insufficient supply of water, or from any interruption in the supply of water, remission of the rate due on such crop shall be granted by the Divisional Canal Officer, provided that the person claiming remission shall have applied for such not less than fifteen days before the sowing of the crop.

32. On the occasion of lands being brought under a lease for a term of years, the Divisional Canal Officer may remit the rates for the first season on those fields which from the nature of the cultivation then obtaining, or on other causes, have not, in that season, derived any benefit from the supply of canal water.

33. Should the crop on lands under lease for a term of years suffer material injury from excess of water due to deficient drainage, the Divisional Canal Officer may grant remission of the rates due on such lands in whole or in part, provided that the person asking for remission shall have applied at least fifteen days before the reaping of the crop.

34. Revisions of the assessment required in consequence of land under lease being left uncultivated or of land being appropriated for purposes other than cultivation shall be made under the orders of the Divisional Canal Officer.

35. Revisions of the assessment required in consequence of incorrect entries of the names of occupants of lands under lease or of incorrect entries of areas or amounts in the assessment papers, or required by changes in the occupation of lands shall be made under the orders of the Divisional Canal Officer or other officer in charge of the Revenue Division, provided that no change involving any increase or decrease in the total area under lease for a term of years shall be made without the concurrence of the Divisional Canal Officer.

36. Remissions of water-rates on account of injury to the crops caused by inundation, by blight, by storms or by any extraordinary cause shall only be allowed under the special orders of the State Government.

Irrecoverable demands.

37. The Superintending Engineer may sanction the writing-off of the demands which are reported, after due enquiry by the Divisional Canal Officer or other officer in charge of the Revenue Division, as irrecoverable owing to the poverty of the defaulter or of his successors in case of his death or owing to the defaulter having absconded.

Cultivators' Representatives.

38. Whenever the preliminary application for a lease for a term of years has been approved by the Divisional Canal Officer, the officer in charge of the Revenue Division shall, with concurrence of the Subdivisional Canal Officer, select as representative of the cultivators a suitable person or persons who shall generally be acceptable to the cultivators and who shall each have a direct interest in the land for which the lease is executed.

39. The person or persons so selected shall be required to give assistance to the Canal Officers in respect of the following matters:—

- (i) In the preparation of applications for leases.
- (ii) In the measurement of irrigated lands.
- (iii) In recording the names of the occupiers of the holdings.
- (iv) In receiving demand statements and distributing to the cultivators the individual notices of assessment.
- (v) In attending, when required, at enquiries into complaints.
- (vi) In reporting to the Circle Officer any changes in the occupancy of lands under lease.
- (vii) In assisting the tahsildar in collecting rates.

40. For such assistance the cultivators' representative or representatives shall be entitled to free irrigation of the lands in his or in their own occupation, which may lie within the boundaries of the leased area subject to a total limit of 3 per cent. of the area assessed. The Divisional Canal Officer or other officer in charge of the Revenue Division may disallow in whole or in part this free irrigation, and may recover the rates which would otherwise have been payable in whole or in part if the assistance specified in rule 39 has not been efficiently rendered. The reasons for such disallowance shall be recorded in writing.

41. The Divisional Canal Officer shall maintain in his office a register containing a record of the names of all representatives and of the areas of free irrigation allowed to each.

42. Applicants for season leases shall be required to nominate one of their number who must have a substantial interest in the land to be irrigated as their representative. The representative so nominated shall perform the same duties as stated in rule 39 and shall receive remuneration on the same scale as in rule 40.

Power to decline or cancel leases.

43. Should it be proved, after due enquiry, that the supply of water given to any leased area is habitually wasted or used for the irrigation of lands not under lease, it shall be competent for the Superintending Engineer to direct that the lease shall be cancelled with effect from the 16th of June next following. The order to cancel a lease shall be passed before the 1st of April of the year in which it is to take effect.

44. The Superintending Engineer may give directions to the Divisional Officer to decline applications for irrigation leases of lands in villages where there has been persistent difficulty in realising the water-rates, until arrears have been paid.

He may further suspend, or altogether cancel, any lease for a term of years, if on the 1st June of any year water-rates to the extent of half the demand for one year are in arrears. Previous notice of intention to put this rule in force shall be given not later than the 15th April preceding.

Miscellaneous.

45. Tanks may be supplied with canal-water without charge, when water can be made available without injury to the cultivation dependent on the canal, under the following conditions:—

- (i) That the water is to be exclusively used for domestic purposes, or for watering cattle.
- (ii) That a channel exists through which water can pass without waste.
- (iii) That the water shall only be supplied on the written order of the Subdivisional Canal Officer.
- (iv) That any new outlet or sluice which may be required to allow of the supply being given shall be provided at the cost of the persons who ask for the water.
- (v) That the supply of water may be stopped at any time if it is found that it is being misused.

46. Except when a public right-of-way exists, no person shall, without a permission expressed in writing of the Divisional or Subdivisional Canal Officer, pass himself, or cause any animal or vehicle to pass, on or across any of the works, banks or channels of a canal, or drainage work which is part of the canal system except by means of such bridges, fords and ferries as may have been provided for the purpose.

Any person who, after due warning, commits a breach of this rule may be proceeded against under clause (9) of section 93 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

47. The use of any part of the banks or berms of any canal, drainage work which is part of the canal system, or flood embankment which is subject to the provisions of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), as a place for answering the calls of nature, is prohibited. Any person who, after due warning, commits a breach of this rule may be proceeded against under clause (9) of section 93 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

48. Should water be required for purposes other than irrigation it may be supplied, when available, at a rate of two rupees per 10,000 cubic feet of water.

49. No officer employed on the canals, unless especially exempted by the State Government from the operation of this rule, shall have any interest in the distribution of water from any of the canals or purchase or bid for any Government property sold thereon either in his own name or in the name of another, or jointly, or in shares with others.

Schedule of rates for water supplied from the Rukni and Kulai Irrigation Canals.

- For water supplied on a lease for a term of years—
 Supply given from 16th June to 15th November of each year Rs. 6 per acre per season.
- The rate is due in two equal instalments on the 1st of January and the 1st of February of each year: Provided that when the sum payable by any lessee is less than Rs. 20 the whole amount shall be due on the 1st of January in each year.
- For water supplied on a covering lease to irrigate lands for which a preliminary application for a lease for a term of years has been received and failing the completion of the same Rs. 6-8 per acre.
- Supply given from the date of covering lease to 15th November of that year. The rate is due as in the case of a lease for a term of years.
- For water supplied on a season lease for the irrigation of any crops between 16th November and 15th June Rs. 6-8 per acre
- The rate is payable on 1st June following.
- For the unauthorised use of water or for the waste of water such rate may be charged as may be determined by the Divisional Canal Officer under rule 21, subject to a maximum of Rs. 7½ per acre. Such rate shall be due on presentation of the notice of assessment to the person assessed.

APPENDIX I.

(Referred to in rule 9.)

Application for a lease for a term of years.

Yearly rate, per acre; water to be supplied each year from the 16th June to 15th November only.)

We, the undersigned, of mauza....., pargana....., apply for water to be supplied from the..... for a term of.....years, commencing on the 16th June and ending on the 15th November. The supply of water is required for the irrigation of the block of land formed by our holding as specified below.

2 We agree that the amounts due shall be payable to the Divisional Officer, Bankura, or other officer in charge of the Revenue Division, to such person as he may appoint, on the 1st January and 1st February, at Rs. 20 or under on 1st of January of each year, and shall be payable independently of our requiring water in any particular year or not.

3 We also agree to be bound by the rules published in the *Calcutta Gazette*, pages....., notification No.....

4 We agree that this application shall not be deemed to have been completed until all the irrigable fields within the block have been signed for, and that failing such completion any covering lease which may have been granted shall be enforced.

5 We agree that the areas* and amounts as given in the statement below are correct at the commencement of the lease, and in token of agreement we attach our individual signature or mark.

6 Our heirs and representatives shall be bound by the terms of this agreement in case of our decease.

Schedule No. 1.

Boundary—

North—

South—

East—

West—

Serial number	Name of the party by whom kabuliati is executed.	Residence of lessee.		Land*	Rate.	Demand.	Signature of lessee	Date of signature.
		Mauza.	Pargana.					
1	2	3	4	5	6	7	8	9

*Areas to be given in acres with a note to show the equivalent in the local measure of an

APPENDIX II.

(Referred to in rule 11.)

Application for a covering lease.

We, being the principal cultivators of mauza....., parga
....., thana....., on our own behalf and on behalf of
other cultivators of the mauza, hereby certify that we have presented
application for grant of a long lease to cover all the irrigable land in t
block situated in mauza....., the area of which is approximate
.....acres*, the boundaries of the block being specified below.

2. Now in order that we may obtain a supply of water at once and before
the long lease can be completed, we, whose signatures or marks are annexed
below, severally and jointly bind ourselves to pay the water-rate on the
whole area within the limits of the block as specified, which may be determined
by the Canal Officer to be irrigable.

3. In the event of a long lease not being completed through the default
or non-consent of any of the cultivators of irrigable lands within the block,
a rate of Rs..... per acre on the area determined for in the present
season will be charged to us and will be payable by us on or before the
January and 1st February next, or if Rs. 20 and under on or before
1st January; water to be supplied up to the 15th November only.

4. In token of our obligation in this agreement we annex our signatures
or marks below:—

Boundary—

North—

South—

East—

West—

Signature of applicant.

Date.

Signature of applicant.

Do

*A note should be given to show the equivalent in the local measure of an acre

APPENDIX III.

(Referred to in rule 9.)

Permit for a lease for a term of years.

Number of application and date

Block number

Village

Pargana

Thana

Canal

Area* to be irrigated

Date of supply—16th June to 15th November.

Water-rates due

Date of payment—1st January and 1st February.

Name of lambardar

Duration of permit

This permit is issued under section 75 of the Bengal Irrigation Act, 1876 (Bengal Act III of 1876), for the irrigation of the area mentioned above, subject to the provisions of all rules passed under the Act, and is liable to be cancelled if after the lapse of one month from the latest date of payment the water-rates due under it are in arrears, or if water, which it is expressly agreed, is supplied for the sole purpose of irrigating the land mentioned therein, is habitually misused or wasted. Water-rates on the land mentioned will be charged whether in any particular year water is or is not actually required.

Area of land in acre	Boundary.	Name of crop.	Term of kabuliati and block number.	Remarks.
----------------------	-----------	---------------	-------------------------------------	----------

Divisional Canal Officer.

* Areas to be given in acres with a note to show the equivalent in the local measure of land.

APPENDIX IV.

(Referred to in rule 11.)

Permit for covering lease.

.....
of village....., pargana....., thana.....
whereas you have applied for a supply of water which is required at once
and before the long lease for which you have applied can be completed, and
whereas you have agreed on condition of obtaining a supply of water that
you whose names are recorded above will be severally and jointly responsible
for the water-rates which may be due on the full irrigable area of the block,
the area of which is approximately.....acres* and the boundaries of
which are specified below.

2. This is to inform you that water will now be supplied to the mauza
from the canal and the supply continued as required up to 15th November
next. Your responsibility under the terms of your application will remain
until the long lease has been completed when it will cease.

3. In the event of the long lease not being completed through default
or non-consent of any of the cultivators of irrigable lands within the block,
you will under the terms of your application be liable severally and jointly
for a rate of Rs.....per acre on the full irrigable area of the block,
and on the 1st January next or on any subsequent date you may severally
or jointly be called on by the Canal Officer or other officer in charge of the
Revenue Division.

Boundary—

North—

East—

South—

West—

Subdivisional Canal Officer

*A note should be given to show the equivalent in the local measure of an acre.

APPENDIX V.

(Referred to in rule 12.)

Application for a Season Lease for irrigation of crops between the 16th November and 15th June.

We, whose names are attached, cultivators of mauza.....,
rgana....., apply for water to be supplied from the.....
nal.

2 The approximate area to be irrigated by each cultivator is stated in
schedule following, but each of us agrees to pay water-rates at the
eduled rate on the area found to be in his occupation by measurement,
vided that only areas actually irrigated will be charged, fractions of an
e exceeding one-half being charged as 1 acre.

3 We agree to prevent water being wasted or used in an unauthorised
uner, and to abide by all the rules passed by the State Government under
Bengal Irrigation Act, 1876 (Bengal Act III of 1876).

4 We agree to pay the water-rates due on this application on the
.....of.....

Name of cultivator.	Description of crop.	Area, more or less, to be irrigated in acres.*	Signature of cultivator.	Area* found on measure- ment.	Remarks.
1	2	3	4	5	6

*Area to be given in acres with a note to show the equivalent in the local measure of
8.

APPENDIX VI

(Referred to in rule 12.)

Permit for a Season Lease.

To.....

being the representative of the cultivators in village.....
pargana.....

This is to inform you that on the application submitted by you and other cultivators of village, pargana..... water will be supplied for the irrigation of the..... crop from distributory, canals.

The fields actually irrigated will be recorded, and the areas so irrigated as ascertained by measurement or as recorded in the settlement khasras will be assessed at Rs..... per acre*.

Those persons who may irrigate their fields without having applied for the water will be liable to be charged a higher rate for the unauthorised use of water.

Signature of Subdivisional Canal Officer

*A note should be given to show the equivalent in the local measure of an acre

By order of the Governor,
A. M. KUSARI,
Dy. Secy. to the Govt. of West Bengal

IRRIGATION AND WATERWAYS DIRECTORATE

NOTIFICATIONS.

No. 3401 E.—28th August 1950.—Sri Sailendra Sen Gupta, temporary Assistant Engineer, formerly Subdivisional Officer, Mechanical and Electrical Subdivision No. I, was granted earned leave for two days from 30th April 1950, under Rule 168(c) of the West Bengal Service Rules, 1946, in extension of the leave granted to him by the orders of 14th April 1950.

No. 3501 E.—7th September 1950.—Sri Sati Bhattacharjee, temporary Assistant Engineer, attached to the Canals Division, is posted by further orders to hold charge of the Dredger Divisions Nos. I and II of the same Division.

No. 3601 E.—9th September 1950.—The following officers are transferred in the interest of the service and are appointed temporarily until further orders to hold charge of the subdivisions mentioned against their respective names:—

Name	From :	To :
Jyotsna K. Das Gupta, Assistant Engineer, Divisional Officer.	Bankura (Irrigation) Subdivision of the Bankura Division.	North Bankura Subdivision No. II of the Mayurakshi No. th Canals Division, vice Sri Santosh Ch. Guha, Overseer.
Syam Sundar Das, temporary Assistant Engineer.	Attached to Mayurakshi Barrage Division.	Head Works Subdivision No. II of the Mayurakshi Barrage Division, vice Sri N. N. Mukherjee, Assistant Engineer.
Sudal Chandra, temporary Assistant Engineer.	Attached to Mayurakshi South Canals Division.	Kopai Barrage Subdivision of the Mayurakshi South Canals Division, vice Sri N. K. Ghosh, Assistant Executive Engineer.

G. B. MONDAL, Chief Engineer.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

ORDERS.

No. 2139M.P.—12th September 1950.—In exercise of the powers conferred by section 51 of the Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Ltd., licensees of the Calcutta and District Consolidated Electric License, 1946, for the purpose of laying an underground service cable in the private common area leading to premises No. 31, R. K. Ghosal Kasha, Dhakuria, 24-Parganas, from the overhead distributor on R. K. Ghosal Kasha, Dhakuria, 24-Parganas, to the said premises, situated within the area of supply of the Corporation and for repairing the same when necessary, the powers which the Corporation possesses under sections 10 to 19 of the Telegraph Act (XIII of 1885), with reference to the placing of telegraph lines and posts for the purposes of a telegraph established and maintained by the Central Government or to be used by the Central Government or to be used by the Corporation. The exercise of the powers conferred by the said Act is subject to the provisions of the Telegraph Act of 1885.

No. 2144M.P.—13th September 1950.—Whereas Sri Hari Sadhan Ghose and Sri Balai Chandra Chatterjee have entered into an agreement with the Calcutta Electric Supply Corporation, Limited, licensees of the Calcutta and District Consolidated Electric License, 1946, for taking from the said Licensees, the supply of energy at the premises of said Hari Sadhan Ghose and Balai Chandra Chatterjee at Shibtolla Lane, Sheoraphuli, situated outside the area of supply of the said Licensees;

And whereas the said premises are not situated within the area of supply of any other Licensee;

Now, therefore, in exercise of the power conferred by section 27 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to authorise the said Licensees to supply energy to the said Hari Sadhan Ghose and Balai Chandra Chatterjee at Shibtolla Lane, Sheoraphuli, in the district of Hooghly and to lay down or place electric supply lines for that purpose subject to the following conditions and restrictions, namely:—

The authority hereby conferred shall—

- (a) remain in force until—
- (i) the area of supply of the said Licensees is extended so as to include within its limits, the said premises at Shibtolla Lane, Sheoraphuli; or
- (ii) a license is granted to any other person whose area of supply includes the said premises within its boundaries and such person is in a position to supply energy to the said premises; or
- (iii) any transmission or distribution system for supplying energy outside such area of supply is established by or on behalf of the State Government; enabling energy to be supplied at the said premises without such authority;
- (b) be subject to the restrictions referred to in the third proviso to section 27 hereinbefore mentioned.

This authority is not in lieu of the permission required under the West Bengal Electricity (Emergency Powers) Act, 1948 (West Bengal Act XVII of 1948).

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

NOTIFICATIONS.

No. 2138M.P.—12th September 1950.—In pursuance of sub-rule (4) of rule 15 of the Indian Electricity Rules, 1937, framed under section 37 of the Indian Electricity Act, 1910 (IX of 1910), the following advertisement by Sri H. L. Das, applicant for the Jamuria Electric License, 1950, published in the *Amrita Bazar Patrika* of 24th, 25th and 26th January 1950, is published for general information.

All objections which may be received by the State Government on or before 15th November 1950 from any person, company or local authority with reference thereto shall be duly considered by the State Government:—

NOTICE.

It is hereby notified for public information that Sri H. L. Das has applied under rule 11 of the Indian Electricity Rules, 1937, to the Secretary to the Government of West Bengal, Commerce and Industries Department, Calcutta, for the grant of license under the Indian Electricity Act, 1910,

for supply of electricity in Jamuria Town. A copy of the draft license containing the terms and conditions is appended below:—

DRAFT LICENSE.

The Jamuria Electric License, 1950.

License for the supply of electrical energy granted by the Government of West Bengal under the Indian Electricity Act, 1910.

License is hereby granted to Sri H. L. Dna of Asansol Electric Supply Co., Ltd., Asansol, to supply electrical energy in the area, with the powers and upon the terms and conditions as specified below:—

1. **Short title.**—The license may be cited as "The Jamuria Electric License, 1950."

2. **Interpretation.**—The several words, terms and expression, to which by the Indian Electricity Act, 1910, or any statutory modifications thereof or by the rules thereunder meanings are assigned, shall have in this license the same respective meanings, provided that in this license—

(a) The "Act" shall mean the Indian Electricity Act, 1910, and any statutory modifications thereof. (b) The expression "the licensee" shall mean and include the said Sri H. L. Dna and his permitted assigns. (c) The expression "deposited map" shall mean the plan of the area of supply hereinafter specified which has been deposited with the Government of West Bengal in pursuance of the rules under the Act, which plan is signed for the purpose of identification by the Secretary to the Government of West Bengal in the Commerce Department, and by the applicant Sri H. L. Dna. (d) The term "unit" shall mean the quantity of energy equivalent to a current of one thousand amperes flowing under an electromotive force of one volt during one hour.

3. **Security.**—The period within which under clause 1 (b) of the schedule to the Act the licensee shall deposit or secure such sum as therein mentioned, and the sum so to be deposited or secured shall, unless otherwise ordered by the Government under the clause, be six months from the notification of the grant of the license and Rs. 5,000 respectively.

4. **Area of supply.**—The area above referred to within which the supply of energy is authorised by this license (the area of supply under the Act) is the whole of the area with boundaries as follows:—

North—By latitude 23°44' N. from longitude 87°3' E. to longitude 87°5' E. and a straight line in South-East direction to crossing of longitude 87°7' E. and latitude 23°43' N. East—By longitude 87°7' E. from latitude 23°43' to latitude 23°41' N. South—By latitude 23°41' from longitude 87°7' E. to 87°6' and then a straight line in North-West direction to crossing of longitude 87°4' and latitude 23°42' and thence by latitude 23°42' E. West—By longitude 87°3' from latitude 23°42' E. to 23°44'. The boundaries whereof are delineated on the deposited map by a heavy red line.

5. **Situation of generating station.**—(a) The licensee shall not erect the generating station either inside or outside the area of supply without the previous sanction of the Government of West Bengal. (b) The licensee will take a supply of energy in bulk from the Associated Power Co., Ltd., for distribution within the area of supply and will erect the necessary transformer station or transformer stations within the area of supply.

6. **Purpose of supply.**—Subject to the provisions of this license and the Act and the rules thereunder, the licensee shall be entitled during the continuance of this license to supply energy within the area of supply for all purposes except in cases where the supply to any one consumer shall exceed 100,000 units per annum without the previous consent in writing of the bulk supply company.

7. **Compulsory works.**—The works to be executed to the satisfaction of the Government under clause IV of the schedule to the Act are the following, namely:—(a) The licensee shall, within one and-a-half years from the date of the license being granted, lay down suitable and sufficient feeders and distributing mains and also erect works to the satisfaction of the Government for the purpose of supplying electrical energy throughout the streets set out in the annexure to the license, shall erect the transformer station and transformer stations mentioned in clause 5 and machinery and apparatus necessary for the purpose of giving a continuous and efficient supply and shall do all other works necessary for the commencement of the supply of energy to consumers. The licensee shall commence to execute the works aforesaid within six months from commencement of the license, and shall complete the same within one and-a-half years from commencement of the license. (b) At the expiration of each successive period of six months from the commencement of this license until the completion of the compulsory works, the licensee shall submit to the Secretary to the Government of West Bengal in the Commerce Department a statement specifying all steps taken and the progress in carrying into effect this license.

8. Commencement of supply of energy.

The supply of energy shall not be commenced until (a) the Electric Inspector to Government shall have inspected the works and certify in writing that the supply of energy may commence (b) the licensee's conditions of supply shall have been approved by the Local Government and the amount of all miscellaneous charges made to or in connection with the supply to consumers and which the licensee proposes to make to consumers or prospective consumers shall have been so approved. (2) The licensee shall not supply energy to any consumer or undertake incidental to any such supply for a prospective consumer until—(a) such prospective consumer shall have tendered to the licensee a requisition duly signed in the form to be approved by the Local Government and such prospective consumer and the licensee shall have executed an agreement in a form approved to be approved by the Local Government.

9. **Accounts.**—Separate and distinct accounts shall be kept by the licensee showing in detail, as required by the Indian Electricity Rules and rules thereunder and the Electricity Supply Act, 1948, the working of the electrical undertaking for which this license is granted.

10. **Nature of supply.**—Energy will be taken in bulk from the Associated Power Co., Ltd., by a three phase alternating current at a pressure of 110 volts between phases at a frequency of 50 cycles per second to the licensee's sub-station or stations within the area of supply and the nature of supply for distribution by the licensee shall be as follows:—

Distribution.—A three phase 4 wire 50 cycle alternating current system at declared pressure of 400 volts between phases and 230 volts between any one phase and neutral. The pressures above shall be as measured at consumers' terminals and shall be uniform, within the limits prescribed by the Indian Electricity Rules, 1922, throughout the area of supply: Provided always that the licensee shall be lawful for the Government from time to time to issue, with due regard to the interests involved and to the commercial prospects of the undertaking, regulations dealing with the systems of supply or to authorise other systems of supply to be adopted for the purpose of the license: Provided also that the licensee shall from time to time, with the previous consent in writing of the Government of West Bengal, submit to such modifications and conditions as

prescribed in writing by the Government, except any other system of supply for the purpose of this license.

1. **Method of construction.**—The feeders, distributing mains and service connections may be overhead or underground in whole or in part, and shall be erected, constructed and maintained by the licensee in conformity with the Act, the rules thereunder and the following provisions:—(a) The licensee shall not use overhead mains carrying any higher pressure than medium pressure without the sanction in writing of the Government of West Bengal in each case subject to such conditions or limitations as the Government of West Bengal may impose. (b) The conductor of an aerial line shall be at a least distance of 4 feet horizontally and 8 feet vertically from any building or structure whether permanent or temporary. (c) In narrow lanes where it is not possible to maintain a horizontal clearance of 4 feet between the aerial lines and buildings or structures, underground cables shall be used, or alternatively, a special method of construction of aerial lines to be approved of in writing under section 18(I) of the Act.

2. **Limits of price to be charged in respect of supply of energy.**—The prices to be charged by the licensee for energy supplied by him shall not exceed the following maxima, namely:—

Rate A—Domestic and business purposes.—

(i) Domestic and business purposes for lights and all types of table, ceiling, exhaust and circulating fans—As. 6-6 per unit, subject to a minimum charge of Rs. 36 per annum per kilowatt.

(ii) Domestic purposes for lift and pump motors, where the rating of such motor does not exceed H.P.—As. 4-6 per unit, subject to a minimum charge of Rs. 30 per annum per rated B.H.P.

(iii) Domestic purposes for lift and pump motors, where the rating of such motor exceeds H.P.—As. 3-6 per unit, subject to a minimum charge of Rs. 30 per rated B.H.P.

(iv) Business purposes for lift and pump motors—As. 3 per unit subject to a minimum charge of Rs. 36 per rated B.H.P.

(v) Domestic and business purposes for heating devices (heaters, cookers, irons, etc.) fans, refrigerators, air-conditioning apparatus and all other domestic appliances not mentioned in (i) to (iv)—As. 3-6 per unit. (d) All other domestic and business purposes not covered by any other rate—As. 4-6 per unit.

Rate B—Unmetered supply.—Lights on connection system for roadside stalls and bazar shops only, and used for not more than six hours daily from sunset, provided that the wattage of each lamp does not exceed 40 watts and the total number of lamps in one shop does not exceed two—As. 2 per month for each installation.

Rate C—Public amusements purposes.—Cinema-graph and for all such public amusement purposes As. 5-6 per unit, subject to a monthly consumption of above 500 units.

Rate D—Battery charging and Electrolysis.—As. 4-6 per unit.

Rate E—Industrial purposes.—(i) For each installation having motors the aggregate rated horsepower of which does not exceed 4 H.P.—As. 3-6 per unit plus Rs. 4 per month per rated H.P. of all the motors installed. (ii) Exceeds 4 H.P. but not exceeds 15 H.P.—As. 3 per unit plus Rs. 4 per month per rated B.H.P. of all the motors installed. (iii) Exceeds 15 but not exceeds 50 H.P.—As. 2-9 per unit plus Rs. 4 per month per rated B.H.P. of all the motors installed. Provided that if the consumption per unit exceeds 30 units per rated B.H.P. of all the motors installed and if the motor or motors are not run between the hours of 5 p.m. and midnight, no standing charge (Rs. 4 per rated H.P. of all the motors installed) will be levied.

Rate F—Large industrial and/or bulk supply purposes.—(i) if the maximum demand exceeds 30 K.W. but not 500 K.W.—As. 2 per unit plus Rs. 4 per month per rated B.H.P. of all the motors installed. Condition as Rate E.

Rate G—Street lighting.—As. 4-6 per unit. A rebate of pice six per unit metered will be allowed to all the consumers, provided the monthly bills of the company are paid in the company's office on or before the due date specified in the bills. *Note.*—When the minimum charge specified in clause 12, sub-clause A (a)(i), A (a) (ii), A (b)(i) and A (b) (ii) is levied then no other charge for energy consumed shall be made.

(c) In the case of method of charge approved by the Government in accordance with section 23, sub-sections (3) and (4) of the Act, the rates shall be such as the Government may fix on approving the matter.

13. **Purchase of undertaking.**—(a) The option of the purchase given by section 7, sub-section (I) of the Act shall be first exercisable on the expiration of 50 years from the date of notification of the grant of this license and thereafter on the expiration of every subsequent period of 20 years, and the terms of such purchase shall be determined, in case of difference or dispute, by arbitration as provided by section 7, sub-section (I) of the Act. The percentage of the value to be determined in accordance with and for the purpose of section 7 (I) of the Act of lands, buildings, works, materials and plants of the licensees therein mentioned to be added under the second proviso of that sub-section to such value on account of compulsory purchase shall be 20 per cent. (b) In accordance with section 3, sub-section (2), clause (d) (ii) of the Act, it is hereby declared that the transformer station or transformer stations to be used in connection with the undertaking shall form part of the undertaking for the purpose of purchase under section 5 or section 7. (c) During the period of notice prescribed in section 7 (4) of the Act, all extensions and outlays of money debitable to the capital account of the licensee shall be subject to the previous approval of the Government.

14. **Transfer of license.**—Within five years from the date of the grant of this license, the licensee shall not seek to transfer, assign, charge or otherwise deal with or dispose of this license with a view to obtaining monetary or any other consideration in excess of that expended by him in obtaining the license together with any other preliminary expenses incurred thereby. Full particulars setting out in detail the amounts expended and also those expected to be obtained shall be submitted to Government by the licensee when any application is made for the disposal of this license.

15. **Variations from the schedule to the Act.**—In pursuance of clause (f) of sub-section (2) of section 3 of the Act it is hereby expressly declared that—(a) The following sub-clause shall be substituted for clause VI, sub-clause (5), namely:—“Every requisition under this clause shall be in a form approved by the Local Government; and copies of the form shall be kept in the office of the licensee and supplied free of charge to any applicant.” (b) The following sub-clause shall be substituted for clause X, sub-clause (2), namely:—“Before commencing to supply energy through any distributing main the licensee shall give notice, by public advertisement in such manner as shall be previously approved by the Local Government, of the method by which he proposes to charge for energy so supplied and the rates at which such energy will be supplied; and, where the licensee has given such notice, he shall not be entitled to change the method of charging or the rates at which energy will be supplied without giving notice thereof by public advertisement in the manner aforesaid and giving not less than one month's notice in writing of such change to the

Local Government and to the local authority, if any, concerned, and to every consumer of energy who is supplied by him from such distributing main." (c) Clause IV of the schedule to the Act shall, for the purposes of incorporation in this license, be varied by the substitution of one and-a-half years for the period of three years specified in clause IV of the schedule to the Act.

16. **Securing continuity of supply.**—If it shall come to the knowledge of the licensee (which expression shall for the purpose of this clause and clause 17 immediately following be taken to mean and include the licensee, his employees, servants and agents and his permitted assigns) that any civil commotion or disturbance of the public peace or any strike or lock-out of the nature specified in section 15 of the Trades Disputes Act, 1929, likely to result in the interruption of supply of energy from the power station or to consumers has commenced or is presently apprehended by the licensee then the licensee or some one on his behalf shall give to the District Magistrate or to a Magistrate near the licensee's power station, immediate and full information with regard thereto.

17. **Revocation.**—(a) If the licensee shall in the opinion of Government have failed to give such immediate and full information as is required in clause 16 hereof or if at any time any interruption of the supply shall occur which in the opinion of Government is attributable to any wilful or preventable default or neglect on the part of the licensee or if the licensee shall in the opinion of Government fail to comply with any of the provisions of any of the clauses of this license or shall in the opinion of Government fail to show satisfactory progress during any portion of the period of one and-a-half years specified in clause 7 of this license or if the general direction and control of the licensee shall cease to be in the hands of Indian subjects, the license may be revoked. (b) In the event of Government revoking the license for any of the causes specified in this clause the security deposit of Rs. 5,000 made in accordance with clause 3, may in whole or part be forfeited to Government as Government may decide and the decision of Government as to both revocation and forfeiture shall be final and binding on the licensee.

ANNEXURE.

List of streets referred to in clause 7 (a) of this license.

1. Jamuria Road (Ranigunj-Domohani Road) from the junction of Ikra Road to the junction of Thana Road. 2. Jamuria Bazar Lane. 3. The whole of Nandi Road.

"Every local authority, company or person, desirous of making any representation with reference to the proposed license to the Local Government may do so by a letter addressed to the Secretary to the Government of West Bengal, Department of Commerce and Industries, Writers' Buildings, Calcutta, within three months of the date of issue of the newspaper containing the first advertisement.

Copies of the map referred to in the license showing the area of supply may be inspected at the following addresses:—

- (1) H. L. Dna, C/o, The Asansol Electric Supply Co., Ltd., Asansol,
- (2) The Chief Engineer, Associated Power Co., Ltd., Damodarapur, P. O. Charanpur, Burdwan
- (3) The Chairman, District Board, Burdwan.

and the copy of the Draft License may be had

from Sri H. L. Dna, C/o. The Asansol Electric Supply Co., Ltd., Asansol, on payment of Rs. per copy.

H. L. DNA,
C/o. The Asansol Electric Supply Co., Ltd., Asansol.

By order of the Governor
S. C. DAS GUPTA, Dy. Secy

No. 2103M.P.—7th September 1950.—Sri Bhattacharjee, Electric Inspector, West Bengal is granted leave on average pay for nineteen days from the 21st August 1950 to 8th September 1950 (both days inclusive), under the proviso to rule 184(b)(ii) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him under this department notification No. 1833M.P. dated the 4th August 1950.

By order of the Governor,
A. K. BANERJEE, Asst. Secy

No. 2140M.P.—14th September 1950.—Sri Manindra Chandra Bhowmick, B.E., Assistant Electrical Engineer, Cooch Behar, is granted privilege leave for one month from the 1st February 1950 to 28th February 1950 (both days inclusive).

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy

Industries

RESOLUTION No. 2257-IND

Calcutta, the 9th September 1950

Read an application, dated the 3rd May 1950 from Sri Hari Mohan Chowdhury, sole proprietor of Ranjan Silpa of 93, Barrackpore Trunk Road 24-Parganas, asking for a loan of Rs. 8,000 only under section 19(I) (a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the purpose of development of his existing printing works.

Read also resolution of the meeting of the Board of Industries, West Bengal, held on the 2nd August 1950, incorporated in the report submitted with letter No. 8150, dated the 28th August 1950 from the Director of Industries and Secretary, Board of Industries, West Bengal

Order.

Ordered that the application be rejected and the resolution be published in the Calcutta Gazette.

RESOLUTION No. 2289-IND

Calcutta, the 13th September 1950.

Read an application, dated the 10th October 1949, from the Unity Press, Ltd., 115A, Ambala Street, Calcutta-9, asking for a loan of Rs. 15,000 since reduced to Rs. 7,500 only under section 19(I) (a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the purpose of development and extension of their Printing Press.

Read also resolution of the meeting of the Board of Industries, West Bengal, held on the 15th March 1950, incorporated in the report submitted with letter No. 5209, dated the 7th April 1950, from the Director of Industries and Secretary, Board of Industries, West Bengal.

Order.

Ordered that the application be rejected and the resolution be published in the Calcutta Gazette.

By order of the Governor
B. K. CHATTERJEE

DIRECTORATE OF INDUSTRIES

ers by the Director of Industries, West Bengal
No. 186.—8th September 1950.—Janab S. A.
Officer-in-charge, Government Industrial and
Museum under this Directorate, was
allowed earned leave for fourteen days from 1st
August 1950 to 14th August 1950, under rule
168(I) of the West Bengal Service Rules, Part I.

D. N. GHOSE, Director.

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 5174Lab.—11th September 1950.—Sri S. K.
Assistant Labour Commissioner, West Bengal
(temporary), was allowed earned leave from the
August 1950 to the 31st August 1950, under
rule 168(I) of the West Bengal Service Rules,
Part I.

No. 5175Lab.—11th September 1950.—Sri Santi
Mukherjee, temporary Inspector of Statis-
(Senior), was allowed earned leave for six days
from the 10th July 1950 to the 15th July 1950,
under rule 168(I) of the West Bengal Service
Rules, Part I.

No. 5188Lab.—11th September 1950.—Notifica-
tion No. 4794Lab., dated the 28th August 1950,
taining draft rule to be made under sub-section
of section 58 of the Factories Act, 1948 (LXIII
1948), is hereby cancelled.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 306948W.C.—8th September 1950.—In
partial modification of this Labour Directorate
notification No. 30L.C., dated 14th June
1948, published at page 844, Part I of the *Calcutta
Gazette*, dated 24th June 1948, the name of
"Shri Oli Md. Sirdar", a member elected by the
workers in Constituency No. 4 to the Works
Committee in Waverley Jute Mills Co., Ltd.,
24-Parganas, is hereby cancelled and
the name of "Jonab Abdul Rohim" is published in
his place for general information as a result of by-
election held in Constituency No. 4.

No. 29(1)W.C.—8th September 1950.—In partial
modification of this Labour Directorate notifica-
tion No. 29W.C., dated 5th April 1950, published
at page 98, Part I of the *Calcutta Gazette*, dated
April 1950, the name of "Sri Abirjung Rai",
who was elected by the workers from Aloobari
constituency to the Works Committee in
Tea Estate, post office Darjeeling, is
cancelled and the name of "Sri Kaila
Das" is published in his place for general
information as a result of by-election held in the
named constituency.

No. 23(7)48W.C.—9th September 1950.—In
partial modification of this Labour Directorate
notification No. 23L.C., dated 17th May 1948,
published at page 762, Part I of the *Calcutta
Gazette*, dated 10th June 1948, the names of
"Shri Jalil Ahmed", "Janab Romjan Mea" and
"Shri Noor Mohammad", members elected by the
workers from constituencies No. 4, 5 and 6
to the Works Committee in Alexandra
Mills, Ltd., Jagatdal, 24-Parganas, hereby
cancelled and the names of "Sri Nagnarayan",
"Sukha" and "Sri Rajnarayan" are published
in their places for general information as a result
of by-election held in constituencies No. 4, 5 and 6
respectively.

No. 16(6)48W.C.—12th September 1950.—In
partial modification of this Labour Directorate
notification No. 16L.C., dated 27th May 1948,
published at page 724, Part I of the *Calcutta
Gazette*, dated 3rd June 1948, the name of "Sri
S. C. Chandra", a member nominated by the
employers to the Works Committee in Ludlow
Jute Co., Ltd., Chengail, Howrah, is hereby
cancelled and the name of "Sri S. K. Dutta" is
published in his place for general information.

No. 29(9)48W.C.—12th September 1950.—In
partial modification of this Labour Directorate
notification No. 29L.C., dated 3rd June 1948,
published at page 761, Part I of the *Calcutta
Gazette*, dated 10th June 1948, the name of "Sri
A. Das", a member nominated by the employers to
the Works Committee in Union Jute Co., Ltd.
(North), Entally, Calcutta, is hereby cancelled
and the name of "Sri B. Bose" is published in his
place for general information.

S. K. HALDAR,
Labour Commissioner.

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 9754F.D.—9th September 1950.—In exer-
cise of the power conferred by clause (I) of
article 299 of the Constitution of India, the
Governor is pleased to authorise the Director of
Rationing and Distribution to execute, on his
behalf, agreement with the Transport Contractors
engaged for transporting food supplies to the
Calcutta rationed area godowns, in the revised
model form approved under Government order
No. 9750F.D., dated 9th September 1950.

No. 9843F.D./FD/6T/3Pt.—12th September
1950.—1. Sri Jiban Ranjan Nag, Subdivisional
Controller, Kalna, is transferred to Vishnupur to
act, until further orders, as Subdivisional Con-
troller, Vishnupur, *vice* Sri G. C. Shom.

2. Sri Gopal Chandra Shom, Subdivisional
Controller, Vishnupur, is transferred to Kalna to
act, until further orders, as Subdivisional Con-
troller, Kalna, *vice* Sri J. R. Nag.

3. Sri Bejoy Kumar Das Gupta, W.B.J.C.S.
(temporary), District Assistant Controller,
Bankura, is transferred to Nadia to act as Dis-
trict Assistant Controller, Nadia, *vice* Sri S. K.
Chatterjee.

4. Sri Suhrid Kumar Chatterjee, W.B.J.C.S.,
District Assistant Controller, Nadia, is transferred
to Bankura to act as District Assistant Controller,
Bankura, *vice* Sri B. K. Das Gupta.

By order of the Governor,
S. K. SANYAL, Dy. Secy.

No. 9624F.D./F.D./1L-14/50.—7th September
1950.—Sri Shyama Charan Banerjee, Special
Officer (Establishment) under the Directorate of
Rationing and Distribution, was granted earned
leave for twenty-one days with effect from the 5th
July 1950, under rule 168(I) of the West Bengal
Service Rules, Part I.

No. 9643F.D./D.C.S./F.D./1L/34/47.—7th
September 1950.—Sri Girija Bhusan Banerjee,
District Controller, Howrah, was granted leave for
the period from 8th June 1950 to 21st July 1950 as
follows:—

(a) Earned leave for twenty-six days with effect
from 8th June 1950, under rule 168(I) of the West
Bengal Service Rules, Part I.

(b) Leave on medical certificate for the remain-
ing period, under rule 173(2)(3) of the West Bengal
Service Rules, Part I.

By order of the Governor,
A. BOSE, Asst. Secy.

DEPARTMENT OF SUPPLIES

ORDER.

No. TX/111.—7th August 1950.—In exercise of the powers conferred on me by paragraph 8 of the West Bengal Cotton Cloth and Yarn Movements Control Order, 1950, I hereby order that all consignees of yarn shall submit to the officer mentioned in Schedule 1 to the aforesaid order declaration in quadruplicate, in the form annexed herewith together with the connected Railway Receipt or Bill of Lading and two sets of copies of Invoice together with the original Invoice for endorsement as provided in paragraph 7 of the said order :—

GOVERNMENT OF WEST BENGAL.

Department of Supplies.

Directorate of Textiles.

Annexure to Government Order No. TX/111, dated 7th August 1950.

INCOMING YARN DECLARATION (TO BE SUBMITTED BY THE CONSIGNEE).

(1)	(2)	(3)		(4)		(5)		(6)	(7)
Name, address and Licence No. of consignee and godown address	Station from and to.	R/R. or B/L		Seller's Invoice		Textile Commissioners' Transport Permit or Registration.		Full description of goods.	Text marks on the mill
		No.	Date	No.	Date.	No.	Date.		

(8)	(9)	(10)		(11)	(12)	
Total number of bales against variety and weight in pounds	Description of the yarn in counts.	Rate		Consignee's name and address.	To be filled in by Director of Textiles' office	
		Per lb	Total ex-mill price.		Serial No	Remarks

I hereby declare that the statement furnished in this form is true and correct.

.....
Signature of Consignee.

(Page 2.).

Bale No.

P. R. SINHA,
Director of Textiles, West Bengal

DEPARTMENT OF LAND AND LAND REVENUE

Land Acquisition

NOTIFICATIONS.

urdwan. — No. 103341.L.A. — 11th September 1950.—The Governor is pleased to cancel the notification No. 21751.L.A., dated the 13th March 1947, under section 4 of the Land Acquisition Act, I of 1894, published at page 487, Part I of *Calcutta Gazette* of the 20th idem, in respect of the proposed acquisition of 7.33 acres of land from Messrs. Andrew Yule & Co., Ltd., for extraction of coal beneath the area by depillaring in the village of Pariharpur, jurisdiction list No. 23, in Jamuria, pargana Shergarh, district Burdwan.

Calcutta. — No. 103461.L.A. — 11th September 1950.—Whereas it appears to the Governor that it is likely to be required to be taken by Government at the public expense for a public purpose, viz., for reconstruction of the Belgachia and Overbridge with approaches in ward No. 30 of the Calcutta Municipality in the city of Calcutta, it is hereby notified that for the above purpose six pieces of land in blocks A to F as detailed below, altogether measuring, more or less, 1/2 of an acre, is likely to be required within the ward No. 30 of the Calcutta Municipality in the city of Calcutta:—

Block A.

Comprising portions of premises Nos. 4, 5/A, 7, 9, 1/A, 16, 21/1/2, 22/2, 22/1, 21/2 and Belgachia Road and bounded on the—

North—By the remaining portions of premises Nos. 4, 5/A, 6/B, 7, 9, 1/A and 16, Belgachia Road, Amrita Lal Mitra Road and the remaining portions of premises Nos. 21/1/2, 22/2, 22/1, 21/2 and 21/8, Belgachia Road.

East—By public drain.

South—By Belgachia Road.

West—By the remaining portion of premises No. 4, Belgachia Road, excluding public road.

Block B.

Comprising portions of premises Nos. 102, B, 100/1, 99, Belgachia Road and portion of India Railway land and bounded on the—

North—By Belgachia Road.

East—By the remaining portion of East India Railway land.

South—By the remaining portion of East India Railway land, public drain, remaining portions of premises Nos. 99, 100/1, Belgachia Road, Bhairab Mukherjee lane and the remaining portion of premises Nos. 101/B, 102, Belgachia Road.

West—By the remaining portion of premises No. 102, Belgachia Road, excluding public lanes and drain.

Block C.

Comprising portions of premises Nos. 24 and Belgachia Road and bounded on the—

North—By the remaining portions of premises Nos. 24 and 25, Belgachia Road.

East—By Belgachia Road.

South—By Belgachia Road.

West—By Olai Chandi Road.

Block D.

Comprising portions of premises Nos. 97 and 98, Belgachia Road and bounded on the—

North—By Belgachia Road.

East—By Belgachia Road.

South—By the remaining portions of premises Nos. 97 and 98, Belgachia Road.

West—By East India Railway land.

Block E.

Comprising portions of premises Nos. 27/A and 27/C, Belgachia Road and portion of premises No. 1, Indra Biswas Road and bounded on the—

North—By the remaining portions of premises Nos. 27/A and 27/C, Belgachia Road, public lane and the remaining portion of premises No. 1, Indra Biswas Road.

East—By Indra Biswas Road.

South—By Belgachia Road.

West—By premises No. 26/C, Belgachia Road, excluding public lane.

Block F.

Comprising portions of premises Nos. 85 and 84, Belgachia Road, portion of common passage and portion of premises No. 83/H, Belgachia Road and bounded on the—

North—By Belgachia Road.

East—By the remaining portion of premises No. 83/H, Belgachia Road.

South—By the remaining portion of premises No. 83/H, Belgachia Road, the remaining portion of common passage and the remaining portions of premises Nos. 84 and 85, Belgachia Road.

West—By the remaining portion of premises No. 85, Belgachia Road.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the First Land Acquisition Collector at No. 5, Bankshall Street, Calcutta.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the First Land Acquisition Collector at No. 5, Bankshall Street, Calcutta.

24-Parganas.—No. 103481.L.A.—11th September 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the Hind Wire Industries, Ltd., for construction of a factory, in the village of Sukchar, jurisdiction list No. 9, thana Khardah, pargana Calcutta, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plot Nos. 1428, 1446 to 1449, 1451 and 1472, and measuring, more or less, 3.75 acres, is likely to be required within the aforesaid village of Sukchar.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

Jalpaiguri. — No. 105181.A.(P.W.). — 15th September 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Rajganj-Gadra Road, it is hereby notified that for the above purpose a piece of land measuring, more or less, 51.42 acres, and comprising cadastral plots as detailed below, is likely to be required in the district of Jalpaiguri:—

District Jalpaiguri.

Thana Rajganj, village Sukani, sheet No. 6, jurisdiction list No. 28.

Cadastral plots in part—476, 9, 6, 7, 3.

Thana Rajganj, village Sannyasikata, sheet No. 29 (old), jurisdiction list No. 26.

Cadastral plots in part—162, 161, 159, 2, 155, 156, 157, 158.

Thana Rajganj, village Sannyasikata, sheet No. 28 (old), jurisdiction list No. 26.

Cadastral plots in full—2033, 2034, 223, 224, 290, 274.

Cadastral plots in part—2032, 1751, 1752, 1753, 1781, 1782, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1946, 1945, 1944, 1943, 1942, 1948, 1947, 2029, 2030, 2213, 2214, 2051, 992, 993, 994, 991, 990, 981, 980, 975, 776, 777, 778, 779, 781, 780, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 794, 795, 796, 716, 715, 714, 713, 712, 711, 710, 702, 701, 693, 692, 691, 690, 681, 655, 654, 653, 642, 639, 638, 569, 568, 567, 459, 458, 457, 456, 395, 2073, 273, 272, 288, 289, 291, 292, 293, 294, 225, 2218, 2062, 226, 222, 221, 220, 5, 296.

Thana Rajganj, village Sannyasikata, sheet No. 25 (old), jurisdiction list No. 26.

Cadastral plots in full—2251, 2252, 1163, 1474.

Cadastral plots in part—2336, 2266, 2337, 2349, 2350, 2258, 2257, 2256, 2255, 2254, 1475, 2085, 2084, 2508, 2088, 2509, 2089, 2099, 2100, 2101, 2120, 2121, 2122, 2124, 2125, 2147, 2148, 2149, 2133, 2153, 2517, 2155, 2169, 2189, 2250, 2249, 2248, 2246, 2245, 2244, 2228, 2221, 1614, 1613, 1612, 1611, 2483, 1605, 1601, 1600, 1599, 1598, 1597, 1590, 1591, 1658, 1659, 1660, 1661, 1662, 1664, 1665, 1666, 1667, 711, 684, 712, 713, 2427, 714, 716, 724, 727, 728, 729, 732, 733, 734, 735, 736, 737, 738, 739, 1082, 1083, 1084, 1085, 1087, 1088, 1093, 1094, 1095, 1096, 1097, 1098, 1162, 1164, 2460, 2461, 2462, 2463, 2464, 2465, 1165, 1166, 1167, 1168, 1285, 1286, 1287, 1288, 1289, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1349, 2473, 1350, 1351, 1352, 1353, 1355, 1356, 1357, 1358, 1359, 1373, 1583, 1581, 1522, 1521, 1520, 1519, 2253, 2466.

Thana Rajganj, village Sannyasikata, sheet No. 22 (old), jurisdiction list No. 26.

Cadastral plots in full—1364, 1365, 1366, 883.

Cadastral plots in part—756, 589, 757, 2884, 851, 813, 818, 821, 1367, 1368, 1414, 1419, 1420, 1430, 1432, 1437, 1438, 1439, 1440, 1442, 1443, 1444, 58, 59, 64, 65, 67, 68, 2356, 2357, 2348, 53,

52, 2845, 9, 8, 7, 6, 10, 2847, 35, 36, 37, 38, 2850, 55, 56, 57, 1453, 1452, 1451, 1450, 1448, 1447, 1446, 1456, 1472, 1473, 1474, 1358, 1359, 1360, 1361, 1362, 1363, 1356, 1353, 1025, 852, 881, 882, 1003, 884, 893, 895, 896, 2886.

Thana Rajganj, village Sannyasikata, sheet No. (old), jurisdiction list No. 26.

Cadastral plots in full—1071, 1072, 1042, 845.

Cadastral plots in part—1041, 1039, 1033, 1048, 1070, 1069, 1068, 1067, 1066, 1065, 1063, 1062, 888, 887, 883, 881, 880, 879, 877, 875, 874, 873, 872, 871, 870, 869, 866, 867, 891, 864, 861, 860, 859, 858, 854, 853, 852, 849, 848, 846, 839, 840, 841, 842, 843, 844, 1073, 1074, 1075, 1076, 1095, 1046, 1047, 1043.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Plan Circle at Anderson House, Alipore, as well as that of the Deputy Commissioner of Jalpaiguri.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the land as are not waste or arable, who has objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Deputy Commissioner of Jalpaiguri.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894 as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to waste or arable portions of the land in this notification.

Midnapore. — No. 105201.A.(P.W.). — 15th September 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for a brick field on Tamluk-Contai Road at Kayal Chak, it is hereby notified that for the above purpose a piece of land measuring, more or less, 29.59 acres, and comprising cadastral plots as detailed below, is likely to be required in the district of Midnapore.

District Midnapore.

Thana Nandigram, village Kayal Chak, jurisdiction list No. 41.

Cadastral plots in full—3, 4, 8, 9, 14, 13, 501, 502, 503, 24, 25, 26, 27, 28, 29, 30, 31, 48, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 68, 69, 72, 73.

Cadastral plots in part—12, 15, 16, 19, 2, 32, 49, 505, 61, 63, 64, 66, 67, 70, 71, 74, 75.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Plan Circle at Anderson House, Alipore, as well as that of the Collector of Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

person interested in so much of the above as are not waste or arable, who has no objection to the acquisition thereof, within thirty days after the date of publication of the public notice of the substance of the notification is given in the locality, file an application in writing before the Collector of the district.

Exercise of the powers conferred by section 4 of the Land Acquisition Act, I of 1894, amended by Act XXXVIII of 1923, the Collector is pleased to direct that the provisions of section 5A of the Act shall not apply to the arable portions of the land in this case.

NOTICES.

No. 10336L.A.(P.W.).—11th September 1950.—Whereas 10.24 acres, more or less, of land situate in or near the village of Barabaria, jurisdiction list No. 88, described below, have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Aranghata-Bagoola Road, under section 3 of the Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

therefore, notice is hereby given that the Collector has decided to acquire the said land in pursuance of section 4 of the said Act.

Notice is given under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer (Border Road Projects), Krishnagar, Nadia.

Description of land.

Barabaria, jurisdiction list No. 88, police-station Ranaghat, district Nadia.

Plots in entirety—735, 1180, 1181.

Plots in portion—642, 644, 645, 646, 648, 660, 663, 664, 731, 732, 734, 736, 738, 739, 744, 745, 746, 747, 748, 822, 823, 824, 855, 859, 861, 862, 866, 867, 868, 870, 873, 1136, 1141, 1142, 1145, 1146, 1148, 1149, 1154, 1156, 1157, 1158, 1159, 1179, 1182, 1183, 1184, 1191, 1195, 1196, 1198, 1199, 1200, 1202, 1203, 1291, 1294, 1299, 1300, 1354, 1355, 1360, 1361, 1364, 1403, 1408, 1409, 1410, 1411, 1412, 1413, 1432, 1436, 2148, 2206, 2207, 2208, 2209, 2211, 2212, 2213, 2214, 2234, 2235, 2236, 2239, 2240.

No. 10338L.A.(P.W.).—11th September 1950.—Whereas 12.79 acres, more or less, of land situate in or near the village of Duttaphulia, jurisdiction list No. 84, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Aranghata-Bagoola Road, under section 3 of the Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

therefore, notice is hereby given that the Collector has decided to acquire the said land in pursuance of section 4 of the said Act.

Notice is given, under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer (Border Road Projects), Krishnagar, Nadia.

Description of land.

Mauza Duttaphulia, jurisdiction list No. 84, Thana Ranaghat, district Nadia.

Plots in entirety—119, 536, 535, 1526.

Plots in portion—16, 98, 99, 101, 102, 103, 104, 105, 107, 109, 110, 113, 116, 118, 120, 127, 128, 130, 131, 137, 175, 176, 177, 182, 189, 190, 191, 192, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 223, 224, 225, 230, 231, 232, 257, 531, 532, 533, 535, 537, 538, 644, 645, 646, 649, 650, 651, 652, 653, 697, 698, 700, 701, 702, 703, 704, 707, 708, 709, 710, 711, 713, 782, 784, 785, 786, 787, 791, 107/1519, 791/1555.

Nadia.—No. 10340L.A.(P.W.).—11th September 1950.—Whereas 1.39 acres, more or less, of land situate in or near the village of Plasseypara, jurisdiction list No. 42, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the approach road to ferry over the Jalangi, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer (Border Road Projects), Krishnagar, Nadia.

Description of land.

Village Plasseypara, jurisdiction list No. 42, police-station Tchatta, district Nadia.

Cadastral plots in part—384, 385, 390, 1102.

Murshidabad. — No. 10342L.A.(P.W.). — 11th September 1950.—Whereas 2.90 acres, more or less, of land situate in or near the village of Moktarpur, described below have been requisitioned by the Collector of Murshidabad, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Kandi Road (section from Berhampore to Kandi), under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

District Murshidabad, police-station Berhampore town, mauza Moktarpur, jurisdiction list No. 19.

Cadastral plots in part—197, 198, 171, 172, 164, 163, 162, 158, 156, 157, 155, 154, 153, 152, 141, 140, 139, 138, 137, 136, 135, 89, 90, 91, 92, 83, 80, 81, 78, 79, 21, 22, 23, 24, 202, 763, 764, 19, 758, 204, 205, 246, 247, 248, 249, 250, 251, 276, 277, 278, 279, 303, 309, 310, 311, 549, 561, 562, 565, 566, 744, 745, 746, 203.

Cadastral plot in full—319.

(Area measuring, more or less, 2.90 acres.)

Murshidabad.—No. 10344L.A.(P.W.).—11th September 1950.—Whereas 16·88 acres, more or less, of land situate in or near the villages of Sadhukhali and Chhatiani, described below, have been requisitioned by the Collector of Murshidabad, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Kandi Road (Berhampore-Plassey section), file No. 9, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

District Murshidabad, police-station Beldanga, mauza Sadhukhali, jurisdiction list No. 118.

Portions of cadastral survey plots Nos. 436, 461, 462, 466, 467, 468, 469, 470, 471, 503, 504, 505, 506, 508, 511. (Area measuring, more or less, 2·88 acres.)

District Murshidabad, police-station Beldanga, mauza Chhatiani, jurisdiction list No. 119.

Portions of cadastral survey plots Nos. 1244, 1247, 1245, 1249, 1250, 1618, 2059, 2068, 2071, 1280, 1281, 1282, 1594, 1595, 1597, 1598, 1349, 1350, 1351, 1352, 1353, 1358, 1359, 1580, 1583, 1584, 1585, 1586, 1587, 1588, 1589, 1592, 1596, 1615, 1616, 1973, 1974, 1617, 1618, 1619, 1683, 1684, 1693, 1694, 1687, 1688, 1699, 1700, 1701, 1707, 2069, 2106, 1912, 1908, 1909, 1913, 1914, 1915, 1916, 1917, 1918, 1983, 2170, 1925, 1926, 1928, 1931, 1929, 1933, 1971, 2039, 2036, 2040, 2042, 2043, 2057, 2060, 2061, 2062, 2070, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2163 and full cadastral survey plots Nos. 1248, 2198, 2199, 2200, 2201, 1587, 1590, 1591, 1972, 1685, 1686, 1910, 1911, 1932, 1930, 2041. (Area measuring, more or less, 16·00 acres.)

Birbhum.—No. 10522L.A.(P.W.).—15th September 1950.—Whereas 0·65 of an acre, more or less, of land situate in or near the village of LABPUR described below has been requisitioned by the Collector, of Birbhum, for the purpose of providing facilities for irrigation, viz., for the construction of staff quarters in connection with the Mayurakshi Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948, (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division No. II, Suri, Birbhum.

Description of land.

Mouza Labpur, jurisdiction list No. 101, thana Labpur, district Birbhum.

Cadastral plot in part—1010.

Birbhum.—No. 10524L.A.(P.W.).—15th September 1950.—Whereas 0·37 of an acre more or less, of land situate in or near the village of Hosenganj

described below has been requisitioned by the Collector of Birbhum for the purpose of providing facilities for irrigation, viz., for the construction of Tahasildar's quarter at Godadharpur in connection with the Mayurakshi Irrigation Scheme under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division No. 1, Rampurhat, Birbhum.

Description of land.

Mouza Hosenganj, jurisdiction list No. 11, thana Mayureswar, district Birbhum.

Cadastral plots in part—181, 182, 183

Nadia.—No. 10526L.A.(P.W.).—15th September 1950.—Whereas 6·58 acres, more or less, of land situate in or near the village of Pandi jurisdiction list No. 74, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely for the construction of Aranghata-Duttapal Bagulia Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer of Road Projects, Krishnagar, Nadia.

Description of land.

Mouza Panditpur, jurisdiction list No. 74, thana Hanskhali, district Nadia.

Cadastral plots in full—588 and 622

Cadastral plots in part—415, 414, 445, 438, 439, 440, 441, 442, 443, 444, 445, 446, 448, 449, 450, 511, 512, 513, 514, 515, 516, 517, 562, 563, 564, 569, 570, 572, 583, 585, 588, 590, 591, 596, 597, 598, 599, 611, 612, 613, 621, 623, 632, 633, 636, 637, 641, 642, 643, 654, 656, 657, 658, 659, 824 and 825.

Nadia.—No. 10528L.A.(P.W.).—15th September 1950.—Whereas 5·39 acres, more or less, of land situate in or near the village of Kandi jurisdiction list No. 75, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely for the construction of Aranghata-Duttapal Bagoolia Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer (Border and Projects), Krishnagar, Nadia.

Description of land.

Thana Kaikhali, jurisdiction list No. 75, thana Hunsikhali, district Nadia.

Cadastral plot in full—540.

Cadastral plots in part—354, 355, 356, 367, 368, 370, 371, 372, 392, 393, 394, 395, 396, 404, 405, 406, 407, 408, 412, 453, 459, 460, 461, 462, 464, 467, 470, 472, 473, 475, 480, 481, 482, 483, 495, 496, 497, 498, 499, 500, 501, 539, 541, 547, 548, 549, 550, 551, 552, 553, 554, 558, 559, 560, 561, 562, 566, 581, 582, 583, 584, 585, 587, 586, 587 and 588.

ERRATUM.

Murshidabad.—No. 10544 L.A. (P.W.).—15th September 1950.—In notice No. 5698 L.A. (P.W.) of the 26th May 1950, under section 4(I) of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published in page 1036, Part I of the *Calcutta Gazette* of the 21st June 1950, in respect of the acquisition of land for the purpose of providing facilities for transport and communication, namely, for construction of Berhampore-Plassey Road, in the district of Murshidabad, under description of land, namely Takipur, jurisdiction list No. 113, police-station Beldanga, district Murshidabad—

Read the figure "1626," for the figure "1625," just after the figure "1561."

DECLARATIONS.

24-Parganas.—No. 10378 L.A.—12th September 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the South Suburban Municipality for a public purpose, viz., for the improvement of the Municipal Hospital in the village of Sarkelat, jurisdiction list No. 14, in thana Behala, pargana agura, district 24-Parganas, it is hereby declared that for the above purpose, a piece of land comprising portion of cadastral plot No. 175 and measuring, more or less, 0.0382 of an acre, is required within the aforesaid village of Sarkelat.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Commissioners of South Suburban Municipality as well as in the Special Land Acquisition Officer's office.

24-Parganas.—No. 10530 L.A.—15th September 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Baranagore municipality for a public purpose, for motor garage for conservancy series and staff quarters, in the village of Banhugli, jurisdiction list No. 6, thana Baranagar, pargana Calcutta, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot No. 1864 and portion of cadastral survey plot No. 1863, and measuring, more or less, 0.285 of an acre, is required within the aforesaid village of Banhugli.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

24-Parganas.—No. 10542 L.A. (P.W.).—15th September 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a purpose, viz., for the diversion of the Basirhat-Swarupnagar road (portion at Katia), in the village of Katia,

jurisdiction list No. 96, thana Baduria, district 24-Parganas, it is hereby declared that for the above purpose pieces of land comprising parts of cadastral plot Nos. 781, 785, 793, 794, 795, 796 and measuring, more or less, 0.36 of an acre, are required within the aforesaid village of Katia.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of the 24-Parganas.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue and (ex-officio)
Secy. to the Govt. of West Bengal

Land Reforms

NOTIFICATIONS

Murshidabad.—No. 10568 L. Ref.—16th September 1950.—In exercise of the power conferred by sub-section (4) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to cancel the appointment of Sri Kshitindra Nath Mukherjee, Sub-Registrar, Jangipur, as Chairman of the Bhag Chas Conciliation Board established for the unions Nos. II (Sagarighi), VI (Balia) and VII (Manigram) in Sagarighi police-station in the district of Murshidabad made under notification No. 11324 L. Ref., dated the 23rd December 1949.

Murshidabad.—No. 10570 L. Ref.—16th September 1950.—Whereas the appointment of Sri Kshitindra Nath Mukherjee, Sub-Registrar, Jangipur, as Chairman of the Bhag Chas Conciliation Board established for the unions Nos. II (Sagarighi), VI (Balia) and VII (Manigram) in Sagarighi police-station in the district of Murshidabad has been cancelled by notification No. 10568 L. Ref., dated the 16th September 1950;

Now, therefore, in exercise of the power conferred by sub-section (4) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to appoint the Circle Officer (South), Jangipur, as Chairman of the said Bhag Chas Conciliation Board in place of the said Sri Kshitindra Nath Mukherjee for the remainder of the term of office of such Chairman as specified under notification No. 11324 L. Ref., dated the 23rd December 1949.

24-Parganas.—No. 10572 L. Ref.—16th September 1950.—In exercise of the power conferred by sub-section (4) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to cancel the appointment of the following persons as members of the Bhag Chas Conciliation Board established for the unions Nos. VII, VIII and IX in Kakdwip police-station in the district of 24-Parganas made under notification No. 11324 L. Ref., dated the 23rd December 1949:—

- (1) Sri Ramendra Nath Bera—Owners' representative
- (2) Sri Jatindra Nath Maity—Bargadars' representative.

24-Parganas.—No. 10574 L. Ref.—16th September 1950.—Whereas the appointment of Sri Ramendra Nath Bera and Sri Jatindra Nath Maity as members of the Bhag Chas Conciliation Board established for the unions Nos. VII, VIII and IX in Kakdwip police-station in the district of 24-Parganas has been cancelled by notification No. 10572 L. Ref., dated the 16th September 1950;

Now, therefore, in exercise of the power conferred by sub-section (3) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II

of 1950), the Governor is pleased to appoint the following two persons as members of the said Bhag Chas Conciliation Board in place of the said Sri Ramendra Nath Bera and Sri Jatindra Nath Maity for the remainder of the term of office of each such member as specified under notification No. 11324-L.Ref., dated the 23rd December 1949:—

- (1) Sri Sachindra Kumar Ghose, village Lyalganj, union Presarganj, police-station Kakdwip—Owners' representative.
- (2) Sri Anathbandhu Maity, village Debnagar, union Namkhana, police-station Kakdwip—Bargadars' representative.

By order of the Governor,
S. BANERJEE, Secy.

Land Development NOTIFICATIONS.

24-Parganas.—No. 10084L.Dev.—5th September 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Belgharia, jurisdiction list No. 3, police-station Baranagar, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 29 and 34 and measuring, more or less, 0.29 acre, is likely to be required within the aforesaid village of Belgharia.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 10088L.Dev.—5th September 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Doharia, jurisdiction list No. 45, police-station Baraset, district 24-Parganas, it is hereby notified that for the above purposes a piece of land comprising cadastral survey plots Nos. 445-452, 483-485, 487-490, 667, 670-682 and measuring, more or less, 22.51 acres, is likely to be required within the aforesaid village of Doharia.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 10276L.Dev.—9th September 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Purba Barisa, jurisdiction list No. 23,

police-station Behala, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 1949, 1992-1996, 1999, 2004, 2005, 2094, 2095, 2097-2109, 2101-2109, 2111, 2114, 2123-2126, 2128-2131, 2133, 2205, 2207 and 2233 and measuring, more or less, 16.02 acres, is likely to be required within the aforesaid village of Purba Barisa.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 10404L.Dev.—13th September 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Paschim Barisa, jurisdiction list No. 19, police-station Behala, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 3392, 3397, 3400, 3826, 3882, 3883 and 3886 and measuring, more or less, 2.89 acres, is likely to be required within the aforesaid village of Paschim Barisa.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Nadia.—No. 10406L.Dev.—13th September 1950.—Whereas it appears to the Governor that land is likely to be needed for public purposes, namely for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creating better living conditions in the village of Rudrapara, jurisdiction list No. 5, police-station Nabadwip, district Nadia, it is hereby notified that for the above purposes a piece of land comprising cadastral survey plots Nos. 1497-1504, 1513, 1516, 1518, 1586, 1876, 1880, 2593 and 2595 and part of cadastral survey plots Nos. 1112, 1517, 1877, 1879, 2592 and 2594 and measuring, more or less, 41.06 acres, is likely to be required within the aforesaid village of Rudrapara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector of Nadia for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Bankura.—No. 10412L.Dev.—13th September 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Batipur, jurisdiction list No. 214, Lockepur, jurisdiction list No. 216, Kandua dihi, jurisdiction list No. 213 and Ailakundi, jurisdiction list No. 217, police-station Bankura, district Bankura, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 48 and 281 and part of survey plot No. 277, measuring, more or less, 173.53 acres, is likely to be required within the aforesaid village of Parbatipur, jurisdiction list No. 214, Lockepur, jurisdiction list No. 216, Kandua dihi and Ailakundi.

A notification is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid Act, the Governor is pleased to authorise the Collector of Bankura for the time being engaged in the undertaking, with his officers, servants, workmen, to enter upon and survey the land and do all other acts required or permitted by that Act.

A plan of the land may be inspected in the office of the Collector, Bankura.

The Schedule.

Parbatipur, jurisdiction list No. 214.—Cadastral survey plots Nos. 48 and 281 and part of survey plot No. 277.

Lockepur, jurisdiction list No. 216.—Cadastral survey plots Nos. 5, 6, 28, 267, 17, 18, 20, 21, 24, 15, 25, 26 and 27 and parts of survey plots Nos. 3 and 7.

Kandua dihi, jurisdiction list No. 213.—Cadastral survey plot No. 46.

Ailakundi, jurisdiction list No. 217.—Cadastral survey plots Nos. 387, 392, 326, 628, 601, 726, 718 and 719 and parts of cadastral survey plots Nos. 405, 393, 390, 330, 403 and

Bankura.—No. 10414L.Dev.—13th September 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Batipur, jurisdiction list No. 9, police-station Bankura, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 3776, 3779, 3800, 3791, 3792, 3793, 3794, 3795 and 3796 measuring, more or less, 8.88 acres, is likely to be required within the aforesaid village of Batipur.

A notification is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid Act, the Governor is pleased to authorise the Collector of 24-Parganas, for the time being engaged in the undertaking, with his officers, servants, workmen, to enter upon and survey the land and do all other acts required or permitted by that Act.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Bankura.—No. 10674L.Dev.—19th September 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Batipur, jurisdiction list No. 9, police-station Bankura, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 3776, 3779, 3800, 3791, 3792, 3793, 3794, 3795 and 3796 measuring, more or less, 8.88 acres, is likely to be required within the aforesaid village of Batipur.

plots mentioned in the schedule below, measuring, more or less, 32.28 acres of land in the villages of Kerulia and Bandipur, jurisdiction list Nos. 5 and 17, respectively, police-station Khardah, district 24-Parganas:—

Schedule of lands.

District 24-Parganas, police-station Khardah.

Mauza Kerulia, jurisdiction list No. 5.—Plots Nos. 44, 119, 152 to 155, 222, 226, 231, 243, 244, 245, 264 and portion of plot No. 278.

Mauza Bandipur, jurisdiction list No. 17.—Plots Nos. 1556 to 1565, 1581 to 1585, 1597, 1598, 1601 to 1606, 1614, 1618, 1624 to 1629, 1667, 1677, 1992, 1995, 1996 and portion of plots Nos. 1613 and 1620.

DECLARATIONS.

24-Parganas.—No. 10086L.Dev.—5th September 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Belgharia, jurisdiction list No. 3, police-station Baranagar, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 29 and 34 and measuring, more or less, 0.29 acre, is required within the aforesaid village of Belgharia.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 10090L.Dev.—5th September 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Doharia, jurisdiction list No. 45, police-station Baraset, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 445-452, 483-485, 487-490, 667 and 670-682, measuring, more or less, 22.51 acres, is required within the aforesaid village of Doharia.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 10672L.Dev.—19th September 1950.—Whereas it appears to the Governor that land is needed for public purposes, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creation of better living conditions in the villages of Kerulia and Bandipur, jurisdiction list Nos. 5 and 17, respectively, police-station Khardah, district 24-Parganas, it is hereby declared that for the above purposes some pieces of land comprising cadastral plots as mentioned in the schedule below and measuring, more or less, 44.46 acres, are required within the aforesaid villages of Kerulia and Bandipur.

This declaration is made, under the provisions of section 6 of West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas, as well as in the office of the

Kalyannagar Co-operative Society, Ltd., 185,
Gopalnagar Road, Alambazar, 24-Parganas.

Schedule of lands.

Mauza Kerulia, jurisdiction list No. 5.—Plots Nos. 120, 194 to 200, 217, 230, 232 to 236, 246, 250 to 260, 263, 279 to 285, 295, 296 and parts of cadastral survey plot No. 278.

Mauza Bandipur, jurisdiction list No. 17.—Plots Nos. 1487 to 1493, 1551 to 1555, 1566 to 1570, 1573 to 1576, 1580, 1586 to 1596, 1599, 1600, 1607 to 1612, 1615 to 1617, 1619, 1621 to 1623, 1630 to 1634, 1669 to 1676, 1890 to 1892, 1979, 1980, 1984, 1985, 1989, 1990, 1997 to 2001 and parts of cadastral survey plots Nos. 1494, 1613 and 1620.

By order of the Governor,
S. BANERJEE, Secy.

Requisition

ORDERS.

No. 367/50.

Calcutta, the 9th September 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sri Durlav Chandra Das of 5, Debendra Ghose Road, Calcutta, shall not, without the permission of the State Government, in any way dispose of the premises, and that no person shall, without such permission, enter into occupation thereof.

The Schedule.

Description of the premises.

67B, Diamond Harbour Road, Calcutta (1st and 2nd floors).

No. 714/50.

Calcutta, the 23rd August 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that owner Sri Baidyanath De of 8, Kedar Datta Lane, Calcutta, tenant Janab Yakoob Khan, c/o Sardar, Messrs U. P. Glass Works, Tiljala, Calcutta, shall not, without the permission of the State Government, in any way dispose of, or structurally alter, the premises, and that no person shall, without such permission, enter into occupation thereof.

The Schedule.

Description of the premises.

12/1, Syed Amir Ali Avenue, Calcutta (2nd floor).

No. 405/50.

Calcutta, the 3rd August 1950.

In exercise of the powers conferred by sub-sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 405/50, dated the 4th May 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of the premises.

62B, Gopal Bose Lane, Calcutta (1st floor).

No. 329/50.

Calcutta, the 17th August 1950.

In exercise of the powers conferred by sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of the State Government is pleased to rescind order No. 329/50, dated the 12th April made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of the premises.

P.84, Grey Street, Calcutta (two bed room bath-cum-privy on the 1st floor, one upon the garage and one kitchen on the 2nd floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst.

EXCISE DIRECTORATE

NOTIFICATIONS.

No. 30Exc.—11th September 1950.—Abdul Khaleque, Inspector of Excise, is granted leave on average pay for one month and nine days under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from 6th September 1950.

No. 31Exc.—11th September 1950.—Mukunda Lal Chakraborty, Inspector of Excise, on the expiry of his leave, posted to the Jhar Range of Midnapore.

No. 32Exc.—11th September 1950.—Sri Pr Ranjan Das, officiating Inspector of Excise, Midnapore, is transferred to Calcutta posted in the Foreign Liquor Branch of the district.

No. 33Exc.—15th September 1950.—Sri Lal Sinha, Inspector of Excise, Calcutta, is granted an extension of leave on average pay for one month and fourteen days under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from 1st September 1950.

R. CHOWDHURY,
Commissioner of Excise

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FOREST
AND FISHERIES

কৃষি।

Agriculture

জ্ঞাপনাবলী।

NOTIFICATIONS.

নং ৭৮০২কৃষি।—০১শে আগস্ট ১৯৫০।—প্রিন্স কুমার কাব্যজিতের প্রথম দিবস হইতে ১৯৫১ সালের ২৮শে ফেব্রুয়ারী ট্রাক্টর ডিভিশনে সহ-কৃষিবাদ্যকার পদে অস্থায়ীভাবে নিযুক্ত হই

রাজ্যসভার জাদেশানুসারে

মনোরঞ্জন সরকার,

উপ-কৃষিসচিব।

No. 7802Agri.—31st August 1950.—Sri Kumar Roy is appointed temporarily as Asst Agricultural Engineer in the Tractor Division for a period up to 28th February 1951 with effect from the date on which he takes over charge.

24-Parganas.—No. 7906Agri.—5th September 1950.—In exercise of the power conferred by sub-section (1) of section 7 of the Bengal Hyacinth Act, 1938 (Bengal Act XIII of 1938), the Government is pleased to direct that after

month from the date of publication of this notification in the *Calcutta Gazette*, no occupier, as defined in clause (6) of section 2 of the said Act, shall allow water hyacinth to exist on any land, or emit or water in his occupation within the strict of 24 Parganas.

24-Parganas.—No. 8038Agri.—9th September 1950.—Dr. L. C. Sikka, Milk Commissioner-cum-administrator, Haringhata Centre, has been granted leave on average pay from 10th August 1950 to 10th September 1950 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

By order of the Governor,
M. SARKAR, Dy. Secy.

RESOLUTION No. 8575AGRI.

Calcutta, the 14th September 1950.

The Governor is pleased to reconstitute the Board of Agriculture, Animal Husbandry and Veterinary Aid, West Bengal, with the following members:—

- (1) The Hon'ble Minister-in-Charge of Agriculture and Veterinary.
- (2) The Hon'ble Minister-in-Charge of Irrigation and Waterways.
- (3) The Secretary to the Government of West Bengal, Agriculture, Forests and Fisheries, and Irrigation and Waterways Departments (*ex-officio*).
- (4) The Director of Agriculture, West Bengal (*ex-officio*).
- (5) Sri Satish Chandra Das Gupta, Khadi Pratisthan, Sodepur.
- (6) Dr. J. N. Mukherjee, Director, Indian Agricultural Research Institute, New Delhi.
- (7) Dr. B. C. Guha, Member Damodar Valley Corporation.
- (8) Sri B. B. Mukherjee, Late Director of Land Records, Bengal.
- (9) Sri J. N. Chakravarty, retired Director of Agriculture, Assam.
- (10) Sri I. B. Chatterjee, Retired Nutritional Chemist, Directorate of Agriculture, Bengal, and sometime Assistant Agricultural Commissioner, Government of India.
- (11) Sri D. N. Mitra, Editor, "Khadya Utpadan" and a retired Deputy Development Commissioner, Rural Reconstruction, Bengal.
- (12) Sri Shyama Pada Bhattacharjee, M.L.A., Berhampore, Murshidabad.
- (13) Sri Rajani Kanta Pramanick, M.L.A., Parliamentary Secretary to Hon'ble Minister, Agriculture and Food.

The Hon'ble Minister in Charge of Agriculture and Veterinary Department will be the Chairman, and the Secretary, Agriculture, Forests and Fisheries, and Irrigation and Waterways Departments, will act as Secretary to the Board.

The Government may increase the number of members at any time, if considered necessary.

The term of office of the members of the Board shall be two years with effect from the date of solution.

The functions of the Board will be to advise the Government on all matters relating to the advancement of Agriculture, Animal Husbandry and Veterinary Aid including such matters as may be referred to it by Government. Purely departmental matters will, however, be outside its scope.

The Board shall meet at least twice a year. The Secretary shall convene meetings in consultation with the Chairman. Five members (including the Chairman) shall form a quorum.

6. The Chairman may nominate one of the members to be the Vice-chairman who will perform such duties as may be entrusted to him by the Chairman from time to time. He will preside over meetings in the absence of the Chairman.

7. The Chairman of the Board may appoint "ad-hoc" or standing committees for the consideration of any special questions. The Chairman will also have the right to co-opt on the Board or such committees persons specially fitted for the consideration of the question referred to them, either for the term of the Board or for any specified shorter period.

Order—Ordered that the resolution be published in the *Calcutta Gazette* and that copies be forwarded to the members of the Board of information.

By order of the Governor,
S. K. DEY, Secy.

বন ।

Forests

প্রজ্ঞাপন।

NOTIFICATION.

নং ৭৯০৪ফর।—৬ই সেপ্টেম্বর ১৯৫০।—১৯৪৮ সালের ৩১শে মার্চ তারিখে "ওয়েস্ট বেঙ্গল সিনিয়র ফরেস্ট সার্ভিস"এ অবস্থান-ভাবে নিযুক্ত প্রবীর কুমার রায়কে উক্ত কৃত্যকে ১৯৫০ সালের ৩রা মে হইতে স্থায়ীভাবে বহাল করা হইল।

রাজ্যপালের আদেশানুসারে,
সৌর চন্দ্র মন্ডল,
উপ-কমিসিওনার।

No. 7954For.—6th September 1950.—Sri Prabir Kumar Ray, who was appointed on probation to the West Bengal Senior Forest Service with effect from the 31st March 1948, is confirmed in that service with effect from the 3rd May 1950.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

বন অধিকার ।

DIRECTORATE OF FORESTS

মহাবনপালের প্রদত্ত আদেশাবলী ।

Orders by the Conservator-General of Forests West Bengal

নং ৬৯৪৭সি.জি.এফ।—৮ই সেপ্টেম্বর ১৯৫০।—"ওরাকিং প্ল্যান" বনভূক্তির বনরক্ষক প্রিন্সেপ্স চন্দ্র দাসগুপ্ত নিম্নে উল্লিখিত নতুন পদের দায়িত্বভার গ্রহণ করার তারিখ হইতে মাসিক ২৫০—১০—৩৫০ টাকা হারের বেতনে অস্থায়ী বরিস্ত বনরক্ষক নিযুক্ত হইলেন। তিনি সিলভিকালচারাল ভুক্তির দক্ষিণ শাখার বন-আধিকারিকের দায়িত্বভার পাইলেন। কলিকাতাস্থ আলিপুর উপায়ার সদর হইবে।

এই বদলী সরকারী কার্যের স্বার্থে আদিত হইল।

সুকুমার চৌধুরী,
মহাবনপাল।

No. 6947C.G.F.—8th September 1950.—Sri Sukhendra Chandra Das Gupta, Forest Ranger in the Working Plans Division, is promoted to act as Senior Forest Ranger on Rs. 250—10—350 with effect from the date of taking over duties of the new post and is posted in the interest of the public service as Subdivisional Forest Officer, Southern Subdivision, Silvicultural Division, with headquarters at Alipore (Calcutta).

S. CHAUDHURI, Conservator-General.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATIONS.

Birbhum.—No. 1244Co-op.—11th September 1950.—Janab Farhad Hossain, Assistant Registrar of Co-operative Societies, Birbhum, is

allowed leave on average pay for one month and ten days from the 5th September 1950 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

No. 1245Co-op.—11th September 1950.—In exercise of the power conferred by section 140 of the Bengal Co-operative Societies Act, 1940 (Bengal Act XXI of 1940), the Governor is pleased to make the following amendment in the Bengal Co-operative Societies Rules, 1942, as subsequently amended, the same having been previously published as required by sub-section (1) of the said section, namely:—

Amendment.

1. After sub-rule (2) of rule 142 of the said rules, add the following sub-rule, namely:—

“(3) When no general meeting of members can be held, the liquidator shall report the fact to the Registrar, and the Registrar may, for reasons to be recorded in writing, dispense with the provisions of sub-rules (1) and (2)”.

2. In sub-rule (1) of rule 143 of the said rules after the word “resolution” insert the words “if any”.

By order of the Governor,
K. C. BASAK, Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

Hooghly.—No. 4160Edn.—6th September 1950.—Janab A. M. Ahmed Hossain, Lecturer in Arabic, Hooghly Madrasah, in the Subordinate Educational Service, is appointed to act in the West Bengal Educational Service as Principal of the institution with effect from the date on which he assumed the duties of the higher post, *vice* Janab Md Quasem on leave or until further orders.

Howrah.—No. 4161Edn./4A-48 I/49.—6th September 1950.—Mr. Mazhuvanchery Chakko Abraham, officiating Associate Professor of Civil Engineering, Bengal Engineering College, in the West Bengal General Service, is appointed to be Associate Professor of that subject of the college and in that service on contract for three years with effect from the 4th February 1950.

Darjeeling.—No. 4179Edn.—6th September 1950.—Mr. C. A. Bloud, M.A., Middle School Master, Victoria Boys' School, Kurseong, of the West Bengal General Service, is appointed to act as English Master of the school in the same service with effect from the 8th July 1950 or any subsequent date on which he assumes the duties of the higher post, *vice* Mr. T. W. Clark, retired or until further orders.

Darjeeling.—No. 4180Edn.—6th September 1950.—Mr. P. A. Ross, M.A., B.T., officiating Middle School Master of the Victoria Boys' School, Kurseong, in the West Bengal General Service, is appointed to act as Senior Middle School Master of the school in the same service with effect from the 8th July 1950 or any subsequent date on which he assumes the duties of the higher post, *vice* Mr. C. A. Bloud, on deputation or until further orders.

Darjeeling.—No. 4181Edn.—6th September 1950.—Mr. M. Wrightman is appointed to act in the West Bengal General Service as Middle School Master, Victoria Boys' School, Kurseong,

with effect from the 8th July 1950 or any subsequent date on which he assumes the duties of post, *vice* Mr. P. A. Ross, on deputation or until further orders.

The Charitable Endowments Act, 1890.

No. 4254Edn.—9th September 1950.—In the matter of “Shibopada Rai Chaudhury of Chanchal Fund” for the education and maintenance of boys and girls of the Calcutta Deaf and Dumb School. It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), and upon the application of the Administrator of the Shibopada Rai Chaudhury Chanchal Fund created in terms of notification No. 4791Ind., dated the 25th August 1927, and subsequently amended, doth hereby order and direct that the certificates of Government of India 3½ per cent. Rupee Loan of 1900-1901 for rupees one lakh and fifty thousand and of the Government of India 3½ per cent. Rupee Loan of 1854-55 for rupees fifty thousand the particulars of which are contained in the first schedule written under the above notification which were subsequently converted into 3 per cent. Loan of 1946 for Rs. 2,00,000 shall, as from the 15th day of August 1947, vest and be deemed to have vested and be thenceforth vested in the Treasurer, Charitable Endowments for the territories subject to the Government of West Bengal, to be held by him and his successor (subject to the provisions of the said Charitable Endowments Act, 1890, and any rules from time to time framed thereunder by the Governor of West Bengal) upon trust to receive the interest of the said security when and as the same become due and shall become due and payable and from time to time to apply the same in terms of the scheme set forth in the second schedule under the said notification written for the creation of the said endowment for the education and maintenance of the boys and girls of the Calcutta Deaf and Dumb School. And it is hereby further notified that the said scheme shall come into operation on the vesting of the said security in the Treasurer, Charitable Endowments, West Bengal.

The Charitable Endowments Act, 1890.

No. 4255Edn.—9th September 1950.—In the matter of “Shibopada Rai Chaudhury of Chanchal Fund” for the education and maintenance of boys and girls of the Industrial Home and School for Blind Children in Calcutta. It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, and upon the application of the Administrator of the Shibopada Rai Chaudhury of Chanchal Fund created in terms of notification No. 2936, dated the 4th July 1924, and subsequently amended, doth hereby order and direct that the certificate of Government of India 3½ per cent. Rupee Loan of 1842-43 for rupees one lakh the particulars of which are contained in the first schedule written under the above notification which was subsequently converted into 3 per cent. Loan of 1946 for Rs. 1,00,00 shall, as from the 15th day of August 1947, vest and be deemed to have vested and be thenceforth vested in the Treasurer, Charitable Endowments, for the territories subject to the Government of West Bengal, to be held by him and his successors (subject to the provisions of the said Charitable Endowments Act, 1890, and any rules from time to time framed thereunder by the Governor of West Bengal) upon trust to receive the interest of the said security when and as the same become due and shall become due and payable and from time to time to apply the same in terms of the scheme set forth in the second schedule under the said notification written for the creation of the said endowment for the education and maintenance of the boys and girls of the Industrial Home and School for Blind Children in Calcutta. And it is hereby further notified

said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments, West Bengal.

No. 4387Edn.—19th September 1950.—In exercise of the power conferred by sub-section (3) of section 100 of the West Bengal Secondary Education Act, 1950 (West Bengal Act XXXVII of 1950), the Governor is pleased to appoint the 21st day of September 1950 as the date on which the said Act shall come into force.

By order of the Governor,
D. M. SEN, Secy.

পশ্চিমবঙ্গ রাজস্ব পর্ষৎ

BOARD OF REVENUE, WEST BENGAL

ভূমি রাজস্ব শাসন (সেস্) শাখা।

Land Revenue Administration (Cess)

প্রজ্ঞাপনার্থী।

NOTIFICATIONS.

সূচী।—নং ৭৯৭০সেস্।—১১ই সেপ্টেম্বর ১৯৫০।—বঙ্গদীয় আইন (১৮৮০ খৃষ্টাব্দের ৯ সংখ্যক আইন)এর ১০০ ধারায় প্রদত্ত রাজস্বপর্ষৎ এতদ্বারা হুগলী জেলার অপর শাসক শ্রী এম. কে. মর্কে উক্ত আইনের দ্বিতীয় খণ্ডে বর্ণিত সমাহর্তার ক্ষমতাসমূহ জেলা সমাহর্তার কর্তৃত্ব ও তত্ত্বাবধানাধীনে প্রয়োগার্থে অর্পণ করা।

Hooghly.—No. 7973Cess.—11th September 1950.—In exercise of the power conferred by section 100 of the Cess Act, 1880 (Bengal Act IX of 1880), the Board of Revenue hereby invests Sri M. K. Mookerjee, I.A.S., Additional District Magistrate, Hooghly, with the powers of a Collector under Part II of the said Act, to be exercised by him within the district of Hooghly, under the control and supervision of the Collector.

সূচী।—নং ৮১১৫সেস্।—১৫ই সেপ্টেম্বর ১৯৫০।—বঙ্গদীয় আইন (১৮৮০ খৃষ্টাব্দের ৯ সংখ্যক আইন)এর ১০০ ধারায় প্রদত্ত রাজস্ব পর্ষৎ এতদ্বারা নদীয়া জেলার অপর শাসক শ্রী বি. আর. আই. এ. এককে উক্ত আইনের দ্বিতীয় খণ্ডে বর্ণিত সমাহর্তার ক্ষমতাসমূহ উক্ত জেলার সমাহর্তার কর্তৃত্ব ও তত্ত্বাবধানাধীনে প্রয়োগার্থে অর্পণ করা।

রাজ্যপালের আদেশানুসারে,
শ্রীযুক্ত কুমার বন্দ্যোপাধ্যায়,
অপর কমিসিওনার।

Nadia.—No. 8115Cess.—15th September 1950.—In exercise of the power conferred by section 100 of the Cess Act, 1880 (Bengal Act IX of 1880), the Board of Revenue hereby invests Sri B. R. Banerjee, I.A.S., Additional District Magistrate, Nadia, with the powers of a Collector under Part II of the said Act to be exercised by him in the district of Nadia under the control and supervision of the Collector.

By order of the Governor,
P. BANERJEE, Addl. Secy.

বর্ধমান।—নং ৮১১০সেস্।—১৫ই সেপ্টেম্বর ১৯৫০।—বঙ্গদীয় আইন (১৮৮০ খৃষ্টাব্দের ৯ সংখ্যক আইন)এর ১০০ ধারায় প্রদত্ত ক্ষমতাবলে রাজস্ব পর্ষৎ এতদ্বারা বর্ধমান জেলার অপর শাসক শ্রী আই. বি. এস. আর. সুরিতাকে উক্ত আইনের দ্বিতীয় খণ্ডে বর্ণিত সমাহর্তার ক্ষমতাসমূহ উক্ত জেলার সমাহর্তার কর্তৃত্ব ও তত্ত্বাবধানাধীনে প্রয়োগার্থে অর্পণ করিলেন।

রাজ্যপালের আদেশানুসারে,
শ্রীযুক্ত দাশগুপ্ত,
কমিসিওনার।

Burdwan.—No. 8113Cess.—15th September 1950.—In exercise of the power conferred by section 100 of the Cess Act, 1880 (Bengal Act IX of 1880), the Board of Revenue hereby invests Sri I. B. S. R. Surita, I.A.S., Additional District Magistrate, Burdwan, with the powers of a Collector under Part II of the said Act to be exercised by him within the district of Burdwan under the control and supervision of the Collector.

By order of the Governor,
S. DAS GUPTA, Secy.

Khas Mahal

NOTIFICATION.

No. 8032G.E.—14th September 1950.—In exercise of the power conferred upon it by sub-clause (b) of clause (ii) of section 3 of the Estates Partition Act, 1897 (Bengal Act V of 1897), the Board of Revenue, West Bengal, is pleased to vest Sri Dinesh Chandra Gupta, Settlement Officer, West Bengal, specially with the powers of a Collector for the purposes of partition of Estate Bhutore Binode bearing tauzi No. 276 of the Midnapore Collectorate under the said Act.

By order of the Governor,
P. BANERJEE, Addl. Secy.

Office of the Accountant-General, West Bengal

NOTIFICATION

Subject:—Payment of Pay and Establishment bills for October, 1950 from the office of the Accountant-General, West Bengal.

No. TM/190.—14th September 1950.—In view of the ensuing Puja holidays as declared by the Government of West Bengal and having regard to Note 1 below S.R. 158 of Treasury Rules, Bengal, and the Subsidiary Rules made thereunder, this office will receive the Pay and Establishment bills of offices under the State Government for the month of October 1950 on and from the 10th October 1950. The payment of bills received after the 27th October cannot be guaranteed to be made on the 1st November 1950 as it requires three clear days for this office to make payment after pre-audit.

As regards Pay and Establishment bills of offices under the Union Government, they may be presented to this office due regard being had to Note 2 below rule 217 of the Central Treasury Rules, Volume I, but to ensure payment on the 1st November 1950, their presentation may not be delayed beyond the 27th October 1950.

The office of the Accountant-General, West Bengal, will remain closed from 16th October 1950 to 25th October 1950 on account of the Durga Puja holidays.

S. K. SARKAR,
Deputy Accountant-General.

SHERIFF'S OFFICE

The 8th September 1950.

Notice is hereby given that the Fifth Criminal Sessions of the year 1950 of the High Court at Calcutta in West Bengal for the town of Calcutta will be held at the Court House, in the town of Calcutta, on Monday, the 4th day of December next, at 10-30 o'clock in the forenoon, and thenceforward from day to day until the said sessions be over. And it is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought up for trial at the said sessions be present then and there to prosecute.

S. B. DUTT,
Sheriff.

সেরিক আপিস, ৮ই সেপ্টেম্বর ১৯৫০ খৃষ্টাব্দ।

এতদ্বারা সম্বন্ধস্বার্থরূপে জানান যাইতেছে যে, আগামী ১৯৫০ খৃষ্টাব্দের ৪ঠা ডিসেম্বর সোমবার বেলা ১০-৩০ মিনিট সময় হইতে যে পর্যন্ত আদালতের কার্য শেষ না হয় ততদিন প্রত্যহ সূবে পশ্চিমবঙ্গের অধীন সহর কলিকাতার ফৌজদারী বিচার নিষ্পত্তি জন্য কলিকাতা হাইকোর্টের আপন আদালত গৃহে ১৯৫০ খৃষ্টাব্দের পঞ্চম দায়রা বিচার বিভাগীয় আদালত বসিবে এবং এতদ্বারা আরও প্রচার করা যায় যে, যে সকল ব্যক্তি কোন কয়েদীর বিরুদ্ধে ফৌজদারী অভিযোগ করিবেন তাহার উক্ত সময়ে উক্ত স্থানে উপস্থিত থাকেন। ইতি।

এস, বি, দত্ত,
সেরিক।

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Leave.

Nadia.—No. 6460A.—13th September 1950.—Sri Jitendra Nath Mandal, Munsif of Ranaghat, in the district of Nadia, is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for twenty-seven days with effect from the 21st August 1950.

R. P. MUKHERJI, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

ORDER.

Supersession of the Garbhawanpur union board police-station Amta in the Uluberia sub-division of the Howrah district under sec 56(1)(b) of the Bengal Village Self-Government Act, 1919.

No. 12841.S.-G.—8th September 1950.—When I am of opinion after considering the views of District Magistrate and the district board, that the union board named above is not competent to perform and had persistently made default in performance of the duties imposed upon it by the Village Self-Government Act for the reasons that

- (i) it has persistently made default in passing of the Budget, an important duty of the union board,
- (ii) it is persistently defaulting in the performance of other duties and the members failing to attend meetings of the board for a long time;

Now, therefore, in exercise of the powers and section 56(1)(b) of the Bengal Village Self-Government Act, acting with the approval of the Government, I supersede the Garbhawanpur union board for a period of one year with effect from the date of this order.

I further direct that under section 57(b) (c) of the Bengal Village Self-Government Act, 1919, that during the period of supersession powers and duties of the said union board be exercised and performed by the said gentleman and that all property vested in the union board shall, during that period, vest in the said gentleman in the same manner and to the same extent as it vested in the union board during supersession:—

Sri Prandhan Roy.

No. 2117J.G.—11th September 1950.—Sri Gopal Sarkar, Sub-Deputy Magistrate and Deputy Collector (on probation) and Circle Officer, Jhargram Circle, was allowed earned leave for 10 days with effect from 27th July 1950 under rule 167(u) of the Bengal Service Rules, Part I.

No. 2122J.G.—9th/12th September 1950.—In accordance with the provisions of rule 56 Chapter IV of the Bengal Jail Code, Fifth Edition, I hereby appoint Sri Probhas Nalin Das to be a non-official lady visitor of the Burdwan Sadar Jail for a period of 2 years with effect from 21st September 1950.

No. 2149J.G.—14th September 1950.—Debabrata Basu Roy, Sub-Deputy Magistrate and Sub-Deputy Collector, who has been transferred to this Division with Government Home (General Administration) Department notification No. G.A./48-78/50, dated 12th September 1950, is posted to the Tamluk subdivision of the district of Midnapore for employment as Special Officer, Tamluk.

2. This posting is made in the public interest.

B. SARKAR, Commissioner.

**Orders by the Deputy Inspector-General of Police,
Western Range**

Chinsurah.—No. 4214.—30th June 1950.—
Tapash Kumar Mukharji, officiating Inspector,
District Intelligence Branch, Hooghly will continue
to act as such with effect from 1st March 1950,
Sri Ananda Charan Datta, Inspector,
Hooghly, acting as Deputy Superintendent of
Police.

Chinsurah.—No. 3909.—
The Government cancels notification No. Chinsurah 3909,
dated 16th June 1950, published in the *Calcutta
Gazette*, dated 29th June 1950, so far as it
relates to officiating promotion of Sri Debi Prasad
Ghosh to the rank of Inspector in the above
range.

H. S. GHOSH CHAUDHURI,
Dy. Insp.-Genl

Presidency Division—Calcutta

Calcutta.—1165R.G.—11th September 1950.—Sri
Ratan Mukherjee, Sub-Deputy Collector
(Circle Officer), Bhargor, 24-Parganas, is
granted leave for ten days, under rule
167(ii) of the West Bengal Service Rules, Part I,
with effect from 29th June 1950.

Calcutta.—1166R.G.—11th September 1950.—Sri
Bharanjan Ghoshal, Sub-Deputy Magistrate and
Deputy Collector, Nadia, is granted leave for
nine days, under rule 167(ii) of the West
Bengal Service Rules, Part I, with effect from 27th
September 1950.

Calcutta.—1174R.G.—12th September 1950.—Sri Benoy
Chatterjee, Sub-Deputy Collector, on probation,
Circle Officer, Sadar, 24-Parganas, is posted to
Sadar station of the Malda district.

Calcutta.—1175R.G.—12th September 1950.—Mr.
Shen N. Mondal, Sub-Deputy Collector (on
probation), Sadar, Malda, is posted to the Sadar
station of the 24-Parganas district, and is appointed
Circle Officer, Sadar.

Calcutta.—1188R.G.—14th September 1950.—Sri Kala-
nankar, Sub-Deputy Magistrate and Sub-
Deputy Collector, Lalbagh, Murshidabad, is granted
leave for five days under rule 167(ii) of
West Bengal Service (Revision of Leave)
Rules, Part I, with effect from 31st May 1950.

Calcutta.—1225R.L.—13th September 1950.—In exer-
cise of the powers conferred by the proviso to
section 4 of the Bengal Agricultural Debtors Act,
(Bengal Act VII of 1936), delegated to me
by section 5 of the said Act, I hereby authorise
the Circle Officer (*ex-officio*) of Kaliaganj (Circle of
West Dinajpur district to exercise with effect from
the date of publication of this notification all the
powers of the dissolved Debt Settlement Boards of
the district of West Dinajpur in connection with
the making of awards in respect of cases of the
dissolved Debt Settlement Boards pending on the
date of publication of this notification.

J. N. TALUKDAR, Commissioner.

NOTIFICATION.

Alipore, the 13th September 1950.

I hereby notified for general information
in exercise of the powers under clause (d)
of section 6 of the Bengal Ferries Act (Act I of
1914) delegated to me by Government notification
dated 9th May 1889, I define the limits of

Bhekutia public ferry established by the Dy-
visional Commissioner's notification No. 7631L.S.G.,
dated 11th May 1950, published in the *Calcutta
Gazette*, dated 18th May 1950, Part I, page 960.
as under—

Eastern Bank—Plot No. 157, khatian No. 2080,
jurisdiction list No. 20, mauza Furba
Patta, police-station Swarupnagar.

Western Bank—Plot No. 1608, khatian No. 37,
jurisdiction list No. 24, mauza Bhekutia,
police-station Swarupnagar.

J. C. CHATTERJEE,
Addl. District Magistrate.

**Notice under section 4(b) of the West Bengal
Premises Requisition and Control (Temporary
Provisions) Act, 1947.**

Alipore, the 13th September 1950.

Whereas the premises described in the Schedule
I below have been requisitioned under the provi-
sions of section 3(i) of the West Bengal Premises
Requisition and Control (Temporary Provisions)
Act, 1947;

Now, therefore, in exercise of the powers con-
ferred by section 4(b) of the aforesaid Act, I hereby
direct the landlords of the premises to execute in
respect of the said premises the repairs specified in
Schedule II below on or before 27th September
1950:—

Schedule I.

Particulars of premises.

41, Aligola Mahal, Barrackpore.

Schedule II.

Particulars of repairs.

- (1) Plastering of sands and lime.
- (2) Repairs to doors and windows with fitting of
iron rods.
- (3) Fitting of electric wirings.

S. K. GHOSH,
Collector under Act V of 1947.

FORM "D".

**Form of notice to be published declaring the release
of the property when persons entitled to
receive possession cannot be found (under
section 4).**

Alipore, the 13th September 1950.

Whereas the property described in the schedule
below was requisitioned under rule 75A of the
Defence of India Rules and placed at the disposal
and under the control of the Land Acquisition Col-
lector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released
from such requisition;

And whereas in exercise of the powers conferred
by section 4 of the Requisitioned Land (Continu-
ance of Powers) Act XVII of 1947, which have
been directed under section 4 of the said Act to be
exercised by me, necessary enquiry has been made
and Janab Mir Sultan Ali, owner, has been held
to be entitled to get possession of the property;

And whereas the aforesaid person cannot be
found and has no agent or other person empowered
to accept delivery on his behalf;

Now, therefore, in exercise of the powers con-
ferred by sub-section (3) of section 4 of the said
Act it is hereby declared that the property is releas-
ed from requisition.

The Schedule.

Case No. 213 of 42-43 of Reg. VIII(L.A.).

Cadastral survey plot No. 3934 of mauza Gopal-
pur, police-station Rajarhat.

S. N. DAS GUPTA,
Land Acquisition Collector, 24-Parganas.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 31762C.T./2E-101/50-51.—8th September 1950.—Mr. R. V. Ramaswamy, Income-tax Officer, District I(2), Calcutta, is allowed, under Revised Leave Rules, 1933, earned leave for twenty-seven days with effect from 18th September 1950 to 14th October 1950 with permission to prefix Sunday, the 17th September 1950, and affix Sunday, the 15th October 1950, and Puja holidays from 16th October 1950 to 25th October 1950 to the leave.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he is proceeding on leave or to a post carrying similar rates of allowances.

No. 31764C.T./2E-100/50-51.—8th September 1950.—Mr. Debabrata Goswami, 3rd Additional Income-tax Officer, District III(2), Calcutta, is allowed, under Revised Leave Rules, 1933, earned leave for thirty days with effect from 1st September 1950 to 30th September 1950 with permission to affix Sunday, the 1st October 1950, to the leave.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 32631(A)C.T./2E/86/50-51.—14th September 1950.—Sri Rathindra Nath Bose, 2nd Additional Income-tax Officer, District II(1), Calcutta, is allowed under Revised Leave Rules, 1933, earned leave for forty-one days with effect from 4th September 1950 to 14th October 1950, with permission to prefix Sunday, the 3rd September 1950, and to affix Sunday, the 15th October 1950, and Puja holidays from 16th October 1950 to 25th October 1950 to the leave.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 38001C.T./2E/13/50-51.—15th September 1950.—Sri N. G. Chakrabarty, 2nd Additional Income-tax Officer, District IV(1), is, with effect from the forenoon of 16th September 1950, transferred and posted as 1st Additional Income-tax Officer, Jalpaiguri-Darjeeling, vice Sri N. K. Som transferred.

2. Sri N. K. Som, 1st Additional Income-tax Officer, Jalpaiguri-Darjeeling, on being relieved Sri Chakrabarty, is transferred to Calcutta and posted as Income-tax Officer, Refund Circle, vice Sri A. Ghosh, Income-tax Officer who is also holding the charge of the 1st Additional Income-tax Officer in addition to his own duties.

3. On being relieved by Sri Som, Sri A. Ghosh, Income-tax Officer, Refund Circle, is posted as Additional Income-tax Officer of the same district.

S. NARGOIWALA, Commissioner

Calcutta Police Notifications

Calcutta, the 5th September 1950

In exercise of the power conferred on me under section 61A(1) of the Calcutta Police Act, 18 and section 38A(1) of the Calcutta Suburban Police Act, 1866, as amended by the Calcutta Suburban Police (Amendment) Act, 1948, I hereby prohibit the driving of the following type of vehicles in streets or public places in Calcutta and its suburbs:—

1. Motor scooters.
2. Motorettes.
3. Prototype tri-cars (tri-wheeler motor rickshaw).
4. Motor tri-cycle rickshaws.
5. Auto-rickshaws.
6. Motor rickshaws.
7. Motor cycle rickshaws.

This order will come into force at once.

S. N. CHATTERJEE
Commissioner of Police, Calcutta

The Calcutta Gazette

सत्यमेव जयते

Published by Authority

THURSDAY, SEPTEMBER 28, 1950

CONTENTS:

Page.		Page.	
I.—Orders and notifications by the gov of West Bengal, the High Court, nment Treasury, etc.	1969—2031	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President	Nil
IA.—Orders and notifications by the nment of India republished for general ation	309—310	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament	Nil
B.—Educational Notices	Nil		
II.—Advertisements, Notices	353—358		
III.—Acts of the West Bengal Legisla-	Nil	SUPPLEMENT No. 39—	
IIA.—Ordinances promulgated by the gov of West Bengal under the Constitu- f India	Nil	Weekly Weather and Crop Report of West Bengal for the week ending the 13th Sep- tember 1950	393—394
V.—Bills introduced in the West Legislative Assembly; Reports of Committees presented or to be sed to that Assembly; and Bills pub- before introduction in that Assembly	Nil	Daily rainfall recorded in West Bengal for the months of April to June 1950	395—407

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 2705G.A.

Leave.

General.

11a.—No. 2629G.A./21-21/50.—18th September 1950.—Sri Santosh Kumar Ghosh, Deputy Magistrate and Deputy Collector, lately employed as Assistant Secretary to the Government of West Bengal (Anti-Corruption and Enforcement Department), is allowed leave on average pay for eight and fourteen days, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 1st September 1950.

11a. — No. 2674G.A./5C-100/50. — 22nd September 1950. — Sri Nagesh Chandra Ghosh, Chief Presidency Magistrate, is allowed leave on average pay for five days, with effect from the 5th September 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

By order of the Governor,
S. N. RAY, Chief Secy.

Development

NOTIFICATION.

No. 2132/CB/E-91/50.—20th September 1950.—Sri A. C. Mukherjee, Subdivisional Officer, 24-Parganas Subdivision, under the Construction Board, is, in the interest of public service, temporarily appointed to act, until further orders, as Assistant Engineer, Headquarters Subdivision under Construction Board, in addition to his own duties.

By order of the Governor,
S. N. RAY, Chief Secy.

Constitution and Elections

CORRIGENDUM.

No. 1518A.R.—14th September 1950.—In paragraph 1 against item 5 of this department notification No. 657A.R./R1R-9/50, dated the 21st April 1950, published on page 626, Part I of the Calcutta Gazette, dated the 27th April 1950, please read "24-Parganas Forest Division" in place of "Sunderbans Forest Division".

By order of the Governor,
M. M. BASU, Jt. Secy.

Transport

NOTIFICATION.

No. 6547W.T.—18th September 1950.—The following draft of by-laws, which the Governor proposes to make for the Jalpaiguri Municipality, in the district of Jalpaiguri, in exercise of the power conferred by sub-section (1) of section 71 of the Calcutta Hackney-carriage Act, 1919 (Bengal Act I of 1919), is published for the information of persons likely to be affected thereby.

2. The draft will be taken into consideration on or after the 1st November 1950, and any objection or suggestion received by the undersigned before that date, through the Deputy Commissioner, Jalpaiguri, will be duly considered:—

DRAFT BY-LAWS.

Appointment and duties of the Registering Officer.

1. Every cycle-rickshaw in the Jalpaiguri Municipality shall be registered annually by the Registering Officer appointed for the hackney-carriages. The Registering Officer shall keep a separate register for cycle-rickshaws in which he shall enter the class and number assigned to every such rickshaw.

Qualifications and duties of bearers.

2. Every person applying for a bearer's license shall be required to satisfy the Registering Officer—

- (a) that he knows how to drive and control a rickshaw, is in all respects a fit person for such employment, has good vision and is free from any bodily infirmity;
- (b) that he is well acquainted with the roads, localities and places of business and interest in and around the municipal area of Jalpaiguri;
- (c) that he has a thorough knowledge of the list of fares and table of distances prepared by the Commissioners of the Jalpaiguri Municipality;
- (d) that he knows the rules of the road and the signals used by the bearers and drivers of vehicles and by the Traffic Police;
- (e) that he is acquainted with the language generally in use in the municipal area;
- (f) that he is not less than 18 years or more than 50 years of age.

3. There shall be affixed to each license, in such manner as the Commissioners of the municipality may prescribe, the thumb mark or signature of the bearer as the case may be and also his photograph. A duplicate copy of the photograph of the bearer shall be attached to the application for the license.

4. Every bearer of a cycle-rickshaw shall carry with him, and shall produce, his license when called upon to do so by any Magistrate, Commissioner of the municipality, License Inspector, police officer or other person authorised by the Commissioners of the municipality.

5. No bearer shall drive a cycle-rickshaw other than the one specified in the license.

6. Racing among the cycle-rickshaw bearers on a road shall be punishable with fine up to Rs. 10 for the first offence and up to Rs. 20 for each succeeding offence and also with cancellation of the license of the offending bearer.

7. Every bearer of a cycle-rickshaw who—

- (a) uses insulting or abusive language or gesture during employment.
- (b) refuses to give way (when he reasonably and conveniently may do so) to any other carriage,
- (c) wilfully obstructs or hinders the driver of any other carriage in taking up or setting down any passenger into or from such other carriage,
- (d) demands or takes more than the proper fare to which he is legally entitled,
- (e) being hired by time or distance, before he has been discharged by the hirer, wilfully deserts from the hiring,
- (f) disobeys any direction given by a police officer for the regulation of traffic and the control of carriages on the stands,
- (g) leaves his rickshaw unattended in any street or public place,
- (h) allows his rickshaw to be used by any person for the purpose of soliciting any other person to immorality,

shall be liable to a fine of Rs. 10 for the first offence and Rs. 20 for any subsequent offence and also to cancellation of license.

Uniforms.

8. The clothing of the bearers and attendants shall be clean.

Description of rickshaws.

9. Every cycle-rickshaw shall conform to the following conditions:—
- (a) The wheels shall be strong, sound and pneumatic rubber-tyred so as to run true and without rattling or wobbling.
 - (b) The spring, mudguards and axles shall be in perfect order and the hood and apron shall be made of strong leather or waterproof cloth and shall be so fitted as to protect the passengers from the sun and the rain.
 - (c) The cushions shall be clean and in good condition.
 - (d) The rickshaw shall have a good pair of lamps. Each lamp shall have a red glass window in the back and shall be so placed that the light from the window is visible from a point ten yards in rear of the centre of the vehicle.
 - (e) The brakes and mudguards shall be painted white and there shall be fitted a red reflector on the back.
 - (f) One bell of pattern approved by the Commissioners of the municipality shall be carried by a rickshaw bearer and no other alarm device shall be carried or used.
10. The bearer of a cycle-rickshaw shall not sound the bell for any purpose other than that of ensuring safety in traffic and shall not sound it continuously.

Division of cycle-rickshaws into classes.

11. (1) Cycle-rickshaw shall be divided into two classes—
- (i) for carrying passengers with or without luggages—
 - (a) one-seater; and
 - (b) two-seater; and
 - (ii) for carrying goods exclusively.
- (2) After inspection of each cycle-rickshaw the Commissioners shall determine as to whether any rickshaw falls within sub-clause (a) or (b) of clause (i) of paragraph (1) and a certificate to that effect shall be kept affixed to the rickshaw concerned.
- (3) Every cycle-rickshaw shall be distinctly marked on its panels and on the inside with the registered number, the figures to be not less than eight inches in height, which shall be re-painted every year.
12. Fees shall be paid to the Commissioners of the Jalpaiguri Municipality in accordance with the following items and scale:—

Item.	Cycle-rickshaw's scale.	
	Rs.	a.
Owner's License or renewal	...	5 0
Bearer's License	...	0 4
Bearer's License Renewal	...	0 2
Duplicate License Plate	...	0 8
Transfer of Owner's License	...	5 0
Duplicate Owner's License	...	5 0
Duplicate Bearer's License	...	0 4
Fare Plate or Table	...	3 0
Duplicate Fare Plate or Table	...	2 0
Certified copy of particulars of Register and License of Owner or Bearer	...	0 8
Alteration in Register	...	1 0

Rates and fares to be paid for the hire of cycle-rickshaws.

13. Fares shall be paid according to distance or time at the option of hirer to be expressed at the commencement of the hiring; if not otherwise expressed the fare is to be paid according to time. In cases where the Commissioners determine the fare by distance between any two points within the municipal area, such determination by distance shall take effect on and from the date when it is so announced.

14. Fares are to be paid for cycle-rickshaws at the rate given in the following tables:—

(1) *Rates and fares to be paid for rickshaws.*

Fare by distance		Fare by time.	
For any distance within and not exceeding 1 mile.	For any distance exceeding 1 mile.	For any time within and not exceeding 1 hour.	For every hour or part of an hour beyond 1 hour.
4 annas.	At the rate of 2 annas for every $\frac{1}{4}$ mile and for any part of $\frac{1}{4}$ mile over and above the number of miles completed.	12 annas.	6 annas.

(2) *Rates and fares to be paid for one-seater rickshaws.*

Fare by distance.		Fare by time.	
For any distance within and not exceeding 1 mile.	For any distance exceeding 1 mile.	For any time within and not exceeding 1 hour.	For every hour or part of an hour beyond 1 hour.
4 annas.	At the rate of 2 annas for every $\frac{1}{4}$ mile and for any part of $\frac{1}{4}$ mile over and above the number of miles completed.	10 annas.	5 annas.

(3) *Rates and fares to be paid for rickshaws for carrying goods.*

Fare by distance.		Fare by time.	
For any distance within and not exceeding 1 mile.	For any distance exceeding 1 mile.	For any time within and not exceeding 1 hour.	For every hour or part of an hour beyond 1 hour.
4 annas.	At the rate of 2 annas for every $\frac{1}{4}$ mile and for any part of $\frac{1}{4}$ mile over and above the number of miles completed.	8 annas.	4 annas.

Quantity of luggage to be carried.

15. No two-seated cycle-rickshaw shall carry more than two adult persons and luggage of 30 seers.

16. No one-seated cycle-rickshaw shall carry more than one adult person and luggage of 30 seers.

17. No rickshaw for carrying goods only shall carry ordinarily more than 4 maunds. A charge not exceeding 2 annas may be levied for every 10 seers or part thereof in excess of above free allowance.

Inspection of premises on which they are kept.

18. It shall be lawful for any Health Officer or Sanitary Inspector of the municipality or any person authorised by the Chairman or the Vice-Chairman of the Commissioners of the municipality at any time between sunrise and sunset to enter any premises on which any licensed rickshaws are kept in order to carry out the provisions of the Calcutta Hackney-carriage Act, 1919, or these by-laws and the owner, occupier or his agents shall afford every facility for such inspection.

Publication of Table of Distances.

19. A list of fares prepared by the Commissioners with reference to the scale of rates as laid down by by-law No. 14 and a Table of Distances as specified in by-law No. 13 shall be published in such manner as the Commissioners deem proper.

20. The Commissioners shall cause to be printed and kept for public sale the list and table setting forth the fares and distances.

Regulating or preventing the placing of advertisement on such rickshaws.

21. No printed, written or other matter shall appear in any cycle-rickshaw by way of advertisement without the permission of the Registering Officer; such permission if granted may be subject to such conditions as the Registering Officer may think fit to impose.

Particulars to be entered in the registers and licenses under the Act.

22. The following particulars shall be entered in the registers and licenses under this Act:—

(1) *Bearer's License.*

(i) Number of license, name, father's name, place of abode, and age of the person to whom the license is granted.

(ii) The date on which the license is granted.

- (iii) Number of rickshaw allowed to the bearer.
- (iv) Date of expiry of the license.
- (v) Photograph of the bearer.
- (vi) Thumb mark or signature of the bearer.
- (vii) Signature of the Registering Officer.
- (viii) A summary of the more important statutory provisions and by-laws affecting bearers of rickshaws.
- (ix) Date of conviction.
- (x) Punishment inflicted.

(2) *Register of Rickshaw Bearer's License.*

- (i) Number of license.
- (ii) Bearer's name, father's name and age.
- (iii) Place of residence.
- (iv) Date on which the license was granted or renewed.
- (v) Date of expiry of license.
- (vi) Duplicate license.
- (vii) Date of conviction.
- (viii) Section of law.
- (ix) Punishment inflicted.
- (x) Date of suspension of license.
- (xi) Remarks.

(3) *Rickshaw Owner's License.*

- (i) The number assigned to the rickshaw in the register.
- (ii) The number of license, name, father's name and residence of the owner, the description of the rickshaw and the place where the rickshaw is kept.
- (iii) The number of passengers the rickshaw is licensed to carry.
- (iv) The date on which the license was granted.
- (v) Date of expiry of license.
- (vi) That the rickshaw shall ply for hire from any of the public stands in the town and suburbs and not from any other place.
- (vii) Signature of the Registering Officer.

(4) *Register of Rickshaw Owner's License.*

- (i) Number assigned to the rickshaw in the register.
- (ii) The number of the owner's license.
- (iii) Date on which the owner's license was granted.
- (iv) Name and father's name of owner.
- (v) Place where the rickshaw is kept.
- (vi) Place or residence of the owner.
- (vii) House number.
- (viii) Number of persons the rickshaw is licensed to carry.
- (ix) Ownership transferred to.
- (x) Date of transfer.
- (xi) Signature of Registering Officer.
- (xii) Remarks.

By order of the Governor,
N. C. GHOSH, Secy.

NOTIFICATIONS.

No. 6532W.T.—15th September 1950.—In exercise of the powers conferred by section 44 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor is pleased to constitute for the region of the Birbhum district a Regional Transport Authority consisting of the following members to exercise and discharge the functions entrusted to it under the Act and the rules framed thereunder:—

Members.

- (1) The District Magistrate, Birbhum, Chairman.
- (2) The Executive Engineer, Works and Buildings Department, Burdwan Division.
- (3) The Superintendent of Police, Birbhum.
- (4) The Chairman, District Board, Birbhum.
- (5) The Chairman, Rampurhat Municipality.
- (6) Sri Satya Narayan Banerjee.
- (7) Sri Gopika Bilas Sen.
- (8) The Subdivisional Officer, Sadar, Birbhum, Secretary.

No. 6570W.T./TIP-57/50.—18th September 1950.—In exercise of the powers conferred by section 44 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor is pleased to constitute for the region of the Burdwan district a Regional Transport Authority consisting of the following members to exercise and discharge the functions entrusted to it under the Act and the rules framed thereunder:—

Members.

- (1) The District Magistrate, Burdwan, Chairman.
- (2) The Executive Engineer, Works and Buildings Department, Burdwan Division.
- (3) The Superintendent of Police, Burdwan.
- (4) The Chairman, District Board, Burdwan.
- (5) Sri Dehabrata Banerjee, B.L., Chairman, Kalna Municipality.
- (6) Sri Kanai Lal Das, M.L.A.
- (7) Janab Abdus Sattar, B.L.
- (8) The Senior Deputy Magistrate, Burdwan, Secretary.

No. 6615W.T.—20th September 1950.—In exercise of the powers conferred by section 44 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor is pleased to constitute for the region of the Midnapore district a Regional Transport Authority consisting of the following members to exercise and discharge the functions entrusted to it under the Act and the rules framed thereunder:—

Members.

- (1) The District Magistrate, Midnapore, Chairman.
- (2) The Executive Engineer, Works and Buildings Department, Midnapore Division.
- (3) The Superintendent of Police, Midnapore.
- (4) The Chairman, District Board, Midnapore.
- (5) Sri Bankim Chandra Bhowmik, Chairman, Tamluk Municipality.
- (6) Sri Charu Chandra Mahanty, M.L.A.
- (7) Sri Iswar Chandra Mal, M.L.A.
- (8) The Magistrate in charge of the Motor Vehicles Department, Secretary.

No. 6616W.T.—19th September 1950.—In exercise of the powers conferred by section 44 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor is pleased to constitute for the region of the Hooghly district a Regional Transport Authority consisting of the following members to

exercise and discharge the functions entrusted to it under the Act and the rules framed thereunder:—

Members.

- (1) The District Magistrate, Hooghly, Chairman.
- (2) The Executive Engineer, Works and Buildings Department, Burdwan Division.
- (3) The Superintendent of Police, Hooghly.
- (4) The Chairman, District Board, Hooghly.
- (5) The Chairman, Bansberia Municipality.
- (6) Sri Nripendra Nath Dhar, B.L., Addl. Magistrate, Hooghly.
- (7) Sri Dharendra Narayan Mukherjee, M.A., Secretary.
- (8) The Senior Deputy Collector, Hooghly, Secretary.

By order of the Govt.
N. C. GHOSH

State Transport Commissioner
Secy. to the Govt. of West Bengal

JUDICIAL DEPARTMENT

*Judicial**Appointments and Transfers.*

Calcutta.—No. 5929J.—14th September 1950.—The services of Sri Sailendra Prosad Munsif, now employed as Additional Registrar, Calcutta, are replaced at the High Court, Calcutta, with effect from the 13th November 1950.

Calcutta.—No. 6042J.—19th September 1950.—The services of Sri Sailendra Nath Munsif, now employed as Deputy District Statistical Bureau, are replaced at the High Court, Calcutta, with effect from the 13th November 1950.

Leave.

Calcutta.—No. 5985J.—16th September 1950.—Sri S. N. Chaudhuri, Junior Public Prosecutor, Calcutta, is allowed earned leave for two days from the 27th October 1950, under rule 1 of the West Bengal Service Rules, Part I.

NOTIFICATIONS.

24-Parganas.—No. 5951J.—15th September 1950.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Government is pleased to appoint the following members to the union board mentioned below to be, during term of office as such members, a union board within the jurisdiction of the said union which they are members for the purpose of the section:—

Names of members of the union board to be constituted in the Diamond Harbour division, district 24-Parganas

Mansadwip union board, police-station
Sri Haripada Baguli.
Sri Kedar Nath Giri.
Sri Dharanidhar Jana.

24-Parganas.—No. 5952J.—15th September 1950.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Government is pleased to appoint the following members to the union board mentioned below to be, during term of office as such members, a union board within the jurisdiction of the said union which they are members for the purpose of the section:—

than the jurisdiction of the said union board of which they are members for the purposes of that section:—

names of members of the union board to constitute union court in the Diamond Harbour subdivision, district 24-Parganas.

Dansadwip union board, police-station Sagore.

Sri Haripada Baguli.

Sri Kedar Nath Giri.

Sri Dharanidhar Jana.

Burdwan.—No. 5961J.—15th September 1950.—In exercise of the power conferred by section 3 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased hereby to constitute a Special Court of Criminal Jurisdiction for the area specified in column 1 of the table below to sit at the place specified in column 2 of that table:—

Table.

Area.	Place of sitting.
1	2
District of Burdwan	Burdwan.

Calcutta.—No. 6003J.—18th September 1950.—In exercise of the power conferred by sub-section (f) of section 4 of the West Bengal Criminal Law Amendment (Special Courts) Act, 1949 (West Bengal Act XXI of 1949), the Governor is pleased to allot for trial to the Special Judge presiding over the Special Court constituted by notification No. 5140J., dated the 16th September 1949, the cases specified in the schedule hereto annexed:—

The Schedule.

Serial No.	Name of the accused persons.	Offences charged against the accused.
1 (i)	Saroj Kumar Das, Havildar, Station Workshop, Fort William, Calcutta, and	Section 120B of the Indian Penal Code, 1860, read with sections 420, 468, 471 of the Indian Penal Code, 1860 and sections 420, 468 and 471 of the Indian Penal Code, 1860.
(ii)	Lt.-Col. P. Alexander.	
(i)	Shyam Lal Agarwala, 157, Netaji Subhas Road, Calcutta, and	Section 116 of the Indian Penal Code, 1860, read with section 161 of the Indian Penal Code, 1860.
(ii)	Jibraj Mull Jain, 157, Netaji Subhas Road, Calcutta.	

24-Parganas.—No. 6009J.—18th September 1950.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), taken with section 22 of the Bengal General Clauses Act, 1899 (Bengal Act I of 1899), the Governor is pleased to rescind the notification No. 391J., dated the 8th January 1950, in so far it relates to the constitution of the union bench within the jurisdiction of the Bhowanipur union board in the Basirhat subdivision in the district of the 24-Parganas.

24-Parganas.—No. 6010J.—18th September 1950.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), taken with section 22 of the Bengal General Clauses Act, 1899 (Bengal Act I of 1899), the Governor is pleased to rescind the notification No. 392J., dated the 30th January 1950, in so far it relates to the constitution of the union court within the jurisdiction of the Bhowanipur union board in the Basirhat subdivision in the district of the 24-Parganas.

By order of the Governor,
S. K. SEN, Secy.

Registration

NOTIFICATIONS.

Nadia.—No. 387Regn.—15th September 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Abdul Aziz temporarily to be a Muhammadan Registrar within the police-station of Santipur, in the district of Nadia, until further orders.

Nadia.—No. 388Regn.—15th September 1950.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Abdul Aziz temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-station of Santipur, in the district of Nadia, until further orders.

Murshidabad.—No. 401Regn.—21st September 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Md. Ibrahim temporarily to be a Muhammadan Registrar within the police-stations of Sooti, Shamsarganj at Nimtita and Farakka in the district of Murshidabad during the absence, on leave, of Janab Emajuddin Biswas or until further orders.

Murshidabad.—No. 402Regn.—21st September 1950.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Mohammad Ibrahim temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-stations of Sooti, Shamsarganj at Nimtita and Farakka in the district of Murshidabad during the absence, on leave, of Janab Emajuddin Biswas or until further orders.

24-Parganas.—No. 406Regn.—21st September 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Mir Abdul Mannan temporarily to be a Muhammadan Registrar within the police-stations of Diamond Harbour, Magrahat, Faltah, Kulpi, Mathurapur, Sagar and Kakdip in the district of 24-Parganas during the absence, on leave, of Janab M. A. Haque or until further orders.

24-Parganas.—No. 407Regn.—21st September 1950.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Mir Abdul Mannan temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-stations of Diamond Harbour, Magrahat, Faltah, Kulpi, Mathurapur, Sagar and Kakdip in the district of 24-Parganas during the absence, on leave, of Janab M. A. Haque or until further orders.

By order of the Governor,
S. K. SEN, Secy.

নিবন্ধন অধিকার।

[REGISTRATION DIRECTORATE]

পশ্চিম বঙ্গের মহানিবন্ধন পরিদর্শকের আদেশাবলী।

[Orders by the Inspector-General of Registration, West Bengal]

তারিখঃ—১৯৫০।—১২ই অক্টোবর ১৯৫০।—মহানিবন্ধন রেজার সদর নিবন্ধকরণের সংশ্লিষ্ট জবর নিবন্ধক প্রবিজ্ঞর কুমার রায়কে পশ্চিমবঙ্গের কুড়াক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ১৬ই অক্টোবর তারিখে পশ্চিমবঙ্গের নিবন্ধন অধিকারীর কার্যালয়ে ১৮ দিনের অধিকতর দৃষ্টি দ্রষ্টব্য।

[Malda.—No. 194.—12th August 1950.—Sri Bejoy Kumar Ray, Sub-Registrar attached to the Sadar Registration office, Malda, is allowed earned leave for eighteen days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 16th August 1950 or any subsequent date on which he may be relieved.]

মেদিনীপুর-২৪-পারগণা।—নং ১৯৫।—১৬ই আগস্ট ১৯৫০।—মেদিনীপুর জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অফিসের নিবন্ধক প্রিন্সিপাল নাথ ঘোষকে ২৪-পারগণা জেলার শিল্পাঙ্গদহের অফিসের নিবন্ধকপদে নিযুক্ত করা হইল।

[Midnapore-24-Parganas. — No. 195. — 16th August 1950.—Sri Surendra Nath Ghosh, Sadar 2nd Joint Sub-Registrar of Midnapore, is appointed to be the Sub-Registrar of Sealdah in the district of the 24-Parganas.]

মেদিনীপুর।—নং ১৯৬।—১৬ই আগস্ট ১৯৫০।—মেদিনীপুর জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অফিসের নিবন্ধক জনাব সৈয়দ বশরুল বারীকে অস্থায়িত্বভাবে পুনরায় না হওয়া পর্যন্ত উক্ত জেলার সদরের অফিসের নিবন্ধক পদে নিযুক্ত করা হইল।

[Midnapore.—No. 196.—16th August 1950.—Janab Syed Baderul Bari, Sub-Registrar attached to the Sadar Registration office at Midnapore, is appointed to act temporarily until further orders as Sadar 2nd Joint Sub-Registrar of the same district.]

নদীয়া।—নং ১৯৭।—১৬ই আগস্ট ১৯৫০।—নদীয়া জেলার চাকদহ-স্থিত রাণাঘাটের অফিসের নিবন্ধক প্রিন্সিপাল মোহন সেনকে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ২রা আগস্ট অথবা পরবর্তী কোন তারিখ হইতে দশ দিনের অধিকতর ছুটি প্রদত্ত হইল।

[Nadia.—No. 197.—16th August 1950.—Sri Tripurendra Mohan Sen, Joint Sub-Registrar of Ranaghat at Chakdah, in the district of Nadia, is allowed earned leave for ten days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 2nd August 1950 or from any subsequent date on which he may be relieved.]

২৪-পারগণা-নদীয়া।—নং ১৯৮।—১৬ই আগস্ট ১৯৫০।—২৪-পারগণা জেলার আলিপুর সদর নিবন্ধকরণের সংশ্লিষ্ট অফিসের নিবন্ধক প্রিন্সিপাল চন্দ্র সিকদারকে নদীয়া জেলার চাকদহ-স্থিত রাণাঘাটের অফিসের নিবন্ধক হুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরায় না হওয়া পর্যন্ত উক্ত অফিসের নিবন্ধক পদে অস্থায়িত্বভাবে নিযুক্ত করা হইল।

[24-Parganas-Nadia.—No. 198.—16th August 1950.—Sri Jagadish Chandra Sikdar, Sub-Registrar attached to the Sadar Registration office at Alipore, in the district of the 24-Parganas, is appointed to act as the Joint Sub-Registrar of Ranaghat at Chakdah in the district of Nadia during the absence on leave of the permanent incumbent or until further orders.]

বাঁকুড়া-মেদিনীপুর।—নং ১৯৯।—১৬ই আগস্ট ১৯৫০।—বাঁকুড়া জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অফিসের নিবন্ধক প্রিন্সিপাল কান্দি দাসকে মেদিনীপুর জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অফিসের নিবন্ধকপদে নিয়োগ করা হইল।

[Bankura-Midnapore.—No. 199.—18th August 1950.—Sri Sudhansu Kanti Das, temporary Sub-Registrar attached to the Sadar Registration office at Bankura, is posted as an attached temporary Sub-Registrar to the headquarters station of the district of Midnapore.]

আনন্দপুর-বাঁকুড়া।—নং ২০০।—১৯শে আগস্ট ১৯৫০।—বাঁকুড়া জেলার আনন্দপুরের অফিসের নিবন্ধক প্রিন্সিপাল চন্দ্র বসুকে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ২০শে আগস্ট মারফৎ প্রদত্ত ছুটির সম্ভারগে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৭০(১) সংখ্যক নিয়মানুসারে ঠিকিৎসকের সুপারিশক্রমে ১২ই জানুয়ারী ১৯৫০ তারিখ হইতে ০১শে জানুয়ারী ১৯৫০ তারিখ পর্যন্ত কলং পড় বেজেন হুটি দিনের ছুটি প্রদত্ত হইল।

[Malda-Burdwan.—No. 200.—19th August 1950.—Sri Dasarathi Sabui, formerly Sub-Registrar of Ratua in the district of Malda, now posted at Mankar in the district of Burdwan, is allowed leave on medical certificate on half average pay for twenty days from 12th January 1950 to 31st January 1950 under rule 173(I) of the West Bengal Service Rules, Part I, in extension of the leave sanctioned to him in this Directorate notification No. 201, dated the 18th November 1949.]

নদীয়া।—নং ২০১।—২২শে আগস্ট ১৯৫০।—নদীয়া জেলার চাকদহ-স্থিত রাণাঘাটের অফিসের নিবন্ধক প্রিন্সিপাল মোহন সেনকে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে এই বিভাগের ১৬ই আগস্ট ১৯৫০ তারিখের ১৯৭নং প্রজ্ঞাপন মারফৎ প্রদত্ত ছুটির সম্ভারগে ১৯৫০ সনের ১২ই আগস্ট হইতে পনের দিনের অধিকতর ছুটি প্রদত্ত হইল।

[Nadia.—No. 201.—22nd August 1950.—Sri Tripurendra Mohan Sen, Joint Sub-Registrar of Ranaghat at Chakdah in the district of Nadia, is allowed earned leave for fifteen days under rule 167(n) of the West Bengal Service Rules, Part I, with effect from 12th August 1950 in extension of the leave sanctioned to him in this Directorate notification No. 197, dated 16th August 1950.]

২৪-পারগণা-পশ্চিম দিনাজপুর।—নং ২০২।—২৪শে আগস্ট ১৯৫০।—পশ্চিম দিনাজপুর জেলার বালুরঘাটে বদলীর আদেশপ্রাপ্ত ২৪-পারগণা জেলার বারইপুুরের ভূতপূর্ব অস্থায়ী অফিসের নিবন্ধক প্রিন্সিপাল দাসকে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২০শে জুলাই হইতে দ্বিগুণ দিনের অধিকতর ছুটি প্রদত্ত হইল।

[24-Parganas-West Dinajpur.—No. 202.—24th August 1950.—Sri Parimal Das, Sub-Registrar under orders of transfer to Balurghat in the district of West Dinajpur, is allowed, on the termination of his officiating appointment as Sub-Registrar of Baruipur in the district of the 24-Parganas, earned leave for thirty-six days under rule 167(m) of the West Bengal Service Rules, Part I, with effect from the 20th July 1950.]

কলিকাতা।—নং ২০৩।—২৪শে আগস্ট ১৯৫০।—কলিকাতা মেডিক্যাল নিবন্ধকরণের সংশ্লিষ্ট অফিসের নিবন্ধক প্রিন্সিপাল সাহায়ে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ৩রা অক্টোবর হইতে বার দিনের অধিকতর ছুটি প্রদত্ত হইল।

[Calcutta.—No. 203.—24th August 1950.—Sri Raghunandan Saha, Sub-Registrar attached to the office of the Registrar of Assurances, Calcutta, is allowed earned leave for twelve days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 3rd October 1950.]

কলিকাতা।—নং ২০৪।—২৫শে আগস্ট ১৯৫০।—কলিকাতা মেডিক্যাল নিবন্ধকরণের সংশ্লিষ্ট অফিসের নিবন্ধক প্রিন্সিপাল কান্দি সেন কলিকাতার অফিসের নিবন্ধক হুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরায় না হওয়া পর্যন্ত উক্ত অফিসের নিবন্ধক পদে অস্থায়িত্বভাবে নিযুক্ত হইল।

[Calcutta.—No. 204.—25th August 1950.—Sri Parimal Kanti Sen, Sub-Registrar attached to the office of the Registrar of Assurances, Calcutta, is appointed to act temporarily as Joint Sub-Registrar of Calcutta, during the absence on leave of the permanent incumbent or until further orders.]

মেদিনীপুর।—নং ২০৫।—২৬শে আগস্ট ১৯৫০।—মেদিনীপুর জেলার আনন্দপুরের অফিসের নিবন্ধক প্রিন্সিপাল চন্দ্র বসুকে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২৭শে অক্টোবর হইতে দ্বিগুণ দিনের অধিকতর ছুটি প্রদত্ত হইল।

[Midnapore.—No. 205.—26th August 1950.—Sri Sudhir Chandra Bose, Sub-Registrar of Anandapur in the district of Midnapore, is allowed earned leave for thirty days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 27th October 1950.]

বিদ্যুৎ-নং ২০৬।—২৬শে আগস্ট ১৯৫০।—মেদিনীপুর জেলার নিবন্ধকরণের সংশ্লিষ্ট অস্থায়ী অধিব নিবন্ধক প্রিন্সিপাল স্যার উক্ত জেলার আনন্দপুরের অধিব নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার অধিব নিবন্ধ করা হইল।

Midnapore.—No. 206.—26th August 1950.—Dhansu Kanti Das, temporary Sub-Registrar attached to the Sadar Registration office in the district of Midnapore, is appointed to act as the Registrar of Anandapur in the same district during the absence on leave of the permanent incumbent or until further orders.]

পূর্ণা।—নং ২০৭।—২৬শে আগস্ট ১৯৫০।—২৪-পূর্ণা জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধিব নিবন্ধক প্রিন্সিপাল স্যার উক্ত জেলার বসিরহাটের অধিব নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার অধিব নিবন্ধ করা হইল।

Parganas.—No. 207.—26th August 1950.—Manindra Kumar Maitra Sub-Registrar of Parganas in the district of the 24-Parganas, is appointed to act as the Registrar of Anandapur in the same district during the absence on leave of the permanent incumbent or until further orders.]

পূর্ণা।—নং ২০৮।—২৬শে আগস্ট ১৯৫০।—২৪-পূর্ণা জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধিব নিবন্ধক প্রিন্সিপাল স্যার উক্ত জেলার বসিরহাটের অধিব নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার অধিব নিবন্ধ করা হইল।

Parganas.—No. 208.—26th August 1950.—Peter Halder, Sub-Registrar attached to the Sadar Registration office at Alipore in the district of the 24-Parganas, is appointed to act as the Registrar of Bashirhat in the same district during the absence on leave of the permanent incumbent or until further orders.]

বিদ্যুৎ-নং ২০৯।—২৬শে আগস্ট ১৯৫০।—কলিকাতার জুজু নগর প্রিমিয়াল স্যার উক্ত জেলার বসিরহাটের অধিব নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার অধিব নিবন্ধ করা হইল।

Calcutta.—No. 209.—29th August 1950.—Sri Chandra Sheu Gupta, Joint Sub-Registrar attached to the Sadar Registration office at Alipore in the district of the 24-Parganas, is appointed to act as the Registrar of Bashirhat in the same district during the absence on leave of the permanent incumbent or until further orders.]

বিদ্যুৎ-নং ২১০।—৩০শে আগস্ট ১৯৫০।—মেদিনীপুর জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধিব নিবন্ধক প্রিন্সিপাল স্যার উক্ত জেলার আনন্দপুরের অধিব নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার অধিব নিবন্ধ করা হইল।

Midnapore.—No. 210.—30th August 1950.—Mahfuzur Rahman, temporary Sub-Registrar attached to the Sadar Registration office at Midnapore, is allowed extraordinary leave without remuneration for fifteen days under rule 174(I) of the West Bengal Service Rules, Part I, with effect from the 30th July 1950 in extension of the leave sanctioned to him in this Directorate notification No. 192, dated the 15th July 1950.]

—নং ২১১।—৩০শে আগস্ট ১৯৫০।—কলিকাতার জুজু নগর প্রিমিয়াল স্যার উক্ত জেলার বসিরহাটের অধিব নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার অধিব নিবন্ধ করা হইল।

[Burdwan.—No. 211.—30th August 1950.—Sri Dasarathi Sabui, Sub-Registrar of Mankar in the district of Burdwan, is allowed leave for two months, viz., earned leave for twenty-seven days under rule 164(ii) of the West Bengal Service Rules, Part I, and leave on medical certificate for one month and three days under rule 173(I) of the said rules with effect from the 11th August 1950.]

হাওড়া-কলকাতা।—নং ২১২।—৩০শে আগস্ট ১৯৫০।—হাওড়া জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধিব নিবন্ধক প্রিন্সিপাল স্যার উক্ত জেলার আনন্দপুরের অধিব নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার অধিব নিবন্ধ করা হইল।

[Howrah-Burdwan.—No. 212.—30th August 1950.—Sri Gispati Prasanna Biswas, Sub-Registrar attached to the Sadar Registration office in the district of Howrah, is appointed to act as the Sub-Registrar of Mankar in the district of Burdwan during the absence on leave of the permanent incumbent or until further orders.]

মেদিনীপুর।—নং ২১৩।—৩০শে আগস্ট ১৯৫০।—মেদিনীপুর জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধিব নিবন্ধক প্রিন্সিপাল স্যার উক্ত জেলার আনন্দপুরের অধিব নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার অধিব নিবন্ধ করা হইল।

[Midnapore.—No. 213.—30th August 1950.—Sri Benoy Kumar Nag, Sub-Registrar of Egra in the district of Midnapore, is allowed earned leave for six days under rule 167 (ii) of the West Bengal Service Rules, Part I, with effect from the 9th October 1950.]

২৪-পূর্ণা।—নং ২১৪।—০৫ই সেপ্টেম্বর ১৯৫০।—২৪-পূর্ণা জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধিব নিবন্ধক প্রিন্সিপাল স্যার উক্ত জেলার আনন্দপুরের অধিব নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার অধিব নিবন্ধ করা হইল।

[24-Parganas.—No. 214.—5th September 1950.—Sri Phamindra Nath Ray, Sub-Registrar attached to the Sadar Registration office at Alipore in the district of the 24-Parganas, is allowed earned leave for two days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 25th August 1950 in extension of the leave sanctioned to him in this Directorate notification No. 192, dated the 2nd August 1950.]

পশ্চিম দিনাজপুর-২৪-পূর্ণা।—নং ২১৫।—০৫ই সেপ্টেম্বর ১৯৫০।—পশ্চিম দিনাজপুর জেলার বালুঘাটের অধিব নিবন্ধক প্রিন্সিপাল স্যার উক্ত জেলার আনন্দপুরের অধিব নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার অধিব নিবন্ধ করা হইল।

নিবন্ধক প্রিন্সিপাল স্যার,
মহানিবন্ধক প্রিন্সিপাল।

[West Dinajpur-24-Parganas.—No. 215.—5th September 1950.—Sri Parimal Das, Sub-Registrar attached to the Sadar Registration office at Balurghat in the district of West Dinajpur, is allowed earned leave for nine days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 25th August 1950 in extension of the leave sanctioned to him in this Directorate notification No. 202, dated the 24th August 1950.]

N. C. CHATTERJI, Inap. Genl.]

FINANCE DEPARTMENT

Taxation.

NOTIFICATIONS.

No. 2092F.T. — 18th September 1950. — Sri Mrinal Kanti Chowdhury, officiating Superintendent of Excise, is appointed substantively to the West Bengal Excise Service, with effect from 1st January 1950.

No. 2123F.T.—22nd September 1950.—Sri Subhash Chandra Datta, Commercial Tax Officer, Grade II, is appointed to be a Commercial Tax Officer, Canning Street, District II Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2124F.T.—22nd September 1950.—Sri Santideb Mukherjee, Commercial Tax Officer, Grade II, is appointed to be a Commercial Tax Officer, Esplanade Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2125F.T.—22nd September 1950.—Sri Satyabrata Mukherjee, Commercial Tax Officer, Grade II, is appointed to be a Commercial Tax Officer, Beadon Street, District I Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2126F.T.—22nd September 1950.—Sri Nani Gopal Ghosh, Commercial Tax Officer, Grade II, is appointed to be a Commercial Tax Officer, Sealdah Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2127F.T.—22nd September 1950.—Sri Dharendra Nath Ray, Commercial Tax Officer, Grade II, is appointed to be a Commercial Tax Officer, Sealdah Charge, Calcutta, with effect from the date on which he assumes charge.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT
DEPARTMENT

Local Self-Government

NOTIFICATIONS.

Calcutta.—No. M2C-20/50.—18th September 1950.—In pursuance of rule 10 of the rules made under sub-section (3a) of section 137 of the Calcutta Improvement Act, 1911 (Bengal Act V of 1911), as published with notification No. 2031-M., dated the 5th May 1934, it is hereby notified that Sri R. R. Sinha, A.R.I.C.S., B.E., M.I.E. (Ind.), has been elected under rule 9 of the said Rules as an arbitrator from the first part of the panel constituted in notification No. L.S.G.-773/46/2C., dated the 14th August 1946, for settlement of betterment fees assessed by the Board of Trustees for the Improvement of Calcutta, under sub-section (2) of section 78B of the said Act in connection with Improvement Scheme No. XLVIII (Old Ballygunge Road and Gariahat Road widening).

In pursuance of rule 10 of the said rules, it is hereby notified that the Governor is pleased to appoint Sri M. N. Gupta as an arbitrator from the second part of the said panel, for settlement of the betterment fee in connection with the said scheme.

Calcutta.—No. M.4B-6/50(I).—20th September 1950.—In exercise of the power conferred by sub-section (2) of section 4 of the Calcutta Burial Boards Act, 1889 (Bengal Act IV of 1889), the Governor is pleased to relieve the following members of the Muhammadan Burial Board, appointed in notification No. L.S.-G.2S-21/49(B), dated the 13th July 1949, of their functions as such members:—

- (1) Janab Abdul Khair Md. Siddique.
- (2) Janab Shaikh Mohamad Rafique. M.L.A.

Calcutta.—No. M.4B-6/50(II).—20th September 1950.—In exercise of the power conferred by section (I) of section 4 of the Calcutta Burial Boards Act, 1889 (Bengal Act IV of 1889), the Governor is pleased to appoint the following gentlemen to be members of the Muhammad Burial Board:—

- (1) The Executive Engineer, Works and Buildings Department, City Division (*ex-officio*).
- (2) Khan Bahadur Waliul Islam.
- (3) Janab S. M. Salahuddin (Honorary Secretary, Anjuman-i-Mufidul)
- (4) Janab A. Sattar, M.A., B.L.
- (5) Janab Wajabat Hossain, M.A. Master, Calcutta Madrasah)
- (6) Moulana Alhaj Hafiz Mohiuddin Al-Grand Imam Dharamtolla Shahi Mo
- (7) Janab Syed Nausher Ali, M.P. (Ind)
- (8) Janab Husan Ara Begum, M.L.A.
- (9) Janab Abdul Khair Md. Siddique.
- (10) Janab Shaikh Mohamad Rafique, M.

Birbhum.—No. M.JM-43-50.—21st September 1950.—In exercise of the power conferred clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of Commissioners of the Suri Municipality in the district of Birbhum from twelve to fourteen.

2. This notification shall have effect for purpose of and from the next re-constitution of Commissioners of the said municipality.

Howrah. — No. L.S.-G.1M-195/49. September 1950.—In exercise of the power conferred by clause (g) of section 8 of the Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of Commissioners of the Howrah Municipality twenty-four to thirty.

This notification shall have effect for the of and from the next reconstitution of the Commissioners of the said municipality.

By order of the Govt
S. K. GUPTA, Secy

Calcutta. — No. L.S.-G.3L-17/50(I). — 20th September 1950.—Mr. C. Kingham, Station West Bengal Fire Services, is appointed to act as a Divisional Officer of the Bengal Fire Services, with effect from the date of his taking over the duties as such, vice Bose, appointed to act as Equipment Officer West Bengal Fire Services, and is placed in charge of Division "C" of the West Bengal Fire Services.

CORRIGENDUM.

No. L.S.-G.1A-37/50.—22nd September 1950. In notification No. L.S.-G.1A-11/50-I, dated 20th April 1950, published at page 522 of extraordinary issue of the Calcutta Gazette same date—

For the word and figures "clause (I)" "clause (1)".

By order of the Govt
A. ZAMAN, Dy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

No. Medl. 4276/5M-5/50.—9th September 1950.—The Governor is pleased to make the following further amendment in the statutes of the State Medical Faculty published under Government of Bengal resolution No. 2545Medl., dated the 11th August 1914, at pages 1553 to 1562 of Part I of the *Calcutta Gazette* of the 12th idem, as subsequently amended, namely:—

Amendment.

After article 6D of the said statutes insert the following article, namely:—

“6E. Any person who appeared but failed at the Final M.M.F. or the Final L.M.F. Examination held by the State Medical Faculty of Bengal prior to 1st January 1937, but have since been practising the Western System of Medicine (Allopathy) may on application made in the form annexed hereto on or before 15th March 1951, be allowed to appear at the special examination as provided for in article 6D and clauses 3 to 6 of the schedule of that article will apply. On applicant's satisfying the test at the special examination, the Governing Body may certify that he is qualified to practise Western Medical Science.”

FORM OF APPLICATION UNDER 6E OF THE STATUTES.

To

THE SECRETARY,

*State Medical Faculty of West Bengal,
Grosvenor House, 21, Old Court House Street,
Calcutta.*

SIR,

I beg to apply for permission to appear at the special examination under article 6E of the Statutes of the Faculty. The necessary particulars are stated below:—

1. Name (in full).....
2. Age.....
3. Father's name.....
4. Address—(A) Present.....
(B) Permanent.....
5. Name of the institution in which studied.....
6. Month and year in which appeared at the Final Licentiate'ship or Membership Examination of the Faculty.....
7. Result of the examination.....

I declare that the above statements are true to the best of my knowledge and information. I also declare that since appearing at the above-mentioned Final Licentiate'ship or Membership Examination, I have been in actual practice of medicine according to the Western System of Medicine (Allopathy) and at the following places:—

Place or places of practice.	Year.
.....
.....
.....
.....

The prescribed fee of Rs. 40 is sent herewith.

Yours faithfully,

(Signature in full).....

(Address).....

Attestations.

(By two registered medical practitioners.)

(1) I....., a registered practitioner of the West Bengal Council of Medical Registration, under No....., do hereby testify that the abovenamed..... is known to me, and that he has been in actual practice of medicine according to the Western System of Medicine (Allopathy) since the year..... and that this statement is true to the best of my knowledge and information.

(Signature).....

(Address).....

Dated the.....195 .

(2) I....., a registered practitioner of the West Bengal Council of Medical Registration, under No....., do hereby testify that the abovenamed..... is known to me, and that he has been in actual practice of medicine according to the Western System of Medicine (Allopathy) since the year..... and that this statement is true to the best of my knowledge and information.

(Signature).....

(Address).....

Dated the.....195 .

Burdwan.—No. Medl. 4312/CF/1S-16/50.—13th September 1950.—Assistant Surgeon Dr. Subodh Kumar Sur Roy, on return from study leave, is posted as Teacher of Midwifery, Ronaldshay Medical School, Burdwan, *vice* Dr. Jiban Krishna Chatterji, transferred.

Burdwan-Nadia.—No. Medl. 4313/CF/1S-16/50.—13th September 1950.—Temporary Assistant Surgeon Dr. Jiban Krishna Chatterji, Teacher of Midwifery, Ronaldshay Medical School, Burdwan, is appointed temporarily to act, until further orders, as Assistant Surgeon, Sadar Hospital, Krishnagar (Nadia), *vice* Dr. N. C. Pal, transferred.

Nadia-Calcutta.—No. Medl. 4314/CF/1S-16/50.—13th September 1950.—Temporary Assistant Surgeon Dr. N. C. Pal, Medical Officer, Sadar Hospital, Krishnagar (Nadia), is appointed temporarily to act until further orders, as Senior Dispensary Officer, Lake Medical College Hospital, Calcutta, *vice* Dr. J. D. Mondal.

Calcutta.—No. Medl. 4319/CF/20P-28/49.—13th September 1950.—Dr. Kumud Nath Sen, M.B., M.R.C.P. (Edn.), Professor of Pharmacology in the Lake Medical College, Calcutta, is appointed temporarily to act, until further orders, as the Vice-Principal and Deputy Superintendent of the Calcutta Medical College and Hospitals with effect from the date on which he assumes charge.

Calcutta.—No. Medl./4362/DHS/1A-15/50-K. W. (IV).—15th September 1950.—Assistant Surgeon Dr. Sudhendu Kumar Ganguli, M.B., D.T.M. (Cal.), D.T.M. & H. (Lond.), F.R.F.P. & S. (Glas.), Teacher of Medicine, Nilratan Sarkar Medical School, Calcutta, is appointed temporarily to act until further orders as Professor of Clinical Medicine, Medical College, Calcutta, with effect from the date on which he takes over charge, *vice* Dr. A. K. Nandi on leave.

Calcutta.—No. Medl./4363/DHS/1A-15/50-KW. — 15th September 1950. — Assistant Surgeon Dr. Arabinda Mandal, M.B. Ch.B. (Edin.), Deputy Superintendent, Nilratan Sarkar Medical School and Hospital, Calcutta, is appointed temporarily to act until further orders as Teacher of Medicine in the Nilratan Sarkar Medical School with effect from the date on which he assumes the charge, *vice* Dr. Sudhendu Kumar Ganguli.

Calcutta.—No. Medl./4364/DHS/1A-15/50-K.W. (IV).—15th September 1950.—Temporary Assistant Surgeon Dr. Upendra Nath Saha, M.B. Resident Physician, Nilratan Sarkar Hospital Calcutta, is appointed temporarily to act until further orders as Deputy Superintendent in the Nilratan Sarkar Medical School and Hospital Calcutta, in addition to his own duties with effect from the date on which he joined the post, *vice* Dr. Arabinda Mandal.

Calcutta.—No. Medl. 4370/6A-24/49 — 16th September 1950.—It is hereby notified for general information that under clause (a) of section 2 of the statutes promulgated with Government Resolution No. 315 Medl., dated the 2nd February 1937, as subsequently amended, Kavira Bimalananda Tarkatirtha has been duly elected as Vice-President of the General Council and State Faculty of Ayurvedic Medicine, West Bengal.

By order of the Governor,
B. C. DAS GUPTA, Secy

No. Medl./4360/CF/29D-5/50-(K.W).—15th September 1950.—This Government notification No. Medl./2515/CF/29D-5/50-(K.W.) dated the 6th June 1950, in which Dr. Ajit Kumar Banerjee, M.B., was appointed temporarily to act as Radiologist of the M. B. Bangur Sanatorium, Digri, is hereby cancelled.

24-Parganas.—No. Medl./4361/ICF/5A-5/50-VI.—15th September 1950.—Dr. Balaram Mukherjee, Resident Medical Officer, T. B. Hospital, Kanchrapara, is granted leave as follows, with effect from the 1st December 1950 or any subsequent date from which the leave is available of, viz. :—

(a) Earned leave for eighty-eight days under rule 167(ii) of the West Bengal Service Rules, Part I.

(b) Study leave *ex-India* for one year under rule 194 of the West Bengal Service Rules, Part I.

Burdwan.—No. Medl. 4371/HR/14(HC)-25/49 — 16th September 1950.—Dr. Makhan Lal Das Roy, M.B., was appointed temporarily to act as Medical Officer in charge of the Thana Ha

at Memari in the district of Burdwan, for period from 21st June 1950 to 30th September

This cancels notification No. Medl.2293/4(NC)-25/49(II), dated the 25th May 1950.

Darjeeling. — No. Medl.4372/HR/25/49. — 16th September 1950. — Sukhan Lal Datta Roy, M.B., Medical Officer-in-charge of the Thana Health Centre at Memari, in the district of Burdwan, is appointed temporarily to act, until further orders, as Medical Officer-in-charge of the Thana Health Centre at Memari in the district of Darjeeling, with effect from 1st October 1950, *vice* Dr. A. B. Datta.

Burdwan. — No. Medl.4373/HR/25/49. — 16th September 1950. — Bani Bhushan Datta, Medical Officer-in-charge of the Thana Health Centre at Takda, in the district of Darjeeling, is, on relief, appointed temporarily to act, until further orders, as Medical Officer-in-charge of the Thana Health Centre at Memari in the district of Burdwan, with effect from 1st October 1950.

This cancels notification No. Medl.2294/HR/25/49(III), dated the 25th May 1950.

By order of the Governor,
P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATION.

Statistical Officer. — No. P.H.2357/3M-22/50. — 16th September 1950. — Dr. P. G. Chaudhury, B.Sc., D.P.H., Statistical Officer under the Directorate of Health Services, West Bengal, is temporarily appointed to perform, until further orders, the duties of the Superintendent, Labour and Child Welfare, West Bengal, in addition to his own duties, *vice* Dr. Lila Banerjee.

By order of the Governor,
P. M. DATTA, Asst. Secy.

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATIONS.

1.—19th September 1950.—It is hereby notified for general information that with effect from the 1st October 1950, the names of the subdivisions and sections under the Directorate of Works and Buildings mentioned in column (1) below shall be respectively to those indicated in column (2):—

Column (1).	Column (2).
Regional Branch—	
Regional Hospital Sub-division.	Nil Ratan Sarker Hospital Sub-division.
Regional Hospital Sections (Nos. I to III).	Nil Ratan Sarker Hospital Sections (Nos. I to III).
Regional Branch—	
Regional Hospital Section under the Writers' Buildings Electrical Sub-division.	Nil Ratan Sarker Hospital Section under the Writers' Buildings Electrical Sub-division.

2.—25th September 1950.—Sri Himangshu Bose, temporary Assistant Engineer, now in the Pakur Quarries Subdivision of the Construction Division, is posted to the Kandi Construction Subdivision of the same Division, in addition to his duties, until further orders.

By order of the Governor,
S. I. BANERJEE, Joint Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Industries

RESOLUTION No. 2268-IND.

Calcutta, the 11th September 1950.

Read an application, dated the 30th July 1949, from Sri Ram Narayan Bhadra of village Mohendraganj, post office Kalinganj, district West Dinajpur, asking for a loan of Rs. 40,000 only under section 19(7)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the purpose of development of his existing industry and starting a new hosiery factory at West Dinajpur.

Read also resolution of the meeting of the Board of Industries, West Bengal, held on the 2nd August 1950, incorporated in the report submitted with letter No. 8130, dated the 28th August 1950, from the Director of Industries and Secretary, Board of Industries, West Bengal.

Order.

Ordered that the application be rejected and the resolution be published in the *Calcutta Gazette*.

By order of the Governor,
S. K. CHATTERJEE, Secy.

DIRECTORATE OF INDUSTRIES

Orders by the Director of Industries, West Bengal

No. 195.—18th September 1950.—In continuation of this office order No. 125, dated 8th July 1950, Sri S. N. Bose, Special Officer, Industrial Centres, was allowed leave for the period from 18th June 1950 to 30th July 1950 as follows:—

- (i) Earned leave for fifteen days from 18th June 1950 to 2nd July 1950 under rule 168(I) of the West Bengal Service Rules, Part I, and
- (ii) leave on medical certificate for twenty-eight days from 3rd July 1950 to 30th July 1950 under rule 173(2)(3) of the West Bengal Service Rules, Part I.

No. 196.—18th September 1950.—In continuation of this office order No. 186, dated 8th September 1950, Janab S. A. Huq, Officer-in-charge, Government Industrial and Commercial Museum, was allowed earned leave for seventeen days from 15th August 1950 to 31st August 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

D. N. GHOSE, Director.

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 5332Lab.—16th September 1950.—Sri Basanta Kumar Roy, Labour Officer, West Bengal, was allowed earned leave for twenty-one days from the 11th August 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 5338Lab.—16th September 1950.—In pursuance of rule 2 of the West Bengal Factories (Welfare Officers) Rules, 1950, the Governor is pleased to appoint the 1st October 1950 as the date on which the said rules shall come into force.

No. 5368Lab.—18th September 1950.—Sri Kamal Krishna Ghose is appointed to act, temporarily, as Inspector of Factories, West Bengal, until further orders.

No. 5369Lab.—18th September 1950.—Sri Bishnu Pada Das is appointed to act, temporarily, as Inspector of Factories, West Bengal, until further orders.

No. 5376Lab.—18th September 1950.—Sri Kamal Kanti Banerjee, Assistant Labour Commissioner, West Bengal, is transferred to Barrackpore Regional Office until further orders.

No. 5377Lab.—18th September 1950.—Sri K. C. Das Gupta, Labour Officer, West Bengal, is transferred to Barrackpore Regional Office until further orders.

No. 5418Lab.—20th September 1950.—In exercise of the power conferred by sub-section (3) of section 4 of the Bengal Shops and Establishments Act, 1940 (Bengal Act XVI of 1940), read with rule 3 of the Bengal Shops and Establishments Rules, 1941, and in partial modification of notification No. 3822Com., dated the 23rd November 1943, the Governor is pleased to suspend, for shops, on the occasion of the Durga Puja, the provisions of the said Act noted in column 1 of the schedule hereto for the period specified in column 2 of the said schedule on conditions specified in column 3 of that schedule.

Schedule.

Provision of section.	Period of suspension.	Condition.
(a) Provisions of sub-section (1) of section 6.	From the 1st October 1950 to the 19th October 1950, both days inclusive.	Every employee of a shop who does not avail of any holiday which would be due under sub-section (1) of section 6, if the provisions of the said sub-section were not suspended, shall be granted such holiday consecutively with any holiday due under the said sub-section in any week following the period for which the said sub-section is suspended in the year 1950.
(b) Provisions of sub-sections (1), (3) and (4) of section 7.	Ditto.	

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE NOTIFICATIONS.

No. 12(11)48W.C.—16th September 1950.—The name of "Mr. S. Butchart", a member nominated by the employers to the Works Committee in the Empire Jute Mills, Titaghur, 24-Parganas, as published in this Directorate notification No. 12-L.C., dated 8th June 1948, at page 844, Part I of the *Calcutta Gazette*, dated 24th June 1948, is hereby cancelled from the list of members constituting the Works Committee in the above mills.

No. 18(7)48W.C.—16th September 1950.—In partial modification of this Labour Directorate notification No. 18L.C., dated 17th May 1948, published at page 918, Part I of the *Calcutta Gazette*, dated 15th July 1948, the names of "Mr. A. C. Fotheringham" and "Mr. H. Anderson", members nominated by the employers to the Works Committee in the Kelvin Jute Mills, Titaghur, 24-Parganas, are hereby cancelled and the names of "Mr. E. N. V. Bulley" and "Mr. A. Muir" are published in their places for general information.

No. 82(1)49W.C.—16th September 1950.—In partial modification of this Labour Directorate notification No. 82W.C., dated 12th November 1949, published at page 2017, Part I of the *Calcutta Gazette*, dated 24th November 1949, the name of "Mr. O. H. M. Herford", a member nominated by the employers to the Works Committee in Ramnugger Cane & Sugar Co., Ltd., post office Plassey, Nadia, is hereby cancelled and the name of "Sri S. K. Chakraborty" is published in his place for general information.

No. 87(4)48W.C.—16th September 1950.—The name of "Sri S. R. Vyas", a member nominated by the employers to the Works Committee in the Reform Flour Mills, Ltd., 109/1, Foreshore Road, Shibpur, Howrah, as published in this Labour Directorate notification No. 87(2)48W.C., dated 15th July 1950, at page 1530, Part I of the *Calcutta Gazette*, dated 3rd August 1950, is hereby

cancelled and the name of "Sri R. K. Poddar" published in his place for general information.

No. 29(3)49W.C.—18th September 1950.—partial modification of this Labour Directorate notification No. 29L.C., dated 7th April 1950, published at page 646, Part I of the *Calcutta Gazette*, dated 21st April 1949, the names "Mr. A. Davidson" and "Mr. E. B. Reid" members nominated by the employers to the Works Committee in National Co., Ltd., post office Sankrail, Howrah, are hereby cancelled and the names of "Mr. J. Sangster" and "Mr. Nicholson" are hereby published in their place for general information.

No. 47(3)49W.C.—18th September 1950.—partial modification of this Labour Directorate notification No. 47L.C., dated 23rd April 1950, published at page 750, Part I of the *Calcutta Gazette*, dated 5th May 1949, and as amended by notification No. 47(1)49L.C., dated 3rd June 1949, published at page 985, Part I of the *Calcutta Gazette*, dated 16th June 1949, the names "Mr. A. Pearce" and "B. L. Wilkie", members nominated by the employers to the Works Committee in Wellington Jute Mills, Rishra, Hooghly, are hereby cancelled and the names of "Mr. S. Smith" and "Mr. D. R. Millar" are hereby published for general information.

No. 15(7)48W.C.—19th September 1950.—The name of "Mr. A. Nicoll", a member nominated by the employers to the Works Committee in Standard Jute Co., Ltd., Titaghur, 24-Parganas, as published in this Labour Directorate notification No. 15(3)L.C., dated 24th January 1949, at page 217, Part I of the *Calcutta Gazette*, dated 3rd February 1949, is hereby cancelled and the name of "Mr. A. Lorimer" is published in his place for general information.

No. 64(3)49W.C.—19th September 1950.—partial modification of this Labour Directorate notification No. 64L.C., dated 4th May 1949, published at page 794, Part I of the *Calcutta Gazette*, dated 12th May 1949, the name of "Sri Bapu Mahato", a member elected by the workmen of constituency No. 4 to the Works Committee Shree Luchminarain Jute Mfg. Co., 1 Konnagore, Hooghly, is hereby cancelled and in his place the name of "Sri Ramsundar Dass" member elected by the workmen from the constituency in a by-election, is hereby published for general information.

So much of the above notification publishing names of Sri Satyanarain Choukhani and Hariram Bagdodia as members nominated by employers to the said Works Committee, is cancelled and in their places the names Sri Jyoti Bhusan Chakravorty and Hari Khaitan as nominated by the employers, are published for general information.

S. K. HALDAI
Labour Commissioner

DEPARTMENT OF FOOD NOTIFICATIONS.

No. 10138F.D./FD/6T/3/50-Pt.—18th September 1950.—This department notification No. 9843F.D., dated the 12th September 1949, far as it relates to the transfer of Sri S. Kumar Chatterjee, W.B.J.C.S., District Assistant Controller, Krishnagar, and Sri Bejoy Das Gupta, W.B.J.C.S. (temporary), District Assistant Controller, Bankura, to Bankura Krishnagar, respectively, is cancelled.

No. 10144F.D./FD/6T/3/50.—18th September 1950.—1. Sri Susthir Kumar Bose, Subdivisional Controller, Darjeeling, is appointed temporary act, until further orders, as District Controller, Midnapore, with headquarters at Midnapore.
2. Sri Manimoy Ghosh, Subdivisional Controller, Midnapore, is transferred to District Headquarters, temporarily to act, until further orders.

Subdivisional Controller, Diamond Harbour, the headquarters at Diamond Harbour.

3. Sri Brahmananda Chatterjee, Subdivisional Controller, Tamruk, is transferred to Barasat temporarily to act, until further orders, as Subdivisional Controller, Barasat, *vice* Sri Rash Behari Mazumdar.

4. Sri Rash Behari Mazumdar, Subdivisional Controller, Barasat, is transferred to Lalbagh, temporarily to act, until further orders, as Subdivisional Controller, Lalbagh, *vice* Sri Ranjit Kumar Sinha.

By order of the Governor,
S. K. SANYAL, Dy. Secy.

No. 9779F.D./FD/11/11/50.—11th September 1950.—Sri Baidyanath Bhattacharjee, W.B.J.C.S., Stationing Officer, Champdany-Bhadreswar, was granted earned leave for forty-five days with effect from the 18th July 1950 under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 9789F.D./FD/11/16/50.—11th September 1950.—Sri Amiya Kumar Basu, Subdivisional Controller, Malda, was granted earned leave for thirteen days with effect from the 3rd July 1950 under rule 168(I) of the West Bengal Service Rules, Part I.

No. 10128F.D./FD/10R/19/50. — 18th September 1950.—The services of Sri Manmatha Nath Basu, W.B.J.C.S., now employed as Assistant Administrative Officer, Audit and Accounts Section, Department of Food, are replaced at the disposal of the Home (General Administration) Department.

By order of the Governor,
A. BOSE, Asst. Secy.

DEPARTMENT OF SUPPLIES

ORDER.

41718 D.—16th September 1950.—In exercise of the power conferred by section 4 of the West Bengal Cement Control Act, 1948 (West Bengal Act VI of 1948), the Governor is pleased to entrust the powers conferred on the Provincial Government by sub-section (a) of section 3 of the said Act with clause (b) of sub-section (2) of section 4 of the said Act to the Deputy Commissioner of Consumer Goods, West Bengal, under the Department of Supplies, so far as it relates to the fixation of maximum prices at which cement is purchased or sold in West Bengal.

By order of the Governor,
S. M. MURSHED, Jt. Secy.

NOTIFICATIONS.

42008 D.—19th September 1950.—Sri M. K. Padhyaya, Assistant Director of Textiles, is appointed Liaison Officer in the Directorate of Textiles, Department of Supplies, West Bengal, with effect from the 6th September 1950 (forenoon) the headquarters at Bombay.

42038 D./SD/8A-16/50.—19th September 1950.—Janab Imaduddin Choudhury, W.B.J.C.S., is appointed Assistant Director of Textiles with effect from 14th September 1950 (forenoon) in the Directorate of Textiles, Department of Supplies, the headquarters at Calcutta, *vice* Sri B. M. Naha, Jt. Secy.

42068 D./SD/8A-15/50.—19th September 1950.—Sri Sunil Chandra Guha, W.B.J.C.S., is appointed Assistant Director of Textiles with effect from 14th September 1950 (forenoon) in the Directorate of Textiles, Department of Supplies, the headquarters at Calcutta, *vice* Sri M. K. Padhyaya, Assistant Director of Textiles, the headquarters at Bombay.

By order of the Governor,
S. M. MURSHED, Jt. Secy.

ORDERS.

No. 8534/TX/CL/203/50 —5th September 1950.—In exercise of the powers conferred on me by sub-paragraph (I) of paragraph 13 of the West Bengal Cotton Cloth and Yarn Control Order, 1948, I hereby direct that—

(1) importers of cloth or yarn holding group "B" license under the West Bengal Cotton Cloth and Yarn Control Order, 1948, shall sell cloth and yarn to wholesale dealers or retail dealers only and shall not sell cloth or yarn to other importers holding group "B" license,

(2) wholesale dealers holding group "C" license under the West Bengal Cotton Cloth and Yarn Control Order, 1948, shall sell cloth or yarn to retail dealers and hawkers only and shall not sell cloth or yarn to other wholesale dealers or to importers,

(3) retail dealers shall not sell cloth or yarn to any other dealer including hawkers.

No. 1481/TX/L/1A-1/50 —15th September 1950.—In exercise of the powers conferred on me by sub-clause (I) of clause (s) under paragraph 3 of the West Bengal Cotton Cloth and Yarn Control Order, 1948, and in supersession of this Directorate Order No. 1233/TX L. 1A-1/50, dated the 9th August 1950, I hereby appoint Sri Sunil Chandra Guha, Assistant Director of Textiles, to perform the functions of "Textile Licensing Officer" under the said order.

P. R. SINHA,
Director of Textiles.

NOTIFICATION.

No. 1412.—5th September 1950.—In continuation of the notification No. 1100, dated the 21st July 1950, and in exercise of the powers conferred on me by the second proviso to paragraph 11 of the West Bengal Cotton Cloth and Yarn Control Order, 1948, I hereby direct that applications for renewal of licences under the said order will be entertained from persons who for sufficient cause or unavoidable circumstances failed to file within the due date, namely, the 10th August 1950, applications for renewal of their respective licences which ceased to be valid after the 31st March 1950; provided such applications are filed within the 30th September 1950, and are accompanied with usual fees as prescribed in Schedule I to the said order together with an extra fee in non-judicial stamps equal to 50 per cent. of the prescribed fee and upon their satisfying the Licensing Officer that they were prevented from making such applications within the due date owing to unavoidable circumstances.

2. Applications for renewal of licences from bonafide handloom weavers possessing licence-token in Group "F-1" in Schedule I to the said order valid up to the said period will, however, be entertained up to the 30th September 1950 without payment of any extra fees.

S. N. DAS GUPTA,
Deputy Director of Textiles.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

Nadia-Murshidabad-Malda.—No. 10304L.R.—11th September 1950.—Sri Hiralal Chakravarti, Sub-Deputy Collector and Assistant Settlement Officer-in-charge, Nadia, Murshidabad and Malda Land Revenue Settlements, is allowed leave on medical certificate for forty-two days, under rule 173(I) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him under notification No. 8268L.R., dated the 25th July 1950.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

Land Acquisition NOTIFICATIONS.

24-Parganas.—No. 10632L.A.—18th September 1950.—The following agreement is published under section 42 of the Land Acquisition Act, I of 1894, for general information.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and
Secy. to the Govt. of West
Bengal (*ex-officio*).

Agreement.

MEMORANDUM OF AGREEMENT made this 16th day of September, One thousand nine hundred and fifty BETWEEN THE BENGAL CHEMICAL & PHARMACEUTICAL WORKS LIMITED a Company registered under the Indian Companies Act (Act VII of 1913) and having its registered office at No. 94 Chittaranjan Avenue Calcutta (hereinafter called the Company) of the One Part and THE GOVERNOR OF THE STATE OF WEST BENGAL (hereinafter called the Governor) of the Other Part.

WHEREAS for the purpose of the extension of factory and workers' quarters the Company has applied to the Government of West Bengal for the acquisition under the provisions of the Land Acquisition Act, 1894, of the piece or parcel of land containing 14.44 acres or thereabout situate in the village of Panihati in the district of 24-Parganas and more particularly described in the schedule hereto and delineated in the plan* hereto annexed.

AND WHEREAS the said Government of West Bengal, being satisfied by an enquiry held under Section 40 of the said Act that the proposed acquisition is needed for the aforesaid purpose and that the said work is likely to prove useful to the public, has consented to acquire on behalf of the Company the piece or parcel of land hereinbefore described.

AND WHEREAS the said Government of West Bengal has required the Company under the provisions of Section 41 of the abovementioned Act to enter into the agreement with the Governor hereinafter contained. Now this indenture witnesseth that it is hereby agreed and declared as follows:—

1. On demand the Company shall and will pay to the said Government of West Bengal all and every compensation in respect of the said land tendered, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894, or by Court to which a reference under Part III of the said Act may be made, or by the Court or Courts to which an appeal from the award of the said Court may be preferred and all costs, charges and expenses of the proceedings in the aforesaid Courts, or otherwise incidental to the proposed acquisition or payable in respect thereof under the provisions of the said Act.

2. On demand made by the said Collector the obligations of the Company under the last preceding clause not being thereby limited, the Company shall and will deposit with the said Collector such sum or sums of money as in his discretion the said Collector may in anticipation estimate to be necessary for the purposes mentioned in the last preceding clause.

3. On payment by the Company of all demands under the foregoing first clause, or in the discretion of the said Government of West Bengal (on deposit by the Company of all estimated amounts as provided in the second clause) but not before possession shall have been taken under the provisions of the abovementioned Act, the Government of West Bengal shall make over possession of the said land to the Company and shall execute and do all such acts and deeds as may be necessary and proper for effectual vesting the same in the Company.

4. The said land shall be held by the Company for the purposes of such works as is hereinbefore mentioned and without the sanction in writing of the said Government of West Bengal first had and obtained for no other purpose whatsoever.

5. The said works shall be completed (and fully equipped in all respects ready for use) within five years from the date on which possession of the said land shall have been given to the Company.

6. Should the said works not be completed (and fully equipped in all respects ready for use) within the period stated in the last preceding clause or within such further period as in its discretion may be prescribed or allowed by the said Government of West Bengal or should the said land at any time thereafter cease for a period of twelve consecutive months, to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth clause the and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all buildings thereon whether such buildings were erected before or after transfer of the land to the Company and thereupon the interest of the Company in the said land and buildings shall absolutely cease and determine.

7. On taking such possession the said Government may sell or otherwise deal with the said land and buildings as it may think proper.

(i) Should the said Government sell the land with the buildings the said Government after deducting the expenses incurred in connection with the said taking of possession and with such sale shall pay the proceeds to the Company.

(ii) Should the said Government decide not to sell the land and buildings, the said Government shall retain the said land and buildings thereon in which case the Governor shall repay to the Company market value as on the day of re-entry of all the buildings erected by the Company and all sums received from the Company in respect of all and every compensation as provided in the foregoing first clause (less the statutory allowance of 15 per cent. and less any amount received on account of trees and buildings which are not in existence at the time of resumption) but will not repay any sums paid and received on account of costs, charges and expenses.

(iii) Should the said Government decide to sell the buildings only upon such sale the Governor after deducting the expenses of taking possession and selling, pay balance of the proceeds of sale to the Company, together with the sum received from the Company in respect of the compensation for the land (less the statutory allowance of 15 per cent. and less any amount received from the Company on account of trees and buildings which are not in existence at the time of resumption) but will not repay any sums paid and received on account of costs, charges and expenses.

*Not printed but may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas.

The public shall be entitled to use the works on the following terms:—

- (i) The Company shall take in four apprentices every year for the next five years on such terms and conditions as may be settled in discussion with the Director of Industries, West Bengal.
- (ii) The Company shall give preference to apprentices to absorb them on completion of their training against future vacancies to be subsequently filled up.
- (iii) The Company will give facilities to deboused persons to shift to C.S. Plots Nos. 2888, 2889, 2890, 2886 & 2887 belonging to the Company in the same village (total area approx. 0.41 of an acre of land) subject to their agreeing with the Company to reasonable terms of rent and other conditions of tenancy.
- (iv) The Company will give facilities for free medical treatment to the ousted persons and their children in their out-door dispensary along with the other members of the public of the locality.

Should any dispute or difference arise touching or concerning the subject matter of this agreement or any covenant clause or thing herein contained the same shall be referred to the said Government of West Bengal and the opinion and decision of the said Government upon such dispute or difference shall be final and conclusive and binding on the parties hereto.

The Schedule above referred to.

All those eleven pieces or parcels of land situate lying at and being comprised of cadastral Nos. 1287, 1289, 1290, 1314, 1315, 1319 to 1333, 1339, 1345 to 1349, 1353 to 1356, 1359, 1360, 1361, 1363, 1365, 1367, 1491, 1495, 1496, 1499 to 1504, 1506 to 1514, 1515 and 1517 in the village Panihati, Jurisdiction List No. 10, Thana Khardah, Pargana Tamluk, District 24-Parganas, measuring, more or less, 14.44 acres and which land is delineated in the map or plan annexed herewith.

I WITNESS WHEREOF (the Bengal Chemical and Pharmaceutical Works, Limited, has caused its common seal to be affixed and the Governor of the State of West Bengal has hereunto set his hand and seal) the day, month and year first above-

Common seal of the above-mentioned Bengal Chemical and Pharmaceutical Works, Limited, as hereto affixed in the presence of and these presigned by Tulsi Charan Ray and Dr. Balindra Nath Ghosh, two of the directors of the Company, and to a resolution of the Board of Directors, dated 10th January 1950, in pursuance of—



Tulsi Charan Ray,
Balindra Nath Ghosh,
Directors.

Satya Prasanna Sen,
Secretary.

Kumar Ghose, 94,
Barrackpore Avenue,
Kolkata.

Sealed and delivered in presence and ex-officio by me to the Governor of West Bengal in the Land Revenue Department, on behalf of the Governor of the State of West Bengal in the presence of—



B. Banerjee, Member,
Board of Revenue, and
ex-officio Secretary, Government of West Bengal in
the Land and Land Revenue
Department.

Wm. K. Banerjee,
Secretary, Department of
Land Revenue,
Kolkata.

The 28th September 1950.

Midnapore.—No. 10704 L.A.(P.W.).—20th September 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Tamluk-Contai Road (portion within villages Dakshin Chara Sankar Ara and Chandkhua), it is hereby notified that for the above purpose pieces of land altogether measuring, more or less, 4.33 acres and comprising cadastral plots as detailed below, are likely to be required in the district of Midnapore:—

District Midnapore.

Thana Tamluk, village Dakshin Chara Sankar Ara, jurisdiction list No. 286.

Cadastral plots in full (as per map of 1913-14)—
15, 16, 21, 22, 28, 29, 34, 40, 39.

Cadastral plots in part (as per map of (1913-14)—
1977, 1975, 2, 3, 7, 8, 9, 12, 13, 14, 17, 20, 23, 27, 30, 33, 35, 38, 41, 46, 48, 47, 57, 58, 63, 64.

Thana Tamluk, village Chandkhua, jurisdiction list No. 285.

Cadastral plot in full (as per map of 1913-14)—
139.

Cadastral plots in part (as per map of 1913-14)—
17, 146, 18, 145, 19, 28, 140, 246, 247, 248, 270, 271, 272, 275, 276, 300, 364, 363, 359, 358, 352, 351, 348, 347, 342, 341, 336, 436, 519, 520, 521, 522, 502, 501, 500, 499, 498, 301, 306, 334, 335, 525, 524, 523, 541, 542, 545, 546, 547, 173, 172, 802.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Midnapore.—No. 10756 L.A.(P.W.).—20th September 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose viz., for a brick field at Bajtal in the 20th mile of the Tamluk-Contai Road, it is hereby notified that for the above

purpose a piece of land measuring, more or less, 65.56 acres, and comprising cadastral plots as detailed below, is likely to be required in the district of Midnapore:—

District Midnapore.

Thana Bhagabanpur, village Bajkul, jurisdiction list No. 154.

Cadastral plots in full—452, 1327, 1328, 1329, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1345, 1346, 1347, 1348, 1349, 1350, 1351, 1352, 1353, 1354, 1355, 1356, 1357, 1358, 1359, 1360, 1361, 1362, 1363, 1364, 1369, 1370, 1371, 1372, 1373, 1381, 1382, 1383, 1384, 1385, 1386, 1387, 1388, 1389, 1390, 1391, 1392, 1393, 1394, 1395, 1396, 1397, 1398, 1399, 1400, 1401, 1402, 1403, 1404, 1405, 1406, 1407, 1408, 1409, 1410, 1411, 1412, 1413, 1414, 1415, 1416, 1417, 1418, 1419, 1420, 1421, 1422, 1423, 1424, 1425, 1426, 1427, 1428, 1429, 1430, 1431, 1432, 1433, 1434, 1435, 1436, 1437, 1438, 1439, 1440, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, 1451, 1452, 1453, 1454, 1455, 1456, 1457, 1458, 1459, 2774, 1460, 1461, 1462, 1463, 1464, 1465, 1476, 1477, 1478, 1481, 1482, 1483, 1484, 1485, 1486, 1487, 1488, 1489, 1490, 1491, 1492, 1493, 1494, 1495, 1496, 1497, 1498, 1499, 1500, 1501, 1502, 1503, 1504, 1505, 1506, 2789, 1507, 1508, 1509, 1510, 1511, 1512, 1513, 1514, 1516, 1515, 1517, 1518, 1519, 1520, 1521, 1522, 1523, 1524, 1525, 1526, 1527, 1528, 1529, 1530, 1531, 1532, 1533, 1534, 1535, 1536, 1537, 1538, 1539, 1540, 1541, 1542, 1543, 1544, 1545, 1546, 1547, 1548, 1549, 1550, 1551, 1552, 1553, 1554, 1555, 1556, 1557, 1558, 1559, 1560, 1561, 1562, 1563, 1564, 1565, 1566, 1567, 1568, 1572, 1583, 1584, 1585, 1586, 1587, 1589, 1590, 1591, 1592, 1593, 1594, 1595, 1596, 1597, 1598, 1601, 1602, 1603, 1604, 1605, 1606, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618, 1619, 1620, 1621, 1622, 1623, 1624, 1625, 1626, 1627, 1628, 1629, 1630, 1631, 1632, 1633, 1634, 1635, 1636, 1637, 1638, 1639, 1640, 1641, 1642, 1643, 1644, 1645, 1646, 1647, 1648, 1649, 1650, 1651, 1652, 1653, 1654, 1655, 1656, 1657, 1658, 1659, 1660, 1661, 1662, 1663, 1664, 1665, 1666, 1667, 2783, 1668, 1669, 1670, 1671, 1672, 1673, 1674, 1675, 1676, 1677, 1678, 1679, 1680, 1681, 1682, 1683, 1684, 1685, 1686, 1687, 1688, 1689, 1690, 1691, 1692, 1693, 1694, 1695, 1696, 1697, 1698, 1699, 1700, 1701, 1702, 2784, 1703, 1704, 1705, 1706, 1707, 1708, 1709, 1710, 1711, 1712, 1713, 1714, 1715, 1716, 1717, 1718, 1719, 1720, 1721, 1722, 1723, 1724, 1725, 1726, 1727, 2786, 1728, 1729, 1730, 1731, 1732, 1733, 1734, 1735, 1736, 1737, 1738, 1739, 1740, 1741, 2787, 1742, 1743, 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751, 1752, 1753, 2798, 1754, 1755, 1756, 1757, 1758, 1759, 1760, 1761, 1762, 1763, 1764, 1765, 1766, 1767, 1768, 1769, 1770, 1771, 1772, 1773, 2782, 1774, 1775, 1776, 1777, 1778, 1779, 1780, 1781, 1782, 1783, 1784, 1785, 1786, 1787, 1788, 1789, 1790, 1791, 1792, 1793, 1794, 1795, 1796, 1797, 1798, 1799, 1800, 1801, 1802, 1803, 1804, 1805, 1806, 1807, 1808, 1809, 1810, 1811, 1812, 1813, 1814, 1815, 1816, 1817, 1818, 1819, 1820, 1821, 1822, 1823, 1824, 1825, 1826, 1827, 1828, 2775, 1316, 1317, 1318, 1319, 1315, 1314, 1313.

Cadastral plots in part—1582, 1588, 1573, 1571, 1581, 1569, 1480, 1479, 1470, 1474, 1475, 1466, 1374, 1375, 1380, 1365, 1379, 1368, 1320, 1321, 1322, 450, 451, 1326, 1312.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Plan, Circle at Anderson House, Alipore, as well as that of the Collector of Midnapore.

In exercise of the powers conferred by aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and men to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the land as are not waste or arable, who has objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste arable portions of the land in this case.

Midnapore.—No. 10758L.A.(P.W.).—20th September 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by the Government at the public expense for a public purpose, viz., for the construction of the Tamal Contai Road (section from Rasulpur River Contai Town), in the villages of Kanadighi, Kharipukhuria, Durmut II and Barunaberya, jurisdiction list Nos. 416, 157, 258 and 3 respectively, thana Contai, district Midnapore, is hereby notified that for the above purpose pieces of land comprising cadastral plot No. 4 of Kanadighi and parts of plot Nos. 1109 of Kharipukhuria, 3286 of Durmut II, 73 of Barunaberya and altogether measuring, more or less, 0.97 of an acre, are likely to be required in the aforesaid villages of Kanadighi, Kharipukhuria, Durmut II and Barunaberya.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

In exercise of the powers conferred by aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and men, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply in this case.

Midnapore.—No. 10766L.A.(P.W.).—20th September 1950.—The Governor is pleased to issue so much of notification No. 7524L.A.(P.W.) dated the 11th October 1947, under section 17(4) of the Land Acquisition Act, I of 1894, published at pages 253-55, Part I of the Calcutta Gazette, the 20th idem, as amended by erratum No. 19 L.A.(P.W.), dated the 20th September 1949, as relates to pieces of land measuring, more or less, 0.82 of an acre as detailed below out of the area of 132.68 acres of land notified for acquisition for the construction of the Tamal Contai Road.

1 (section from Rasulpur River to Contai
a) in the district of Midnapore:—

na Contai, village Kanaidighi, jurisdiction
list No. 416.

adastral plots in part—2347, 2486, 2487, 39
25.

na Contai, village Kharipukhuria, jurisdic-
tion list No. 157.

adastral plots in part—61, 75, 186 and 83.

na Contai, village Sillibari, jurisdiction list
No. 405.

adastral plot in part—835.

na Contai, village Jagudasbar, jurisdiction
list No. 406.

adastral plot in full—857.

adastral plot in part—860.

na Contai, village Marishda, jurisdiction list
No. 393.

adastral plots in full—152 and 414.

na Contai, village Durmut II, jurisdiction
list No. 258.

adastral—plot in part—3004.

na Contai, village Sherpur Etawaribar, juris-
diction list No. 373.

adastral plot in part—523.

Midnapore.—No. 10768L.A.(P.W.).—20th Sep-
tember 1950.—In exercise of the powers conferred
section 48(I) of the Land Acquisition Act, I
of 1894, the Governor is pleased to withdraw from
acquisition of pieces of land measuring, more
or less, 15.06 acres as detailed below out of
110 acres of land covered by declaration
No. 2989L.A.(P.W.), dated the 12th April 1948,
published at pages 488-89, Part I of the *Calcutta*
Gazette of the 22nd idem, as amended by erratum
No. 10764L.A.(P.W.), dated 20th September
1950, and required for the construction of the
Buk-Contai Road (section from Rasulpur
to Contai Town), in the district of Midna-

Contai, village Kanaidighi, jurisdiction list
No. 416.

adastral plots in full—2441 and 2451.

adastral plots in part—2266, 2265, 2269,
2272, 2267, 2264, 2276, 2273, 2456, 2457,
2453, 2454, 2450, 2447, 2448, 2446, 2445,
2442, 2437, 2438, 2440, 2439, 2483,
2489, 40, 4, 5, 6, 11, 12, 19, 10, 8, 20,
and 2163.

Contai, village Kharipukhuria, jurisdic-
tion list No. 157.

adastral plots in full—573, 572, 571, 570,
569, 574, 575, 576, 577, 568, 567, 566,
565, 563, 562, 561, 560, 559, 556 and 558.

adastral plots in part—555, 557, 547, 62, 63, 64,
67, 78, 90, 91, 270, 271, 272, 273, 267,
266, 276, 275, 274, 277, 596, 597, 591,
581, 621, 622, 636, 637, 638, 639, 640,
657, 656 and 654.

Bankura.—No. 10826L.A.(P.W.).—21st Septem-
ber 1950.—In exercise of the powers conferred by
section 48(I) of the Land Acquisition Act, I of
1894, the Governor is pleased to withdraw from
the acquisition of pieces of land measuring, more
or less, 1.11 acres as detailed below out of 12.56
acres of land covered by declaration No. 624-
L.A.(P.W.), dated the 20th January 1948, pub-
lished at pages 128-29, Part I of the *Calcutta*
Gazette of the 29th idem, for the diversion of the
Chenchurya-Simlapal Road in the district of
Bankura:—

Thana Taldangra, village Amlatara, jurisdiction
list No. 82.

Cadastral plot in full—61.

Cadastral plots in part—86, 90, 91, 56, 57 and
66.

Thana Taldangra, village Chenchurya, jurisdiction
list No. 70.

Cadastral plot in part—2091.

Thana Taldangra, village Harakona, jurisdiction
list No. 63.

Cadastral plot in full—948.

Cadastral plots in part—952, 953, 1161, 949, 950,
1163, 1162, 1169, 1160 and 947.

Bankura.—No. 10828L.A.(P.W.).—21st Septem-
ber 1950.—The Governor is pleased to cancel so
much of notification No. 5741L.A.(P.W.), dated
the 26th June 1947, under section 4 of the Land
Acquisition Act, I of 1894, published at pages
1314-15, Part I of the *Calcutta Gazette* of the 17th
July 1947, as relates to pieces of land measuring,
more or less, 1.42 acres as detailed below out of
the total area of 17.01 acres notified for acquisition
for the diversion of the Chenchurya-Simlapal Road
in the district of Bankura:—

Thana Taldangra, village Amlatara, jurisdiction
list No. 82.

Cadastral plots in full—60 and 62.

Cadastral plots in part—33, 58, 59, 63 and 64.

Thana Taldangra, village Chenchurya, jurisdiction
list No. 70.

Cadastral plots in part—2088 and 2081.

Thana Taldangra, village Taldangra, jurisdiction
list No. 81.

Cadastral plot in full—16.

Cadastral plots in part—408, 10, 14, 13, 413, 18,
15 and 17.

Thana Taldangra, village Harakona, jurisdiction
list No. 63.

Cadastral plots in part—1168 and 907.

Calcutta.—No. 10892L.A.—22nd September 1950.
—The Governor is pleased to cancel the notifica-
tion No. 4333L.A., dated the 27th May 1949,
under section 4 of the Land Acquisition Act,
I of 1894, published at pages 906-906, Part I of
the *Calcutta Gazette* of the 2nd June 1949, as
amended by erratum No. 6451L.A., dated the 4th
August 1949, published at page 1372, Part I of the

Calcutta Gazette of the 11th August 1949, in respect of the proposed acquisition of 2 pieces of land altogether measuring 2.6302 acres and comprising premises Nos. 27, 28A, 28B, 29, 30A, 30B, 31, 32, Eden Hospital Road, premises Nos. 1, 2, 3, 4, Eden Hospital Lane, premises Nos. 7, 8, 9A, 9B, 10, 11, 12, 13, 13/1, 13/2, 14, Gangadhar Babu Lane, portion of Champatola 6th By-Lane and common passage in block A and premises Nos. 20A, 20/1A, 20/2A, 20/3A, 20/3B, 20/3C, 21, 23, 24, 25, 25/1, 26, Eden Hospital Road, premises Nos. 15, 16/1, 16A, 16B, 17A, 17B, 19, Gangadhar Babu Lane, premises Nos. 20, 21, 22, Giri Babu Lane and common passage in block B, for the construction of a hostel for male students of the Medical College, Calcutta, in ward No. 8 of the Calcutta Municipality in the city of Calcutta.

ERRATA.

Midnapore.—No. 10762L.A.(P.W.).—20th September 1950.—In notification No. 7524L.A.(P.W.), dated the 11th October 1947, under section 4 of the Land Acquisition Act, 1 of 1894, published at pages 253-55, Part 1 of the Calcutta Gazette of the 30th idem, in respect of the acquisition of land for the construction of the Tamluk-Contai Road (section from Rasulpur River to Contai Town) in the district of Midnapore, following changes will occur:—

Read "132.68 acres" for "126.67 acres" in line 9.

Thana Contai, village Kanaidighi, jurisdiction list No. 416.

Delete "2230, 2565" under cadastral plots in part.

Insert "3783" under cadastral plots in full.

Read "2567" under cadastral plots in part instead of that under cadastral plots in full.

Thana Contai, village Kharipukhuria, jurisdiction list No. 157.

Delete "997, 1069, 284, 285, 546, 545" under cadastral plots in part.

Read "1004" under cadastral plots in part instead of that under cadastral plots in full.

Thana Contai, village Nachinda, jurisdiction list No. 411.

Delete "654, 801" under cadastral plots in part.

Insert "673" under cadastral plots in full and "3, 929" under cadastral plots in part.

Read "921, 681, 737, 733, 763" under cadastral plots in full instead of those under cadastral plots in part.

Read "638" for "738" under cadastral plots in part.

Thana Contai, village Sillibari, jurisdiction list No. 405.

Delete "408, 408" under cadastral plots in part.

Insert "482, 980" under cadastral plots in part.

Read "981, 436, 786" under cadastral plots in full instead of those under cadastral in part and "839, 404" under cadastral in part instead of those under cadastral in full.

Read "1" for "7" under cadastral plot part.

Thana Contai, village Jagudasbar, jurisdiction No. 406.

Delete "851, 856 and 855" under cadastral in part.

Read "852, 848, 847, 844" under cadastral in full instead of those under cadastral in part.

Thana Contai, village Marishda, jurisdiction No. 393.

Delete "4047" under cadastral plots in and "173, 484, 485, 489, 2793, 2783, 26" under cadastral plots in part.

Insert "2488, 3953" under cadastral plots in full and "413, 1900, 2978, 2980, 3954, 40 2672" under cadastral plots in part.

Read "2955, 2973, 151, 2971, 4056, 3987, 29 2977" under cadastral plots in full instead of those under cadastral plots in part and "2788, 486, 483, 2790, 481, 1904, 72" under cadastral plots in part instead of the under cadastral plots in full.

Thana Contai, village Daisai, jurisdiction list No. 389.

Delete "833, 854, 1186, 1191, 1878, 1787, 1151" under cadastral plots in part.

Insert "1648" under cadastral plots in full and "985" under cadastral plots in part.

Read "1719, 1877, 1642, 1748, 339, 333" under cadastral plots in part instead of those under cadastral plots in full.

Thana Contai, village Baghadauri, jurisdiction list No. 387.

Delete "36, 85" under cadastral plots in part.

Insert "1" under cadastral plots in part.

Read "70" under cadastral plots in part instead of that under cadastral plots in full.

Thana Contai, village Katigan, jurisdiction list No. 257.

Insert "102" under cadastral plots in part.

Thana Contai, village Durmut II, jurisdiction list No. 258.

Read "3161" under cadastral plots in part instead of that under cadastral plots in full.

Thana Contai, village Bentalisaramul Dungalbi, jurisdiction list No. 379.

Delete "577, 506, 480, 474, 468, 469, 462, 450, 438" under cadastral plots in part.

Insert "309" under cadastral plots in part.

Read "484, 468, 477, 509, 449, 488, 483, 457, 449, 465, 468, 463, 315" under cadastral plots in part instead of those under cadastral plots in full.

ma Contai, village Barunaberya, jurisdiction list No. 378.

Delete "82, 155, 94, 102, 103, 81" under cadastral plots in part.

Read "76" under cadastral plots in full instead of that under cadastral plots in part.

ma Contai, village Sherpur Bamanbar, jurisdiction list No. 375.

Read "25" under cadastral plots in full instead of that under cadastral plots in part.

ma Contai, village Sherpur Etwarabar, jurisdiction list No. 373.

Delete "327, 529" under cadastral plots in part.

Insert "402" under cadastral plots in part.

Read "328" under cadastral plots in part instead of that under cadastral plots in full.

ma Contai, village Athilagari, jurisdiction list No. 370.

Delete "958, 1521" under cadastral plots in part.

Bankura.—No. 10824L.A.(P.W.).—21st September 1950.—In notification No. 5741L.A.(P.W.), dated the 26th June 1947, under section 4 of the Land Acquisition Act, I of 1894, published at pages 1314-15, Part I of the *Calcutta Gazette* of the 15th July 1947, in respect of the acquisition of land for the diversion of the Chenchurya-Malapal Road, in the district of Bankura, following change will occur:—

ma Talangra, village Banktor, jurisdiction list No. 83.

Delete "312" under cadastral plots in part.

NOTICE.

Midnapore.—No. 10816L.A.(P.W.).—21st September 1950.—Whereas 0·86 of an acre, more or less, of land situate in or near the village of Chhatinda, described below has been requisitioned by the Collector, Midnapore, for the purpose of providing facilities for irrigation and drainage, namely, for Chhatinda Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

and, therefore, notice is hereby given that the Collector has decided to acquire the said land in pursuance of section 4 of the said Act.

And notice is given, under the provisions of section (I) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

Description of land.

ma Chhatinda, jurisdiction list No. 285, police-station Panskura, district Midnapore.

Cadastral plots in part—447, 448, 457, 458, 459, 465, 751, 747, 748, 760, 761, 765, 766, 767, and 782.

DECLARATIONS.

Hooghly.—No. 10578L.A.—16th September 1950.—Whereas it appears to the Governor that land is required to be taken by Government partly at the public expense and partly at the expense of the Jangipara D. N. H. E. School authorities for a public purpose, viz., for construction of a hostel for students of the school, in the village of Ajodhya, jurisdiction list No. 68, thana Jangipara, pargana Baligari, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 1861, 1867 and 1868 and measuring, more or less, 0·50 of an acre is required within the aforesaid village of Ajodhya.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Serampore.

24-Parganas.—No. 10634L.A.—18th September 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Bengal Chemical and Pharmaceutical Works, Ltd., for extension of factory and workers' quarters in the village of Panihati, jurisdiction list No. 10, thana Khardah, pargana Calcutta, district 24-Parganas, it is hereby declared that for the above purpose eleven pieces of land comprising cadastral plot Nos. 1287, 1289, 1290, 1314, 1315, 1319 to 1323, 1333 to 1339, 1345 to 1349, 1353 to 1356, 1358, 1359, 1360, 1361, 1363, 1365, 1367, 1491, 1497, 3495, 3496, 3499 to 3504, 3506 to 3514, 3636 and 3637 and measuring, more or less, 14·44 acres, are required within the aforesaid village of Panihati.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas.

Burdwan.—No. 10668L.A.—19th September 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the establishment of a Technical Training Centre, in the village of Dakshindhadka, jurisdiction list No. 15, thana Asansol, pargana Shergarh, district Burdwan, it is hereby declared that for the above purpose two pieces of land comprising part of cadastral plots Nos. 755 and 918 and measuring, more or less, 0·71 of an acre, are required within the aforesaid village of Dakshindhadka.

Mines of coal, iron-stone, slate or other minerals lying under the land or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig, or carry away, or use, in the construction of the work for the purpose of which the land is being acquired are not needed.

This declaration is made, under the provisions of section 6 of Act I of 1894, and section 3, clause (I), Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

Hooghly.—No. 10702L.A.—20th September 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Dunlop Rubber Co. (India), Ltd., for the provision of amenities for the employees of the said Company and also for the erection of employees' quarters in connection with the Factory Development Plans in the village of Keota, jurisdiction list No. 7, thana Chinsura, pargana Arsha, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral plot No. 1389 and portion of cadastral plots Nos. 1390, 1410, 1411, 1412 and 1412/1433 and measuring, more or less, 1.179 acres, is required within the aforesaid village of Keota.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Hooghly.

Midnapore.—No. 10760L.A.(P.W.).—20th September 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Tamluk-Contai Road (section from Rasulpur River to Contai Town), it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 26.76 acres and comprising cadastral plots as detailed below, are required in the district of Midnapore:—

District Midnapore.

Thana Contai, village Kanaidighi, jurisdiction list No. 416.

Cadastral plot in full—3783.

Cadastral plots in part—2566, 2568, 2569, 2570, 2572, 2229, 2567.

Thana Contai, village Kharipukhuria, jurisdiction list No. 157.

Cadastral plots in full—1071, 1072, 1073, 1075.

Cadastral plots in part—1099, 1098, 1089, 991, 1013, 1014, 1061, 1068, 1079, 940.

Thana Contai, village Nachinda, jurisdiction list No. 411.

Cadastral plots in full—738, 735, 734, 718, 717, 716, 711, 713, 712, 710, 704, 703, 686, 644, 649, 672, 682, 921, 681, 737, 733, 763, 673.

Cadastral plots in part—823, 820, 819, 702, 640, 639, 642, 643, 646, 648, 650, 651, 665, 669, 582, 1068, 809, 760, 739, 638, 731, 732, 715, 714, 709, 705, 688, 719, 687, 929.

Thana Contai, village Sillibari, jurisdiction list No. 405.

Cadastral plots in full—405, 982, 434, 435, 788, 854, 852, 837, 436, 786.

Cadastral plots in part—1, 409, 433, 440, 789, 790, 836, 1004, 983, 787, 859, 858, 853, 404.

Thana Contai, village Jagudasbar, jurisdiction No. 406.

Cadastral plots in full—839, 820, 836, 837, 854, 870, 871, 872, 873, 869, 859, 852, 848, 844.

Cadastral plots in part—840, 841, 819, 835, 867, 860, 861.

Thana Contai, village Marishda, jurisdiction No. 393.

Cadastral plots in full—153, 158, 159, 161, 166, 168, 170, 171, 363, 364, 365, 369, 370, 417, 418, 420, 423, 426, 427, 428, 429, 431, 435, 436, 465, 466, 467, 468, 475, 476, 722, 769, 768, 797, 1336, 1338, 1339, 1358, 1359, 1362, 1363, 3996, 3995, 2926, 2920, 2869, 1851, 1850, 1862, 1898, 1903, 1912, 1916, 2325, 2330, 2331, 2333, 2335, 2336, 2358, 2846, 2800, 2801, 2799, 2791, 2786, 2690, 2499, 2496, 2480, 2363, 2475, 2478, 151, 3953.

Cadastral plots in part—154, 157, 160, 162, 167, 169, 172, 361, 362, 178, 366, 368, 373, 416, 419, 421, 422, 424, 425, 433, 434, 438, 469, 474, 477, 725, 1337, 1361, 1364, 2931, 2929, 2919, 2870, 2852, 2792, 2794, 2704, 1843, 1841, 4038, 1863, 1896, 1899, 1905, 1915, 1918, 3949, 2324, 2329, 2332, 2334, 2357, 2362, 2476, 2477, 2483, 2669, 2663, 2497, 2498, 2665, 2802, 2847, 2927, 2979, 2785, 2672, 1904, 723, 4057.

Thana Contai, village Daisai, jurisdiction No. 389.

Cadastral plots in full—50, 144, 823, 828, 856, 857, 859, 860, 277, 278, 282, 287, 288, 325, 326, 330, 331, 334, 335, 336, 338, 1168, 1179, 1188, 1195, 1201, 1643, 1714, 1716, 551, 556, 559, 581, 604, 605, 606, 634, 641, 678, 1740, 1741, 1874, 1876, 689, 690, 691.

Cadastral plots in part—51, 145, 276, 279, 822, 853, 855, 861, 858, 1173, 1180, 1187, 286, 290, 303, 324, 327, 328, 329, 332, 341, 553, 557, 558, 580, 603, 640, 647, 1200, 1202, 1712, 1730, 1739, 1738, 1843, 681, 688, 985, 1642, 339, 333.

Thana Contai, village Baghadanri, jurisdiction No. 387.

Cadastral plots in full—21, 22, 83, 84, 17.

Cadastral plots in part—19, 26, 125, 126, 2, 1.

Thana Contai, village Katigan, jurisdiction No. 257.

Cadastral plots in part—191, 192, 195, 100.

r I]

na Contai, village Durmut-II, jurisdiction list No. 258.

adastral plots in full—3019, 3020, 3158, 3564, 3160, 3166, 3283, 3294, 3326, 3295, 3296, 3298.

adastral plots in part—3001, 3002, 3156, 3162, 3165, 3170, 3369, 3341, 3325, 3315, 3313, 3293, 3161.

na Contai, village Beutaliasamil Dingalberya, jurisdiction list No. 379.

adastral plots in full—310, 1780, 312, 489,

adastral plots in part—306, 307, 311, 314, 313, 490, 482, 478, 476, 475, 464, 440, 318, 321, 325, 326, 327, 155, 449, 488, 483, 439, 447, 465, 466, 467, 315.

na Contai, village Barunaberya, jurisdiction list No. 378.

adastral plot in full—79.

adastral plot in part—23.

na Contai, village Sherpur Bamunbar, jurisdiction list No. 375.

adastral plots in part—28, 70, 102.

a Contai, village Sherpur Etawaribar, jurisdiction list No. 373.

lastral plots in full—211, 329.

lastral plots in part—315, 210, 149, 321,

a Contai, village Athilagari, jurisdiction list No. 370.

lastral plots in full—913, 912, 909, 919, 1587, 1585

dastral plots in part—683, 829, 830, 917, 914, 911, 906, 908, 957, 956, 955, 954, 920.

as declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern

an of the land may be inspected in the office of the Collector of Midnapore.

la.—No. 10818L.A.(P.W.).—21st September 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the road from Bulbulchandi Railway station to Bulbulchandi village, it is hereby declared that for the above purpose, pieces of land measuring, more or less, 8.26 acres and comprising cadastral plots as detailed below, are required in the district of Malda:—

District Malda.

Habibpur, village Kendua, jurisdiction list No. 213.

entral plot in full—2.

entral plots in part—122, 7, 8, 9 and 3.

Thana Habibpur, village Bulbulchandi, jurisdiction list No. 212.

Cadastral plots in full—68 and 75.

Cadastral plots in part—69, 71, 73, 76 and 77.

Thana Habibpur, village Kachupukur, jurisdiction list No. 211.

Cadastral plot in part—74.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Malda.

Bankura.—No. 10820L.A.(P.W.).—21st September 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the diversion of the Chenchurva-Simlapal Road, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 3.03 acres and comprising cadastral plots as detailed below, are required in the district of Bankura:—

District Bankura.

Thana Taldangra, village Chenchurva, jurisdiction list No. 70.

Cadastral plots in part—2214, 2092 and 2088.

Thana Taldangra, village Taldangra, jurisdiction list No. 81.

Cadastral plot in part—112.

Thana Taldangra, village Banktor, jurisdiction list No. 83.

Cadastral plot in part—328

Thana Taldangra, village Harakona, jurisdiction list No. 63.

Cadastral plots in part—1167 and 1168.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Bankura.

ERRATA

Midnapore. — No. 10764L.A.(P.W.). — 20th September 1950. — In declaration No. 2989-L.A.(P.W.), dated the 12th April 1948, under section 6 of the Land Acquisition Act, I of 1894, published at pages 488-89, Part I of the *Calcutta Gazette* of the 22nd idem, in respect of the acquisition of the land required for the construction of the Tamluk-Contai Road (section from Rasulpur river to Contai town) in the district of Midnapore, following changes will occur:—

Read "105.10 acres" for "111.00 acres" in line 8.

Thana Contai, village Kanaidighi, jurisdiction list No. 416.

Delete "2566, 2569, 2572, 2229, 2230" under cadastral plots in part.

Read "2578" for "2278" occurred between 2572 and 2575 under cadastral plots in part.

Thana Contai, village Kharipukhuria, jurisdiction list No. 157.

Delete "1071" under cadastral plots in full and "997, 1069, 940, 284, 285, 546, 545" under cadastral plots in part.

Insert "1076" under cadastral plots in full.

Read "1004" under cadastral plots in part instead of that under cadastral plots in full.

Thana Contai, village Nachinda, jurisdiction list No. 411.

Delete "717, 738" under cadastral plots in full and "642, 714, 820, 823" under cadastral plots in part.

Insert "666" under cadastral plots in full and "922, 3" under cadastral plots in part.

Thana Contai, village Sillibari, jurisdiction list No. 405.

Delete "837, 788, 852, 854, 982" under cadastral plots in full and "836, 789, 858, 859, 432, 436, 440, 983, 785, 403, 408" under cadastral plots in part.

Insert "980" under cadastral plots in part.

Read "981" under cadastral plots in full instead of that under cadastral plots in part and "839" under cadastral plots in part instead of that under cadastral plots in full.

Thana Contai, village Jagudasbar, jurisdiction list No. 406.

Delete "859, 839, 836, 837, 870" under cadastral plots in full and "852, 848, 840, 835, 834, 861, 860, 851" under cadastral plots in part.

Thana Contai, village Marishda, jurisdiction list No. 393.

Delete "2478, 2358, 1917, 1916, 1912, 1904, 2869, 2801, 1850, 1851, 3995, 3996, 2853, 2363, 1362, 432, 428, 2926, 726, 170, 166, 415, 1363, 1360, 1359, 1358, 476, 468, 467, 466" under cadastral plots in full and "3949, 2477, 2362, 2497, 2357, 1918, 2802, 4038, 1843, 2931, 2852, 1361, 1915, 1911, 2927, 725, 361, 167, 164, 1364, 2919, 2971, 477, 173, 484, 485, 489, 2793, 2783, 2677" under cadastral plots in part.

Insert "380, 4056, 2488, 2494, 2495" under cadastral plots in full and "412, 2487, 2366, 2490, 2323, 1900, 2978, 2980, 3954" under cadastral plots in part.

Read "2955, 2973, 3987, 2976, 2977" under cadastral plots in full instead of those under cadastral plots in part and "2788, 2486, 483, 481" under cadastral plots in part instead of those under cadastral plots in full.

Thana Contai, village Daisai, jurisdiction No. 389.

Delete "690, 1716, 604, 552, 581, 559, 551, 289, 860, 50, 823, 144, 282, 277" under cadastral plots in full and "1712, 603, 557, 553, 580, 558, 1200, 1187, 1180, 1173, 327, 51, 822, 281, 145, 833, 854, 1191, 1878, 1787" under cadastral plots in part.

Insert "1743, 1884, 1648, 1169" under cadastral plots in full and "1167" under cadastral plots in part.

Read "1719, 1748" under cadastral plots in part instead of those under cadastral plots in full.

Thana Contai, village Baghdadari, jurisdiction No. 387.

Delete "83, 84" under cadastral plots in part and "36, 85" under cadastral plots in part.

Insert "20" under cadastral plots in part.

Read "70" under cadastral plots in part instead of that under cadastral plots in full.

Thana Contai, village Durmut-II, jurisdiction No. 258.

Delete "3161, 3283" under cadastral plots in full.

Thana Contai, village Bentalhasamul Dinga, jurisdiction list No. 379.

Delete "310" under cadastral plots in full and "449, 482, 448, 466, 325, 314, 313, 577" under cadastral plots in part.

Thana Contai, village Barunaberya, jurisdiction list No. 378.

Delete "82, 155, 94, 102, 103" under cadastral plots in part.

Read "76" under cadastral plots in full instead of that under cadastral plots in part.

Thana Contai, village Sherpur Bamunbar, jurisdiction list No. 375.

Read "25" under cadastral plots in full instead of that under cadastral plots in part.

Thana Contai, village Sherpur Etawaribari, jurisdiction list No. 373.

Delete "210" under cadastral plots in part.

Read "328" under cadastral plots in part instead of that under cadastral plots in full.

Contai, village Athilagari, jurisdiction list No. 370.

delete "Thana Contai, village Athilagari, jurisdiction list No. 370" and the expression "Cadastral plots in part" together with "910, 911" mentioned thereunder.

Bankura.—No. 10822L.A.(P.W.).—21st September 1950.—In declaration No. 624L.A.(P.W.), of the 20th January 1948, under section 6 of the Land Acquisition Act, I of 1894, published at 128-29, Part I of the *Calcutta Gazette*, dated 29th idem, in respect of the acquisition of land required for the diversion of the Chenchurya-apal Road, in the district of Bankura, following change will occur:—

in Taldangra, village Banktor, jurisdiction list No. 83.

delete "412" under cadastral plots in part.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy. to the Govt. of West Bengal (*ex-officio*).

Land Development

NOTIFICATION.

a.—No. 10408L.Dev.—13th September 1950. As it appears to the Governor that land is to be needed for a public purpose, viz., for settlement of immigrants who have migrated to the State of West Bengal on account of circumstances beyond their control in the village of Athilagari, jurisdiction list No. 105, police-station Athilagari, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 52, 54, 55, 60, 61, 76, 1, 224, 225, 269-271, 275-278 and 280-282 and portion of cadastral survey plots Nos. 62 and 63 measuring more or less, 11.46 acres, is to be required within the aforesaid village and area.

Notification is made, under the provisions of section 4 of the West Bengal Land Development Planning Act, 1954 (West Bengal Act XXI of 1954) to all whom it may concern.

In exercise of the power conferred by the aforesaid Act, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and assistants to enter upon and survey the land and to do all acts required or permitted by that Act.

All the land may be inspected in the office of the Collector, Nadia.

By order of the Governor,

S. BANERJEE, Secy.

Requisition

Notification of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 362/50Reqn.

Calcutta, the 25th April 1950.

ORDER.

In the opinion of the State Government, the premises described in the schedule below are required for a public purpose;

and therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor hereby requisitions the

premises described in the schedule below and under sub-section (4) of the said section the Governor is further pleased to direct the Collector, 24-Parganas, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises

19, Babubagan Lane, Dhakuria district 24-Parganas (76/1, Bank plot) (one bed room on the ground floor, three bed rooms and one bath-cum-latrines on the 1st floor, one kitchen one store room and one servant's room on the 2nd floor).

By order of the Governor,

J. N. MOOKHERJEE Asst. Secy.

The landlord of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 4th October 1950 at 12 noon, or on any subsequent date, when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. K. GHOSH,

Collector under Act V of 1947, Alipore, 24-Parganas

Alipore, the 19th September 1950.

No. 572/50Reqn

Calcutta, the 4th July 1950

ORDER

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose,

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section the Governor is further pleased to direct the Collector, 24-Parganas, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises

65, Baburam Ghosh Road, Tollygunge, district 24-Parganas (two bed rooms, one store, one kitchen, one bath-latrines and one tube-well in the front portion on the ground floor)

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

The landlord of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 10th October 1950 at 10 a.m. or on any subsequent date, when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. K. GHOSH,

Collector under Act V of 1947, Alipore, 24-Parganas.

Alipore, the 25th September 1950.

No. 770/50Reqn.

Calcutta, the 15th September 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned:—

The Schedule.*Description of premises.*

34, Ramdhone Mitra Lane, Calcutta

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Gour Chand Mallick of 100G, Taltala Lane, Calcutta, landlord of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 3rd October 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 20th September 1950.

No. 775/50Reqn.

Calcutta, the 16th September 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned:—

The Schedule.*Description of premises.*

6, Panchanon Mukherjee Road, Calcutta (western portion of the 2nd floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sm. Purni Debi, wife of Sri Jamunadas Fata-puria, owner of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 3rd October 1950 at 3 p.m. or on any subsequent day

when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta

Calcutta, the 21st September 1950

No. 778/50Reqn.

Calcutta, the 18th September 1950

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned:—

The Schedule.*Description of premises.*

1, Kapalitola Lane, Calcutta (entire 2nd floor)

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Banerwar Sarkar, tenant of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 6th October 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta

Calcutta, the 25th September 1950

ORDERS.

No. 817/49.

Calcutta, the 9th September 1950.

In exercise of the powers conferred by sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 817/49, dated 19th September 1949, made by it in respect of the premises described in the schedule below:—

The Schedule.*Description of the premises.*

10, Dinkhusa Street, Calcutta (a three flat on the north back of the 1st floor).

No. 524/50.

Calcutta, the 16th September 1950.

In exercise of the powers conferred by sub-sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to make the order No. 524/50, dated the 14th June 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of the premises.

11, Sudder Street, Calcutta (top floor except room on the left side).

No. 514/50

Calcutta, the 18th September 1950.

In exercise of the powers conferred by sub-sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to make the order No. 514/50, dated 9th June 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of the premises.

1, Banerjee Lane, Calcutta (two rooms on the floor on the roadside with an attached bath-room and privy)

No. 274/50.

Calcutta, the 21st September 1950.

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 274/50, dated the 27th March 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of the premises.

14, Rash Behari Avenue, Calcutta

No. 758/50.

Calcutta, the 13th September 1950.

It is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sri Dasi of 62, Scott Lane, Calcutta, shall have the permission of the State Government to dispose of the premises and that

no person shall without such permission enter into occupation thereof

The Schedule.

Description of the premises

24, Lake Avenue, Calcutta

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Notice under section 4(a) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 26th September 1950.

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 4 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Manik Lal Dutta, owner and Sri T. C. Roy, occupier of the premises, to vacate the said premises on or before 12th October 1950 at 3 p.m. when possession thereof will be taken on behalf of the State Government:—

The Schedule.

Particulars of the premises.

8, Gopal Chandra Lane, Calcutta—1st floor (portion).

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Notifications under rule 12 of the West Bengal Non-agricultural Tenancy, Rules, 1949.

Alipore, the 2nd September 1950.

The rent roll of the estate No. 3230 of the 24-Parganas Collectorate was confirmed by the Director of Land Records and Surveys, West Bengal, on the 23rd August 1950, under section 32(2) of the West Bengal Non-Agricultural Tenancy Act XX of 1949 (D. L. R. & S. memorandum No. 77/2770C., dated 23rd August 1950).

A certified copy of the rent roll shall remain open to public inspection in the office of the Collector, 24-Parganas, for a period of three months from 11 a.m. to 5 p.m. from the date of the notification

The rent roll of the estate No. 3228 of the 24-Parganas Collectorate confirmed by the Director of Land Records and Surveys, West Bengal, on the 23rd August 1950, under section 32(2) of the West Bengal Non-agricultural Tenancy Act XX of 1949 (D. L. R. & S. memorandum No. 78/2769C., dated 23rd August 1950).

A certified copy of the rent roll shall remain open to public inspection in the office of the Collector, 24-Parganas, for a period of three months from 11 a.m. to 5 p.m. from the date of the notification.

D. GUPTA,

Settlement Officer, West Bengal.

কৃষি, বন ও মৎস্য বিভাগ।
DEPARTMENT OF AGRICULTURE, FORESTS
AND FISHERIES

মৎস্য।
Fisheries

প্রজ্ঞাপন।
NOTIFICATION.

নং ৮৪২৪মৎস্য।—১১ই সেপ্টেম্বর ১৯৫০।—পশ্চিম এলাকার মীনপোষ অধ্যক্ষ প্রিন্সিপাল রঞ্জন মজুমদারকে পশ্চিমবঙ্গের কৃত্যক নিয়মাবলীর প্রথম অংশের ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালের ৯ই মে হইতে ১৯৫০ সালের ১২ই জুন পর্যন্ত গড় বেতনে ছুটি মজুর করা হইল। [২৫শে এপ্রিল ১৯৫০ তারিখের ৩১০০নং প্রজ্ঞাপন বাতিল করা হইল।]

রাজ্যপালের আদেশানুসারে,

বোর্ড চন্দ্র মন্ডল,

উপ-কমিস্যর।

No. 8424Fish.—11th September 1950.—Sri Santosh Ranjan Majumdar, Superintendent of Fisheries, Western Circle, has been allowed leave on average pay for the period from 9th May 1950 to 12th June 1950, under rule 167(ii) of the West Bengal Service Rules, Part I. [This cancels the notification No. 3103, dated 25th April 1950.]

By order of the Governor,
G. C. MANDAL, Dy. Secy.

বন অধিকার।
DIRECTORATE OF FORESTS

পশ্চিমবঙ্গ মহাবনপালের প্রদত্ত আদেশাবলী।

Orders by the Conservator-General of Forests
West Bengal

নং ৭২২৫সি.জি.এফ.।—১৫ই সেপ্টেম্বর ১৯৫০।—২৪-পরগণা জুটিতে সংশ্লিষ্ট বরিশত বনরক্ষক প্রীতিন্দু ভূষণ সরকার সরকারী কার্যের স্বার্থে মেদিনীপুর জুটিতে সংশ্লিষ্ট থাকিবেন। মেদিনীপুর ত্যাগের সদর হইবে।

সুকুমার চৌধুরী,

মহাবনপাল।

No. 7225C.G.F.—15th September 1950.—Sri Indu Bhusan Sarkar, Senior Forest Ranger (Leave Reserve), attached to the 24-Parganas Division, is transferred in the interests of public service and attached to the Midnapore Division with headquarters at Midnapore.

S. CHAUDHURI,
Conservator-General.

CO-OPERATION, CREDIT, RELIEF AND
REHABILITATION DEPARTMENT

Co-operation

NOTIFICATION.

Birbhum.—No. 1303Co-op.—20th September 1950.—In partial modification of the orders contained in notification No. 1244Co-op., dated the 11th September 1950, Janab Farhad Hossain, Assistant Registrar of Co-operative Societies, Birbhum, is allowed leave on average pay for one month and six days from the 9th September 1950 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

By order of the Governor,
K. C. BASAK, Secy.

বাস্তবহার পুনর্বাসন বিভাগ।
REFUGEE REHABILITATION
DEPARTMENT

সংস্থা।
Establishment

প্রজ্ঞাপনাবলী।
NOTIFICATIONS.

বীরভূম-কুচবিহার।—নং ৭১৭৭এস্ট।—১লা সেপ্টেম্বর ১৯৫০ অবর শাসক ও সমাহর্তা ও বীরভূমের জিলা পুনর্বাসন আধিকারিকের প্রকিরণ চন্দ্র মৌলিককে পুনরাদেশ না হওয়া পর্যন্ত কুচবিহারের জিলা পুনর্বাসন আধিকারিকের পদে নিয়োগ করা হইল।

Birbhum-Cooch Behar.—No. 7177Estt.—1st September 1950.—Sri Kiran Chandra Maulik, Sr Deputy Magistrate and Sub-Deputy Collector, District Rehabilitation Officer, Birbhum, is posted as such to Cooch Behar, with effect from the date on which he joins there until further orders.

বীরভূম।—নং ৭১৭৯এস্ট।—১লা সেপ্টেম্বর ১৯৫০।—উপ-শাসক ও সমাহর্তা প্রীতিন্দু বরিশত বিস্বাসকে প্রকিরণ চন্দ্র মৌলিকের কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত বীরভূম জিলা পুনর্বাসন আধিকারিকের পদে নিয়োগ করা হইল।

Birbhum.—No. 7179Estt.—1st September 1950.—Sri Himadri Ballav Biswas, Deputy Magistrate and Deputy Collector, is appointed as District Rehabilitation Officer of Birbhum with effect from the date on which he assumes the duties of the post until further orders, *vice* Sri Kiran Chandra Maulik, transferred.

কলিকাতা।—নং ৭৩৫২এস্ট।—৯ই সেপ্টেম্বর ১৯৫০।—প্রকিরণ চন্দ্র মৌলিকের কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত বাস্তুহারা পুনর্বাসন বিভাগে অস্থায়ীভাবে পুনর্বাসন আধিকারিকের পদে নিয়োগ করা হইল।

Calcutta.—No. 7352Estt.—9th September 1950.—Sri Ramendra Chakravorty is appointed temporarily as Rehabilitation Officer under the Refugee Rehabilitation Department with effect from the date on which he assumed duties of the post, until further orders.

কলিকাতা।—নং ৭৩৫৪এস্ট।—৯ই সেপ্টেম্বর ১৯৫০।—প্রকিরণ চন্দ্র মৌলিকের কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত বাস্তুহারা পুনর্বাসন বিভাগে অস্থায়ীভাবে পুনর্বাসন আধিকারিকের পদে নিয়োগ করা হইল।

Calcutta.—No. 7354Estt.—9th September 1950.—Sri Radha Gobinda Ghosh is appointed temporarily as Rehabilitation Officer under the Refugee Rehabilitation Department with effect from the date on which he assumed the duties of the post until further orders.

কলিকাতা।—নং ৭৪৪৬এস্ট।—১৪ই সেপ্টেম্বর ১৯৫০।—বাস্তুহারা পুনর্বাসন অধিকারকের সহকারী শিক্ষা আধিকারিক প্রদীপ চট্টোপাধ্যায়কে পশ্চিমবঙ্গ সার্ভিস রুলস্ (১ম অংশ) এর ১৬৮(১) নিয়মানুযায়ী ১৮ই অক্টোবর ১৯৪৯ তারিখ হইতে পাঁচ দিনের ছুটি মজুর করা হইল।

রাজ্যপালের আদেশানুসারে,
হিরেন্দ্র বন্দ্যোপাধ্যায়,
সচিব।

Calcutta.—No. 7446Estt.—14th September 1950.—Sri Shyamadas Bhattacharyya, Assistant Education Officer in the Refugee Rehabilitation Directorate, was allowed earned leave for five months with effect from 18th October 1949 under rule 168(I) of the West Bengal Service Rules, Part I.

By order of the Governor,
H. BANERJEE, Secy.

ফা—নং ৬৯৬০এস্ট.—২৫শে আগস্ট ১৯৫০।—প্রিন্সিপাল
জুন ১৯৫০ তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত
পুনর্বাসন অধিকারে বিশেষ পুনর্বাসন অধিকারিকের পদে
হইল।

রাজ্যপালের আদেশানুসারে,
প্রমোদ কুমার চট্টোপাধ্যায়,
উপ-সচিব।

ta.—No. 6960Estt.—25th August 1950.—
al Sen is appointed as Special Rehabilita-
er in the Refugee Rehabilitation Direc-
th effect from 1st June 1950, the date on
e assumed the duties of the post, until
orders.

By order of the Governor,
P. K. BHATTACHARJEE, Dy. Secy.

শিক্ষা বিভাগ। EDUCATION DEPARTMENT

শিক্ষা।
Education
প্রকাশনার্থী।

NOTIFICATIONS.

ta.—No. 4283Edn./2L-9/50.—12th Sep-
1950.—Dr. Bhabatosh Datta, Professor of
es, Central Calcutta College, in the West
Educational Service, is allowed extraordi-
ary for the period from 17th August 1950
September 1950, under rule 174(a)(a) of
Bengal Service Rules, Part I, in con-
sequence of the leave already granted to him.

জি-কলিকাতা।—নং ৪২৮৬শিক্ষা।—১২ই সেপ্টেম্বর ১৯৫০।
এ সংকট কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকর সংস্কৃতির
স্তর বৃদ্ধি বিমল চৌধুরী, বি. এ. পি, এইচ, ডি (লন্ডন),
এ বিদ্য হওয়ায় এ পদে ও এ কৃত্যকর দার্জিলিং কলেজের
শিক্ষণ কৃত্যকর সংস্কৃতির অস্থায়ী অধ্যাপক উত্তর প্রকাশ চন্দ্র
এ. এ. পি, এইচ, ডিকে ২২শে আগস্ট ১৯৫০ তারিখ হইতে
এ নিয়োগ করা হইল; কিন্তু তিনি পুনরাদেশ পর্যন্ত দার্জিলিং
এ বিষয়ের অধ্যাপক পদে কার্য করিতে থাকিবেন।

রাজ্যপালের আদেশানুসারে,
ডি, এম, সেন,
কম্পসচিব।

Calcutta.—No. 4286Edn.—12th Sep-
1950.—Dr. Prakash Chandra Lahiri, M.A.,
officiating Professor of Sanskrit, Darjeeling
in the West Bengal Educational Service,
noted to act in that service as Professor of
Sanskrit at Sanskrit College, Calcutta, with
effect from the 22nd August 1950, vice Dr. Jatin-
lal Chowdhury, B.A., Ph.D. (London), on
deputation, but he will continue to work as Profes-
sor of Sanskrit at the Darjeeling College until
further orders.

Charitable Endowments Act (VI of 1890).

Calcutta.—No. 5F-13/50.—16th September 1950.
I hereby notified that the Governor of the
State of West Bengal, in exercise of the powers
vested in him by sections 4 and 5 of the Charitable
Endowments Act, 1890 (VI of 1890), upon the
recommendation made by the Administrators of the
Bengal Hostel Endowment Fund created in
Notification No. 2799Edn., dated the 4th
August 1950, do hereby order and direct that the
particulars of which were contained in the

first part of the Schedule written under the above
notification or any other security or securities to
which it might have been or may be converted,
shall, as from the 15th August 1947, vest and be
deemed to have vested and be henceforth vested in
the Treasurer of Charitable Endowments for the
territories subject to the Government of West
Bengal and be held by him and his successor in
office subject to the provisions of the said Charitable
Endowments Act and any rules from time to time
framed thereunder by the Governor of the State of
West Bengal upon trust for ever to receive the
interest of the said security or securities the present
corpus of which consists of 3 per cent loan, 1946,
for Rs. 5,000 and 4 per cent loan, 1960-70, for
Rs. 2,400 when and as the same became and shall
become due and payable and from time to time to
apply the same in terms of the scheme for the
creation of the said Endowment, particulars of
which scheme are contained in the second part of
the Schedule written thereunder and it is hereby
further notified that the said scheme shall be
deemed to have been in operation on the vesting
of the said security or securities in the said
Treasurer of Charitable Endowments for the terri-
tories subject to the Government of West Bengal.

Calcutta.—No. 4383Edn.—19th September 1950.
—Sri Sushil Kumar Siddhanta, M.Sc., officiating
Professor of Chemistry, Presidency College,
Calcutta, in the West Bengal Educational Service,
is appointed substantively to that service as Pro-
fessor of the subject in the same college with effect
from 4th August 1950, vice Dr. P. C. Rakshit
promoted.

Calcutta.—No. 4384Edn.—19th September 1950.
—Sri Dayananda Bhaduri, M.Sc., officiating Pro-
fessor of Chemistry, Presidency College, Calcutta,
in the West Bengal Educational Service, is appoint-
ed to act in that service as Professor of the subject
in the same college with effect from 4th August
1950, vice Dr. Nirmalendu Nath Roy, on deputation
or until further orders.

Nadia.—4385Edn.—19th September 1950.—Sri
Prafulla Kumar Dutta, M.Sc., officiating Professor
of Chemistry, Krishnagar College, in the West
Bengal Educational Service, is appointed substan-
tively to that service as Professor of the subject in
the same college with effect from 4th August 1950.

By order of the Governor,
D. M. SEN, Secy.

WEST BENGAL LEGISLATIVE ASSEMBLY

Election of Members to Provisional Parliament from the State of West Bengal.

Under sub-rule (77) of rule 4 of the Provisional
Parliament (Filling of Casual Vacancies and Elec-
tion Petitions) Rules, 1950, I hereby declare that—

- (1) Janab Abdus Sattar, Burdwan, belonging to Muslim community,
- (2) Janab Mohammad Azizul Haque, 94/2, Collin Street, Calcutta-16, belonging to Muslim community, and
- (3) The Hon'ble Shri Charu Chandra Biswas, 58, Puddopukur Road, Elgin Road P. O., Calcutta-20,

have been this day duly elected as members to the Provisional Parliament by the members of the West Bengal Legislative Assembly to fill the seats vacated by—

- (1) Janab Raghib Ahsan, belonging to Muslim community,

(2) Janab Abdul Hamid, belonging to Muslim community, and

(3) Shri Himmat Singh K. Maheshwari.

A. R. MUKHERJEE,

Returning Officer and Secretary,
West Bengal Legislative Assembly.

CALCUTTA,

The 26th September, 1950.

Office of the Accountant-General, West Bengal

NOTIFICATIONS.

Subject:—Introduction of "Government of India Insurance" stamps in place of the "Government of India Insurance Agent Licence Fee" stamps.

No. TM/187.—9th September 1950.—In continuation of this office circular letter No. TM11/174, dated 17th December 1946, a copy of letter No. 45-I.L(1)/50, dated 17th August 1950, from the Controller of Insurance, Government of India, is circulated herewith for the information and guidance of all Treasury Officers in West Bengal including the Treasury Officer, Calcutta Collectorate.

[Dy. TM-1202, dated 21st August 1950, Ble. TM/23 of 1939-40—Vol II.]

Copy of letter No. 45-I.L(1)/50, dated 17th August 1950, from the Controller of Insurance, Government of India.

I have to refer to the Insurance (Amendment) Act, 1950, and to the final amendments to the Insurance Rules, 1939, which will be published in the *Gazette of India* shortly, and to say that it is proposed to print new stamps to be designated as "Government of India Insurance" stamps of the denominations of Re. 1 and Rs. 2, 5, 10 and 25 for payment of fees in respect of the various purposes mentioned in the Insurance Rules, 1939, as amended. As the stocks of the existing "Government of India Insurance Agent Licence Fee" stamps may be lying unused with the various insurers, their branch offices, etc., the Treasuries and the Controller of Stamps and as the existing "Government of India Insurance Agent Licence Fee" stamps can make up Rs. 5 (two stamps of Rs. 1-8 each and 2 stamps of Re. 1 each), which is the fee required for obtaining or renewing a licence to act as an insurance agent for three years, under section 42 of the Insurance Act, 1938, as amended by the Insurance (Amendment) Act, 1950, it has been decided that there will be no objection to using the existing "Government of India Insurance Agent Licence Fee" stamps even after the 1st September 1950 whether the new stamps of rupees five are or are not available on or after the 1st September 1950.

Subject:—Preservation of sub-vouchers for Rs. 25 and below.

No. TM/188.—11th September 1950.—It has come to the notice of Government that although S.R.236(2) of the Treasury Rules, Bengal, Volume I, prescribes that unless it is distinctly provided otherwise by any rule or order, no sub-voucher may be destroyed until after a lapse of three years, certain drawing and disbursing officers had destroyed all the sub-vouchers below Rs. 25 on the

assumption that in terms of certificate No. 1 issued on the form of contingent bill, they had discretion to determine whether such vouchers may be preserved or destroyed. As per S.R. 245 (2) *ibid* sub-vouchers for Rs. 25 and below are not required to be sent to the Accountant-General, all the drawing and disbursing officers of the Government of West Bengal under the audit control of this office are hereby directed to preserve such sub-vouchers for a period of three years or until they are audited locally by the officers of this office whichever date is earlier.

[Government of West Bengal, Finance Department, Audit Branch memorandum No. 3638/F/F/1B/15(84)/50, dated 17th August 1950, Dy. G.B.3292/TM-1205Ble.TM/16 of 1950.]

Subject:—Submission of receipted chalangis to the Union Excise Department.

No. TM/189.—12th September 1950.—Attention of all Treasury Officers in West Bengal invited to this office circular letter No. TM, dated 26th April 1948, forwarding advance copies of corrections to rules 583 and 585 and of F.T.R.52-A of the Central Government Compilation of the Treasury Rules, Volumes I and II, respectively. It has been reported by the Accounts Officer, Union Excise, Calcutta, that copies of receipted chalangis relating to the Union Excise Department together with a list of such chalangis are not being received by him in weekly batches, viz., on the 8th, 15th, 22nd and last day of each month as required by the constituted rules. It is hereby directed that in this respect should be strictly observed.

S. K. SARKAR,

Deputy Accountant-General

SHERIFF'S OFFICE

The 8th September 1950

Notice is hereby given that the Fifth Criminal Sessions of the year 1950 of the High Court of Calcutta in West Bengal for the town of Calcutta will be held at the Court House, in the town of Calcutta, on Monday, the 4th day of December next, at 10-30 o'clock in the forenoon, and will continue from day to day until the said sessions are over. And it is hereby proclaimed that persons who are to prosecute any of the persons to be brought up for trial at the said sessions should present then and there to prosecute.

S. B. DUTTA

Sheriff

সেরিক অফিস, ৮ই সেপ্টেম্বর ১৯৫০ খৃস্টাব্দ।

এতদ্বারা সম্বন্ধস্বারাণকে জানান হইতেছে যে, আসামি
খৃস্টাব্দের ৪ঠা ডিসেম্বর সোমবার বেলা ১০-৩০ মিনিট সমর
পর্বান্ত আদালতের কার্য শেষ না হইর উদ্দিন প্রত্যহ সূর্য পশ্চি
অবীন সমর কলিকাতার কোর্টহাউসে বিচার নিষ্পত্তা জন্য
হাইকোর্টের আসন আদালত গৃহে ১৯৫০ খৃস্টাব্দের পঞ্চম দ
কিম্বদ্বার আদালত বসিবে এবং এতদ্বারা আরও প্রচার করা
যে সকল ব্যক্তি কোন কর্মের বিরুদ্ধে কোর্টহাউসে বিচার
চাওয়া উক্ত সমরে উক্ত স্থানে উপস্থিত থাকেন। ইতি।

এস. বি. ও
সেরিক

ORDERS BY COMMISSIONERS OF DIVISIONS
Burdwan Division—Chinsura

is hereby notified for general information:—

to and date of the order assigned the authority.	Board to which appointed or elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority, and designation.
Appointment to Union Bench and Court.				
1259 L.S.G., dated the 5th September 1950	Belatal union board, Arambagh police-station, Arambagh subdivi- sion, district Hooghly	Sri Anil Kumar Sarkar, Sri Nital Charan De and Janab Raja Miah Shalkh.	Sections 65 and 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919).	B. Sarkar, Commis- sioner, Burdwan Division.
1260 L.S.G., dated the 5th September 1950	Gourhati union board, Arambagh police-station, Arambagh subdivi- sion, district Hooghly.	Sri Jugal Chandra Roy, Sri Satish Chandra Roy, Sri Prafulla Kumar Banerjee and Sri Provas Chandra Dey-Sarkar.	Ditto	Ditto.
1261 L.S.G., dated the 5th September 1950	Bhangamora union board, Pursurah police-station, Arambagh subdivi- sion, district Hooghly.	Sri Gour Mohan Goswami, Sri Krishori Mohan Chakravorty, Sri Bejoy Krishna Kundu and Sri Kanai Chandra Paul.	Ditto	Ditto.
1262 L.S.G., dated the 5th September 1950	Dithibatpur union board, Pursurah police-station, Arambagh subdivi- sion, district Hooghly.	Sri Narayan Chandra Samal, Sri Anil Bhushan Mallik, Sri Manindra Nath Bolei and Sri Parbati Hazra.	Ditto	Ditto.
1263 L.S.G., dated the 5th September 1950	Shyampur union board, Pursurah police-station, Arambagh subdivi- sion, district Hooghly.	Sri Hiralal Bera, Sri Subal Chandra Adak, Sri Chandra Kanta Bera and Sri Mrigendra Nath Mallik.	Ditto	Ditto.
1264 L.S.G., dated the 5th September 1950	Thakuranichak union board, Khana- kul police-station, Arambagh subdivi- sion, district Hooghly.	Sri Debendra Nath Bag, Sri Prasanna Kumar Guchhait, Sri Rakhal Chandra Mondal and Janab Amanat Ali.	Ditto	Ditto.
1265 L.S.G., dated the 5th Sep- tember 1950	Rajhati union board, Khanakul police-station, Arambagh subdivi- sion, district Hooghly.	Sri Satya Sadhan Dutta, Janab Gulzar Hossain, Sri Nalin Samanta and Sri Bholanath Nandy.	Ditto	Ditto.
1266 L.S.G., dated the 5th September 1950	Raghubati union board, Goghat police-station, Arambagh subdivi- sion, district Hooghly.	Sri Sanakul Chandra Pan, Sri Gobinda Chandra Kundu, Sri Binode Behari Koley and Sri Bam Benu Pal.	Ditto	Ditto
Election to Union Board.				
on the 17th September 1950	Kodalla-Debanandapur union board, police-station Chinsura, district Hooghly.	Ward No. I—Sri Radha Ghose, <i>vice</i> Sri Satya Charan Ghose (deceased).	Section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 35 of the Election Rules	S. Dutt-Masumdar, District Magistrate, Hooghly.
	Mogra union board, police-station Mogra, district Hooghly.	Ward No. IV—Sri Bhupen Kundu, <i>vice</i> Sri Subodh Kumar Banerjee (deceased).	Ditto	Ditto.

2168J.G.—16th September 1950.—Sri
Sataru Sen, Sub-Deputy Magistrate and Sub-
Deputy Collector, who has been transferred to this
Division with Government, Home (General Adminis-
tration) Department notification No. 2558G.A.,
of 12th September 1950, is posted to the Sadar
Division of the Bankura district for employ-
ment as Circle Officer of Gangajalghati. *vice*
Kashinath Hazra, transferred elsewhere.
The posting is made in the public interest.

2170J.G.—16th September 1950.—Sri Kashi
Nath Hazra, Sub-Deputy Collector and Circle
Officer of Gangajalghati in the Sadar subdivision of
the Bankura district, is posted to the Sadar sub-
division of the Hooghly district for employment on
regular duty.

The posting is made in the public interest.

1461M.—18th September 1950.—It is hereby
notified for general information that in accordance
with instructions contained in Government memo-
randum No. 1541(5)Medl., dated 27th April 1945,
Advisory Committee of the Uluberia Pro-
posed Subdivisional Hospital in the district
of Burdwan, is reconstituted with the following
members:—

- (1) Subdivisional Officer, Uluberia, President
(*ex-officio*).
- (2) Dr. N. C. Sen Gupta, Secretary.
- (3) Sri B. C. Das Gupta.
- (4) Sri Bejoy Kumar Ghose.
- (5) Sri Narendra Nath Basu Mallick.
- (6) Sri Aswini Kumar Das.
- (7) Sri Jagabandhu Sarcar.
- (8) Sri Probodh Chandra Sarcar.
- (9) Sri Nemai Chandra Ghosh.
- (10) Sri Nalindra Nath Ghosal.
- (11) Sri Saroj Ranjan Bose.
- (12) Sri Nur Ali Khan.
- (13) Sri Hari Pado Ghosal.
- (14) Sri Satish Chandra Ghosal.

No. 1449M.—16th September 1950.—It is
hereby notified for general information that,
under rule 20(b) of the Rules, for the Manage-
ment of Charitable Hospitals and Dispensaries in
Bengal, the following gentlemen are appointed to
be members of the Committee for the management
of the Pitambar Charitable Dispensary at
Konragore in the district of Hooghly:—

- (1) Subdivisional Officer, Serampore (*ex-officio*).
- (2) Subdivisional Medical Officer, Serampore.
- (3) Sri Anil Kumar Mukherjee.
- (4) Sri Subal Chandra Mukherjee.
- (5) Sri Benoy Kumar Samanta.
- (6) Dr. Tara Pada Chowdhury, L.M.F.
- (7) Sri Krishna Kishore Chowdhury, B.Sc.
- (8) Sri Nagendra Nath Mukherjee.
- (9) Janab Abdul Khalek.
- (10) Sri Jitendra Nath Mitra.
- (11) Sri Gadadhar Majumdar.
- (12) Dr. Gokul Chandra Dutta, M.B. (*ex-officio*).

No. 2228J.G.—21st/22nd September 1950.—In
accordance with the provisions of rule 56(2) of
Chapter IV of the Bengal Jail Code, Volume I,
Seventh Edition, I hereby appoint Janab Md.
Zahur Ali, Mukhtear, Kalna, to be a non-official
visitor of the Kalna Sub-Jail in the district of
Burdwan for a period of two years with effect from
the date of this notification.

B. SARKAR, Commissioner.

ERRATUM.

Burdwan, the 13th September 1950.

Project:—Tania Road Extension (Ondal
Airfield).

In line 8 of the notice under section 5 of Ordinance
No. IXX of 1946 in connection with Ondal
Airfield published at page 751, Part I of the
Calcutta Gazette, dated 17th April 1947—

Read "84" after plot No. 83.

Read "341 to 344" after plot No. 336.

In lines 8 and 9 read "842 to 847" for
"842-844, 846 and 847".

In line 9 read "1.31 acres" for "1.86 acre"

K. A. MAITREY, S.D.O.

Presidency Division—Calcutta

It is hereby notified for general information:—

No. and date of notification assigned by issuing authority.	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of author and designation.
By-election of Union Board.				
No. 12855G., dated the 8th September 1950.	Purandarpur union board, police-station Kandi, subdivision Kandi, district Murshidabad.	Ward No. I—Sri Harigopal Bandopadhyaya, vice Sri Sarat Chandra Trivedi (since deceased).	Section 18 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919).	Sri A. Sivaji, I. District Magistrate, Murshidabad.
No. 12857G., dated the 8th September 1950.	Balla union board, police-station Khargram, district Murshidabad.	Ward No. III—Sri Nanicharan Saha, vice Sri Kumarish Chandra Mondal (resigned).	Ditto	Ditto

No. 1206R.G.—16th September 1950.—Sri Santi Sankar Mukherji, Sub-Deputy Magistrate and Sub-Deputy Collector, posted to the Presidency Division under Government notification No. 2560G.A./4S-78/50, dated 12th September 1950, is posted to the Calcutta Collectorate.

No. 1215R.G.—18th September 1950.—Sri Khagendra Bhusan Chanda, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, posted to the Presidency Division under Government notification No. 2533G.A., dated the 9th September 1950, is posted to the Basirhat subdivision of the 24-Parganas district and is appointed as Circle Officer, South.

No. 1216R.G.—18th September 1950.—Sri Lakshmi Kanta De, Sub-Deputy Magistrate and Sub-Deputy Collector, posted to the Presidency Division under Government notification No. 2557G.A./4S-78/50, dated 12th September 1950, is posted to the Murshidabad district.

No. 1475L.S.-G.—18th September 1950.—In exercise of the powers conferred by clause (b) of sub-section (I) of section 56 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), I, after taking into consideration the views of the District Magistrate, Nadia, and the Nadia District Board, do hereby supersede the union boards in the district of Nadia mentioned in the list below for a period of one year in the first instance with effect from the date of publication of this notification in the *Calcutta Gazette* as most of the members, chaukidars and daffadars thereof having left the district, the said union boards have ceased to function and perform the duties imposed upon them by or under this or any other Act:—

List of union boards to be superseded under section 56(1) read with section 57(1)(b)(c).

Sadar Circle.

1. Mayapur-Bamanpukur.
2. Swarupganj-Panshila.
3. Nowpara.
4. Dhubulia.
5. Depara.
6. Dignagar.
7. Bhaluka.
8. Bhandarkhola.
9. Poragacha.
10. Dogachi.

Chapra Circle.

1. Matiari-Banpur.
2. Bhajanghat.
3. Joyghata.
4. Krishnaganj.
5. Govindapur.
6. Shibnibash.
7. Taldah-Majdia.

8. Chapra.
9. Kalinga.
10. Hatishala.
11. Hridoypur.
12. Brittihuda.
13. Alpha.
14. Hatkhola.
15. Bagberia.
16. Bhimpur.
17. Maheshpur.
18. Pipragachi.
19. Mahatpur.

Palashipara Circle.

1. Chitka.
2. Betar.
3. Natna.
4. Karimpur.
5. Harekrishnapur.
6. Hogolberia.
7. Rahamatpur.
8. Nandaupur.
9. Dighalkandi.

Ranaghat (South) Circle

1. Debogram.
2. Paharpur.
3. Madanpur.
4. Kanchrapara.
5. Shilindah.

Ranaghat (North) Circle

1. Haripur.
2. Dakshinpara.
3. Betnagovindapur.
4. Assannagar.
5. Barachubria.
6. Moyurhat.
7. Gazna.
8. Bagula.
9. Raghunathpur.
10. Duttapulia.
11. Barasat.
12. Kamalpur.
13. Bahirgachi.
14. Aranghata.

No. 2312M.—20th September 1950.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that Sri Probodh Chandra Mitra, M.A., and Dr. Phani Bhusan Bhattacharjee, M.B., have been duly elected Commissioners of the Gobardanga Municipality in Ward Nos. III and II respectively in the district of the 24 Parganas, *vice* Sri Kali Charan Das and Sri Birendra Nath Kundu, resigned.

J. N. TALUKDAR, Commissioner.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 2650C/E-9/50-51.—21st September 1950.—As there is a serious allegation of misconduct in report, dated 14th July 1950, from an Inspector of the Special Police Establishment, Calcutta, supported by the written statements of the persons concerned, against Sri A. Ghosh, Income-tax Officer, Refund Circle, Calcutta, he is placed under suspension with immediate effect until further orders, and pending enquiry into the matter.

No. 33866C.T./2E/13/50-51.—21st September 1950.—Sri N. S. Jagannathan, Second Additional Income-tax Officer, District V-A, Calcutta, is with immediate effect transferred and posted as First Additional Income-tax Officer, Refund Circle, Calcutta. He should take over charge from Sri A. Ghosh, Income-tax Officer, Refund Circle, Calcutta, who is holding the charge of the First

Additional Income-tax Officer in addition to his own duties. He should also take over the charge of the Income-tax Officer, Refund Circle, from Sri A. Ghosh in addition to his own duties till he is relieved by Sri N. K. Som.

S. D. NARGOLWALA, Commissioner.

HOME DEPARTMENT

Political

NOTIFICATIONS.

No. 6288P/14E-28/50.—21st September 1950.—Pastor Sanukul Chatterjee of the "House of Prayer and Good News", Calcutta, is authorised under section 6 of the Indian Christian Marriage Act, 1872 (XV of 1872), to solemnize marriages between persons one or both of whom is or are a Christian or Christians and under section 9 of the Act to grant certificates of marriages between Indian Christians.

He is also appointed under Act VI of 1886 to be a Registrar of Births and Deaths for the district of Calcutta.

No. 6289P/14E-28/50.—21st September 1950.—The licences granted under sections 6 and 9 of the Indian Christian Marriage Act, 1872 (XV of 1872), to the Reverend Derrick Hillary, a Missionary of the Assemblies of God Mission, 24-Parganas, under Government of Bengal, Home (Appointment) Department, notification No. 962A., dated the 24th March 1939, are hereby cancelled.

No. 6295P/13C-2/50.—22nd September 1950.—In exercise of the power conferred by section 12 of the Cattle-trespass Act, 1871 (I of 1871), the

Governor is pleased to prescribe, with effect from the date of publication of this notification in the *Calcutta Gazette*, the following scale of fines in accordance with which the pound-keeper shall levy a fine for every head of cattle impounded under that Act within the limits of the Cantonment at Barrackpore, in the district of 24-Parganas, namely:—

	Rs.	a.	p.
1. Elephant	... 4	8	0
2. Camel	... 1	2	0
3. Horse	... 1	8	0
4. Pony	... 1	8	0
5. Colt	... 1	8	0
6. Buffalo	... 2	0	0
7. Buffalo-calf	... 1	8	0
8. Bull or Cow	... 1	8	0
9. Cow-calf	... 0	12	0

	Rs.	a.	p.
10. Ass	... 0	8	0
11. Ram, Deer or Goat	... 0	8	0
12. Kid	... 0	6	0
13. Bullocks	... 1	8	0
14. Mares	... 1	8	0
15. Geldings	... 1	8	0
16. Fillies	... 0	12	0
17. Mules	... 1	8	0
18. Pigs	... 0	8	0
19. Ewes	... 0	8	0
20. Sheep	... 0	8	0
21. Lamb	... 0	8	0

2. Notification No. 5671P., dated the 11 November 1943, is hereby cancelled.

By order of the Governor
R. GUPTA, Secy

sub-section (1) of section 50 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), 1, after taking into consideration the views of the District Magistrate, Nadia, and the Nadia District Board, do hereby supersede the union boards in the district of Nadia mentioned in the list below for a period of one year in the first instance with effect from the date of publication of this notification in the *Calcutta Gazette* as most of the members, chaukidars and daffadars thereof having left the district, the said union boards have ceased to function and perform the duties imposed upon them by or under this or any other Act:—

List of union boards to be superseded under section 56(1) read with section 57(1)(b)(c).

Sadar Circle.

1. Mayapur-Bamanpukur.
2. Swarupganj-Panshila.
3. Nowpara.
4. Dhubulia.
5. Depara.
6. Dignagar.
7. Bhaluka.
8. Bhandarkhola.
9. Poragacha.
10. Dogachi.

Chapra Circle.

1. Matuari-Banpur.
2. Bhajanghat.
3. Joyghata.
4. Krishnaganj.
5. Govindapur.
6. Shibnibash.
7. Taldah-Majdia.

3. Natna.
4. Karimpur.
5. Harekrishnapur.
6. Hogolberia.
7. Rahamatpur.
8. Nandanpur.
9. Dighalkandi.

Ranaghat (South) Circle

1. Debogram.
2. Paharpur.
3. Madanpur.
4. Kanchrapara.
5. Shilindah.

Ranaghat (North) Circle.

1. Haripur.
2. Dakshinpara.
3. Betnagovindapur.
4. Assannagar.
5. Barachubria.
6. Moyurhat.
7. Gazna.
8. Bagula.
9. Raghunathpur.
10. Duttapulia.
11. Barasat.
12. Kamalpur.
13. Bahirgachi.
14. Aranghata.

LABOUR DEPARTMENT

ORDER.

No. 5334Lab.—16th September 1950 —Whereas under the Government of West Bengal, Labour Department, order No. 3678Lab., dated the 6th July 1950, the industrial dispute between Messrs. West End Watch Company, 16, Old Court House Street, Calcutta, and their employees represented by West End Watch Company's Employees' Association, 55, Serpentine Lane, Calcutta-12, regarding the matters specified in the schedule to the said order, was referred for adjudication to Sri S. C. Chakravarty, District Judge;

And whereas the said Sri S. C. Chakravarty, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of an industrial dispute between Messrs. West End Watch Company, 16, Old Court House Street, Calcutta, and their employees represented by the West End Watch Company's Employees' Association, 55, Serpentine Lane, Calcutta-12.

PRESENT: SRI SAILES CHANDRA CHAKRAVARTY,
Chairman of the Tribunal.

for the Company: Sri D. N. Basu, Advocate, instructed by Mr. F. E. Kummer, Manager of the Company.

for the Union: Sri P. K. Sanyal, Advocate.

Acting under sections 7 and 10 of the Industrial Disputes Act, Government of West Bengal, Department of Labour, by their order No. 3678Lab., dated the 6th July 1950, referred to me for adjudication the industrial dispute between Messrs. West End Watch Company, 16, Old Court House Street, Calcutta, and their employees represented by West End Watch Company, Employees' Association, 55, Serpentine Lane, Calcutta, regarding the proposed retrenchment of fifteen employees of the Company.

AWARD.

In this case the Company wanted to retrench the fifteen men listed in the annexure on the ground of paucity of work. There was this proposal pending for a long time, but at the solicitation of the workmen this was put into operation. In the meantime a dispute about the employees' wages and other conditions was referred for adjudication to Sri S. N. Modak and he made an award which came into operation on 11th of May 1950. At this award the employees agreed to accept the terms and conditions of the award of the employees at their Head Office at Bombay. Soon after this the Company wanted to carry out the proposal of retrenchment which had long been kept in abeyance and gave notice terminating the services of fifteen men with effect from the end of June 1950. The notice was given on 24th of May 1950. This notice gave rise to a further dispute which was referred to the Labour Commissioner and the latter, in course

of conciliation, pointed out to the employers that the termination of services of these people on the last day of June was a contravention of the Industrial Disputes Act which laid down that there should be no retrenchment within two months of the publication of the award. The Company felt overpowered by this opinion and suffered the workmen to remain there till the middle of July. During the fifteen days of July the men had been there and the Company gave them some work which they executed. It may be that the quantity of work given to them was not up to what they should or could have done. On 6th of July 1950, this reference was made to me to consider the retrenchment of these fifteen men. The Company actually ceased to give them work or, in effect, terminated their service with effect from 15th of July.

On behalf of the employees Sri Sanyal made a submission that he would give up all claims against the Company if the latter would pay the salary and dearness allowance for a month and two months' wages in lieu of gratuity, or employers' contribution to the Provident Fund.

On behalf of the Company it has been urged that the Bombay rule which by agreement have been made applicable here under the award do not provide for payment of employers' share of contribution unless there be at least ten years of service. I have gone through the rules which in my opinion do not cover cases of retrenchment. The rules speak of "retirement" which means termination at the desire of the employee or under rules of service. These do not cover cases of retrenchment where the employee is not at fault and he does not like to terminate his employment.

Let me, however, take a very practical view of the matter and consider if the Company would be liable for this amount or a larger amount if the matter be allowed to drift in a legalistic way.

The Company gave notice terminating the services with effect from the end of June. The Company felt overpowered by the legal opinion of the Labour Officer and waived the notice and allowed the employees to work till 15th of July. No fresh notice terminating their services was given. The employees can claim pay and dearness allowance for a month in lieu of notice.

I shall, however, proceed on a different ground. This reference was made to me on 6th July 1950. Act XLVIII of 1950 (Industrial Disputes Appellate Tribunal Act, 1950) came into operation from 20th May 1950. By this Act the old section 33 of the Industrial Disputes Act of 1947 has been replaced by a new section which requires that there should be no change in condition of service or no employee shall be discharged or dismissed except with the permission of the Tribunal in writing. By section 33A, it has been provided that the Tribunal will adjudicate on the matter when an application is made. No application under section 33A has been made but there is no time limit for such an application which is inevitable. Violation of present section 33 of the Act is in the nature of contempt of the Tribunal cannot and should not skip over the matter. The inevitable order would be one of reinstatement. If I decide in favour of the Company about the necessity of retrenchment the process will be to repair the contempt by reinstatement and then discharge them after giving notice. This will involve giving to the employees sums which they are likely to get if they give up the claims. Each of the employees has put in two years of service. In the circumstances I award and validate the retrenchment with effect from 16th July 1950 with this condition that each will get three months' basic salary. This will be inclusive of the claims for gratuity, employer's contribution to the Provident Fund and any salary for the notice period.

his will be in addition to any unpaid wages or dearness allowance accruing before 16th July 1950 and the employees' contribution to the Provident Fund. After these payments are made, the employees shall have no further claim whatsoever against the Company.

This award will not apply to Sri A. K. Dutt who has got better employment elsewhere. So far as he is concerned, he will only get his own contribution to the Provident Fund.

I do not award dearness allowance for one month as claimed because I find that the retrenchment long overdue had not been carried out to the benefit of the employees.

The salary shall be calculated on the basis of the Bombay scales as provided for in the last award.

S. C. CHAKRAVARTY,
Chairman of the Tribunal.

8th September 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No 5335Lab.—16th September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 1126Lab., dated the 8th March 1950, read with its corrigenda Nos. 1905Lab., 2482Lab., 2945Lab., 3157Lab., dated the 21st April 1950, 16th May 1950, 3rd June 1950 and 12th June 1950, respectively, the industrial disputes which had existed were apprehended between the engineering firms specified in column 1 of the schedule to the said order, dated the 8th March 1950, and their workmen represented by the Engineering Workers' Federation, Bengal, 1, Dharamtola Street, Calcutta, the Iron Factory Workers' Union, 3/1, Banerjee Lane, Howrah, and the trade unions mentioned against some of the firms in column 2 of the said schedule and any other registered trade unions might have been permitted by the Industrial Tribunal hereinafter mentioned to represent workmen of any firm separately for legitimate reasons over the questions relating to (1) dearness allowance and (2) holiday and leave, were referred for adjudication to an Industrial Tribunal consisting of Sri S. N. Modak, I.C.S. (Retired), as Chairman and Sri A. Gupta, District Judge, as member;

And whereas during the pendency of proceedings before the said Tribunal, the Hindusthan Development Corporation Engineering Mazdoor Union, of 24, Bondel Road, Ballygunj, Calcutta, on behalf of eight workmen mentioned in the award referred to hereinafter, of the Hindusthan Development Corporation, Ltd., of 4, Chittaranjan Avenue, Calcutta, being No 27 of the said schedule, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has acted upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto:—

ANNEXURE.

In the matter of reference No. 1126Lab., dated the 8th March 1950, of the Government of West Bengal, Labour Department and in the matter of a complaint under section 33A of the Industrial Disputes Act, 1947, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, relating to a matter of suspension of seven workmen and transfer from the Factory Office to the Head Office of one workman Hindusthan Development Corporation, Ltd. (Engineering Works No. 1, Tiljala), Calcutta, represented by the Hindusthan Development Corporation Engineering Mazdoor Union.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL

PRESENT:

SRI S. N. MODAK, I.C.S. (Retd.), *Chairman.*

SRI A. DAS GUPTA, *District Judge, Member.*

For the Union: Sri T. P. Lahiri, Pleader, Sri Jatin Chakrabarti, President.

For the Company: Sri S. M. Basu, Solicitor, Dr. J. K. Bose of the Engineering Association, Sri N. Sen, Law Officer.

AWARD.

The present application, dated 5th July 1950, has been filed by the Union under section 33A of the Industrial Disputes Act, 1947, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, complaining that on 28th June 1950, the Manager of the Engineering Factory No. 1, the Hindusthan Development Corporation, Ltd., suspended seven workmen, Dibakar Singh, Gouranga Mahanti, Makhan Kar, Maguni Parai, K. L. Shaw, Ananta Shaw and Madhusudan Mohanty, and transferred from factory office to the head office, one workman Ram Krishna Das Guha. This action of the Manager is said to have followed a brief interview between the Manager on the one side and the Vice-President, Organising Secretary and Assistant Secretary of the Union when the latter approached the Manager to represent a case of the workers. It is noted that a major tribunal was constituted (with Sri S. N. Modak as Chairman and Sri A. Das Gupta as member) by order No. 1126Lab., dated 8th March 1950, to adjudicate upon the disputes about dearness allowance and leave and holidays in 64 engineering firms, of which the present was one, being serial No. 27 in the list appended to the order of reference. The adjudication proceedings are still pending.

2. The written reply of the Company was received by the Tribunal on 26th July 1950. Previous to the reply, the Company filed an application under section 33 of the Industrial Disputes Act, 1947, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, praying for permission to dismiss seventeen workmen including the seven mentioned in the petition of complaint of the Union under section 33A who had been suspended. This application was received on 21st July 1950. This will be separately dealt with.

3. The Company denies the allegations of the Union and its reply in effect is that the workmen were guilty of major misdemeanour and the order of suspension was passed only as a security measure. About the transfer of Ram Krisna Das Gupta, the Company states that such transfers which were necessary for office administration were not unprecedented and the transfer of Ram Krisna was not connected with the incident of June 1950 and was not even taken by Ram Krisna as a punishment.

4. At the hearing, the Union did not press the case of Ram Krisna. We are thus to confine our decision to the suspension of the other seven workmen. It may be noted that the Company did not apply for permission from the Tribunal for suspending the seven workmen who were obviously kept under suspension during pendency of the adjudication proceedings instituted in pursuance of reference No. 1126Lab., dated the 8th March 1950, of the Government of West Bengal, Labour Department. The only grounds for determination are:—

- (1) Has the Company contravened the provisions of section 33 of the Industrial Disputes Act, 1947, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950?
- (2) If so, to what relief are the workmen entitled?

A preliminary objection has been raised on behalf of the Company that the order of suspension of the seven workmen as a security measure during pendency of adjudication proceedings is not hit by section 33. In deciding this preliminary point, we need not enter into the merits of the case. The amended section 33 runs thus:—

"During the pendency of any conciliation proceedings or proceedings before a Tribunal in respect of any industrial dispute, no employer shall—

- (a) alter, to the prejudice of the workmen concerned in such dispute, the conditions of service applicable to them immediately before the commencement of such proceedings; or
- (b) discharge or punish, whether by dismissal or otherwise, any workman concerned in such dispute,

without the express permission in writing of the Conciliation Officer, or Tribunal, as the case may be."

It may be noted that in sub-section (a) the word "workmen" has been used while in sub-section (b) the word appears in the singular number. Evidently the intention of the Legislature appears to have been to use the word "workmen" in sub-section (a) in the collective sense and the words "workman" in sub-section (b) in the singular or individual sense. The mere fact that one or more workmen individually have been denied privileges or benefits available to the workmen in general under the existing terms and conditions of service in an industry, cannot be construed as a change in the conditions of service. It is only when such privileges or benefits are denied to the workmen taken collectively that the inference that the conditions of service have been changed. This has not happened in the present case. If some workmen are denied the privileges and benefits available under the existing terms and conditions of service, the presumption is that at least those workmen have been denied such privileges and benefits by way of punishment. This presumption is rebuttable on the facts and circumstances of each case, the Tribunal has to decide whether such denial was connected with any punishment or was for other reasons. Our definite finding therefore is that the suspension of the seven workmen pending enquiry is not hit by sub-section (a) of the amended section 33.

6. Section 33, sub-section (b), may be analysed thus. During pendency of any conciliation proceedings or proceedings before a Tribunal in respect of any industrial dispute, no employer shall (i) discharge (ii) punish, whether by dismissal or otherwise, any workman concerned in such dispute, save with the express permission in writing of the Tribunal.

Any termination of service of a workman whether by way of retirement or otherwise without the express permission of the Tribunal, during the pendency of adjudication proceedings, is hit by clause (i). But suspension is not termination of service and hence not discharge. The present case is not therefore hit by clause (i). We are to enquire whether suspension of the seven workmen amounted to punishment. The ordinary dictionary meaning of the word "punish" is "to cause (offender) to suffer for offence", "to inflict penalty on (offender)", "to inflict penalty for offence" (Concise Oxford Dictionary, Third Edition). "Punishment" has been defined in the Law Lexicon by P. R. Aiyar (Ed. 1940) as "penalty for the transgression of the law". Thus the word "punish" presupposes or signifies some offence committed by the man who is punished. An action of the employer to the detriment of a workman's interest is not punishment, so long as no offence is found to have been committed by the workman. This action of the employer may be the subject-matter of an investigation as to whether it amounted to any unfair labour practice or not. We are not here concerned with that question. It is sufficient for the purpose of the present enquiry to say that the action of the employer in respect of a workman, however detrimental to the interest of the workman, is not hit by clause (ii), so long as the workman is not found to have committed an offence or in other words so long as the action of the employer is not looked upon by a man of ordinary prudence, as punishment. In the present case, the seven workmen were not found guilty of any offence when they were suspended. They were suspended pending investigation as to whether the workmen had committed any offence. So long as the investigation is not concluded, it cannot be said that the workmen committed an offence. Such orders of suspension are generally made when there is a grave suspicion against a workman that he has committed an offence coming under the category of "major misdemeanour". Such an order is taken as a security measure or a precautionary measure in the interest of the industry or in the interest of the employees in general. A policy of such measures has generally been adopted in all Government and Government departments and in industrial concerns.

"Suspension" is a substantive punishment under certain circumstances. In any case, when it is a substantive punishment, it follows some offence found to have been committed by the workman who is placed under suspension. It has been suggested that if the wages are held up during the period of suspension the suspension amounts to punishment. We do not subscribe to this view, for even if the wages are held up, the essential elements of punishment are absent in an order of suspension pending enquiry as to whether a workman has committed an offence. In a case of substantive punishment, the wages are permanently withheld. But not so in a case of suspension as a security measure. In a case of the latter type, the wages are held up, but they would be paid if the workman is found innocent. Payment may be refused if he is found guilty, so long as a definite decision is not taken about the act of the employee. An order of suspension pending enquiry cannot be called punishment. In the present case, the employer's contention is that no decision has yet been taken about the wages of the seven workmen during the period of suspension. In fact, we could understand during the hearing that the employer offered wages up to the end of June 1950, although the order of sus-

was to take effect immediately after the incident. We are therefore definitely of opinion that the order of suspension of the seven workmen in the present case did not amount to punishment and is not hit by clause (a) of sub-section (b) of the amended section 33. This was only a security measure or precautionary measure taken in the interest of the industry itself or its employees in general. Experience tells us that such measures are sometimes called for immediately after an incident and any delay, however small, may defeat the purpose for which such measures are intended. To get the written permission of the Conciliation Officer, Board or Tribunal, means some delay. No Conciliation Officer, Board or Tribunal, is likely to issue any order without notice to and without hearing all concerned. Such delay is likely to frustrate the object of the security measure. Having considered the law in the light of all the circumstances discussed above, we are definitely of opinion that the order of suspension of the seven workmen as a security measure is not hit either by sub-section (a) or by sub-section (b) of section 33 of the Industrial Disputes Act, 1947, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, and no previous permission in writing of the Tribunal is necessary for the adoption of such security measures by way of suspension. We find under the particular circumstances of the case that the provisions of section 33 have not been contravened, and the present complaint under section 33A is untenable.

In the result we hold that none of the workmen mentioned in the petition of complaint purporting to be under section 33A of the Industrial Disputes Act is entitled to any relief under the particular circumstances of the case. We give our award accordingly.

S. N. MODAK, *Chairman*,
6-9-1950.

A. DAS GUPTA, *Member*.
6-9-1950.

By order of the Governor,
D. S. P. MUKHERJEE, *Jt. Secy.*

ORDER.

No. 5336Lab.—16th September 1950.—Whereas under the Government West Bengal, Labour Department, order No. 1126Lab., dated the 8th March 1950, read with its corrigenda Nos. 1905Lab., 2482Lab., 2924Lab. and 3157Lab., dated the 21st April 1950, the 16th May 1950, the 3rd June 1950, and the 12th June 1950, respectively, the industrial disputes which existed or were apprehended between the engineering firms specified in column 1 of the schedule to the said order, dated the 8th March 1950, and the workmen represented by the Engineering Workers' Federation, Bengal, 115-E, Dharamtola Street, Calcutta, the Iron Factory Workers' Union, 3/1, Kali Banerjee Lane, Howrah, and the trade unions mentioned against some firms in column 2 of the said schedule and any other registered trade unions as might have been permitted by the Industrial Tribunal to represent workmen of any firm separately for definite reasons over the questions relating to (1) dearness allowance and (2) holidays and leave, were referred for adjudication to an Industrial Tribunal consisting of Sri S. N. Modak, I.C.S. (Retired), as Chairman and A. Das Gupta, District Judge, as member;

And whereas during the pendency of proceedings before the said Tribunal, Sri Nalini Chakrabarty and Sri Brojobilash Das, two employees of the Bengal Electric Lamp Works, Ltd., 190-C, Rash Behari Avenue, Calcutta, being item No. 9 of the said schedule, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said employees, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of a complaint under section 33A of the Industrial Disputes Act made by two employees named Nalini Chakrabarty and Brojobilash Das against the Bengal Electric Lamp Works, Ltd.
BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT :

SRI S. N. MODAK, I.C.S. (Retd.), *Chairman.*

SRI A. DAS GUPTA, *District Judge, Member.*

For the employees: Sri D. L. Sen Gupta, Advocate.

For the Company: Sri A. Roy Mukherjee, Counsel, Sri B. K. Choudhury Counsel, and Sri B. K. Mitter, Solicitor.

AWARD.

This matter has arisen out of a petition of complaint made by two employees named Nalini Chakrabarty and Brojobilash Das against the Bengal Electric Lamp Works, Ltd., 190-C, Rash Behari Avenue, Calcutta (Serial No. 9) which is one of the 64 engineering firms concerned in the industrial disputes between such firms and their workmen which have been referred to us for adjudication by Government of West Bengal order No. 1126Lab., dated the 8th March 1950. The petition of complaint dated the 26th July 1950. The adjudication proceedings arising out of the reference mentioned above are still pending before us. The case of the employees is that their services were dispensed with from 7th July 1950 by way of retrenchment and in so far as the adjudication proceedings were still pending at the time, the Company contravened the provisions of section 33 of the Industrial Disputes Act, no permission in writing of the Tribunal having been sought or granted. The case of the Company is in brief as follows: The Company anticipated wider industrialisation of the country in the light of different reports and recommendations made by authoritative bodies and went on increasing the production. The Company imported and installed new machinery and the equipment reached a capacity of producing about 60 lacs of electric bulbs per year. The Company went on increasing its labour force progressively with the increase in production. It was, however, realised in the early months of the current year that the policy of increasing production could not be maintained

of the large stock of products which had been accumulating. It is stated that about the months of May and June 1950 the accumulated stock came more than 20 lacs as against a much smaller quantity in previous years. It is explained that this state of things was due to increased production by the indigenous electric lamp manufacturing concerns, increased imports of electric lamps from abroad and loss of markets owing to the situation of India and its consequences. The Company has explained that under these circumstances when the stock of manufactured products was showing an enormous increase, and there was no outlet for the accumulated stock being sold in the near future the production policy had to be changed to the interest of the trade and consequently the labour force which was being progressively increased along with the increase in production had to be curtailed. In pursuance of this policy of curtailing the labour force in conformity with the decrease in production, 41 workers had to be retrenched on or about the 7th July 1950 and the two complainants happened to belong to the group of 41. The Company has submitted that the retrenchment was legitimate and the act of discharge was justified. It is not however denied by the Company that the discharge took place during the pendency of the adjudication proceedings and no permission in writing of the Tribunal was sought or granted.

2 We have heard this case (Case No. 3 of 1950 under section 33A) along with Case No. 4 of 1950 under section 33A which has arisen out of a similar complaint made by one Niranjana Chakraborty. We have recorded the evidence of all the three persons. In the evidence which we have recorded these employees tried to make out a case of victimisation. They stated in their evidence that they held meetings with the intention of forming a union though no union was actually formed and the authorities of the Company having somehow come to know of the activities of these persons decided to discharge them owing to their trade union activities. We do not think there is much substance in the version of so-called trade union activities, and we are satisfied that this is not a case of victimisation, and the Company did not commit itself to any unfair labour practice, so far as this aspect is concerned. The only question before us is whether the retrenchment of 41 persons including the three persons concerned in the two cases before us was justified. Our attention has been drawn on behalf of the Company to an extract from the report of the Electrical Machinery and Equipment Panel on the development of Electrical Industries, Government of India, Department of Industries and Supplies, and to certain recommendations made by the Development Committee for electrical cables, wires, lamps, storage batteries, etc., and also to the minutes of the first meeting of the D. G. I. & S. Development Committee for light electrical industries held on the 30th June 1949, and various statistical figures have been placed before us. We are satisfied that the Company had reasons to be optimistic about the possibilities of the electrical lamp industry in the light of the very hopeful picture drawn in different authoritative reports and recommendations, and the Company naturally decided to increase the production to a much higher level and to that end imported new machinery with the idea of raising the production figures to about 60 lacs of electric bulbs per year. The hopes entertained in the initial stages however were not fulfilled presumably owing to much increased production by the indigenous concerns and also increased imports from other countries, and the eventual contraction of the markets brought about by causes political and economic. Under these circumstances the Company had no alternative but to reduce its labour force in accordance with the policy of reducing the level of production in the light of the large accumulation of stocks unsold. The Company has now decided not to produce more than 36 lacs in a year against 42½ lacs actually produced during the year from April 1949 to

March 1950. From the figures made available to us it appears that the average number of workers employed in the work of production of electric bulbs during the 12 months from April 1949 to March 1950 was 403, and the number of workers employed in March 1950 was 410. In the written statement the Company has made a reference to the employment of an average number of 524 workers between the years 1949-50. It has been explained during the hearing that this number 524 actually refers to the number of workers employed not only in the electric lamp manufacturing section but also in other sections concerning machine tools, fans, etc. We see no reasons for rejecting the chart of labour strength submitted to us by the Company showing the strength of the labour force employed in the electrical lamp manufacturing section, and we are satisfied about the correctness of the statement that the labour strength with which we are concerned was 410 in March 1950. If the level of production has to be reduced from 42½ lacs to 36 lacs, the proportionate reduction of the labour strength from the average of 403 during 1949-50 or from the figure 410 in March 1950 would be appreciably more than 41, which is the figure of retrenchment with which we are concerned. This being the position we are satisfied that the retrenchment was justified.

3. The Company however took the wrong step of effecting the retrenchment early in July 1950 during the pendency of the adjudication proceedings before this Tribunal, without seeking or securing the permission in writing of the Tribunal. We hold that the Company thus contravened the provisions of section 33 of the Industrial Disputes Act, and the action taken by it was illegal. At the outset of the hearing the learned advocate for the employees concerned contended that this Tribunal should set aside the order of discharge and direct reinstatement with compensation without going into the facts and circumstances, because the Company's action was obviously illegal. We do not agree that such an order should be passed under section 33A of the Industrial Disputes Act simply because the Company's action is held to be illegal, and we are of opinion that the provision of section 33A contemplate that a full enquiry into the facts and circumstances leading to the discharge should be made by the Tribunal and the subject-matter of the complaint should be duly adjudicated upon as if it were a dispute referred to the Tribunal and the Tribunal should in due course submit its award to the appropriate Government. We have therefore held the enquiry into all the facts and circumstances relating to the justification or otherwise of the action taken by the Company apart from the question of its illegality.

4. The next question is what relief the two complainants Nald Chakrabarty and Brojobilash Das are entitled to. They have asked for reinstatement and compensation. Although the action taken by the Company was illegal, we have found the act of discharge to have been justified from other points of view, and we are not disposed to direct reinstatement in this case. The only question is what amount of compensation will be allowed. Each of the two complainants has served the Company for less than one year, and they appear to have been appointed at a time when production was reaching its peak level. Their services were found to be no longer necessary and they were discharged, they being surplus to the actual requirements. We cannot, however, refrain from taking serious notice of the fact that the Company committed itself to an illegal act contravening the provisions of section 33 of the Industrial Disputes Act. Under these circumstances we hold that some compensation must be paid to the employees concerned, and such compensation should be assessed at a scale higher than what it might otherwise have been. It appears that the

total emolument earned by each of the employees was Rs. 44-8 per month. We direct that each of the complainants Nalini Chakrabarty and Brojo-bilash Das shall be paid compensation to the extent of Rs. 89, and they shall also be paid the amount, if any, to their credit in the Provident Fund, covered by their own contributions and also those made by the Company. It is further directed that the amount thus calculated be paid to each of the complainants within two weeks from the date on which the award becomes enforceable.

S. N. MODAK,
Chairman.

A. DAS GUPTA,
Member,
Engineering Firms Tribunal.

The 7th September 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 5337Lab.—16th September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 1126Lab., dated the 8th March 1950, read with its corrigenda Nos. 1905Lab., 2482Lab., 2945Lab. and 3157Lab., dated the 21st April 1950, the 16th May 1950, the 3rd June 1950, and the 12th June 1950, respectively, the industrial disputes which had existed or were apprehended between the engineering firms specified in column 1 of the schedule to the said order, dated the 8th March 1950, and their workmen represented by the Engineering Workers' Federation, Bengal, 115-E, Dharamtola Street, Calcutta, the Iron Factory Workers' Union, 3/1, Kali Banerjee Lane, Howrah, and the trade unions mentioned against some firms in column 2 of the said schedule and any other registered trade unions as might have been permitted by the Industrial Tribunal hereinafter mentioned to represent workmen of any firm separately for legitimate reasons over the questions relating to (1) dearness allowance and (2) holidays and leave, were referred for adjudication to an Industrial Tribunal consisting of Sri S. N. Modak, I.C.S. (Retired), as Chairman and A. Das Gupta, District Judge, as member;

And whereas during the pendency of proceedings before the said Tribunal, Sri Niranjan Chakrabarty, an employee of the Bengal Electric Lamp Works, Ltd., 190-C, Rash Behari Avenue, Calcutta, being item no. 9 of the said schedule, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said employee, the conditions of service applicable to him immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of a complaint under section 33A of the Industrial Disputes Act made by an employee named Niranjana Chakrabarty against the Bengal Electric Lamp Works, Ltd.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL

PRESENT :

SRI S. N. MODAK, I.C.S. (Retd.), *Chairman.*

SRI A. DAS GUPTA, *District Judge, Member.*

For the employees: Sri D. L. Sen Gupta, Advocate.

For the Company: Sri A. Roy Mukherjee, Counsel, Sri B. K. Choudhury, Counsel, and Sri B. K. Mitter, Solicitor.

AWARD.

This matter has arisen out of a petition of complaint, dated the 11th August 1950, made by an employee named Niranjana Chakrabarty against the Bengal Electric Lamp Works, Ltd., 190C, Rash Behari Avenue, Calcutta (serial No. 9) which is one of the 64 engineering firms concerned in the industrial disputes between such firms and their workmen which have been referred to us for adjudication by Government of West Bengal order No. 1126Lab., dated the 8th March 1950. The adjudication proceedings arising out of the reference mentioned above are still pending before us. The case of the employee is that his services were dispensed with from 7th July 1950 by way of retrenchment and in so far as the adjudication proceedings were still pending at the time, the Company contravened the provisions of section 33 of the Industrial Disputes Act, no permission in writing of the Tribunal having been sought or granted. It is not necessary for us to go into the details of this case, as we have heard this case which is Case No. 4 of 1950 under section 33A along with another case, viz., Case No. 3 of 1950 under section 33A relating to two other employees named Nalini Chakrabarty and Brojobilash Das against the same Company. Both the cases have arisen under practically the same circumstances, and evidence on behalf of the employees in the two cases was adduced in the same hearing, the substance of the evidence being more or less the same. The Company's case was exactly the same in the two cases. For the reasons discussed by us in our award in connection with Case No. 3 of 1950 under section 33A started on the complaint of Nalini Chakrabarty and Brojobilash Das, we come to the conclusion that the discharge in respect of Niranjana Chakrabarty was justified, but the Company committed itself to an illegality by contravening the provisions of section 33 of the Industrial Disputes Act in so far as it did not seek or secure the permission in writing of the Tribunal during the pendency of the adjudication proceedings. We have decided to give our directions in the present case on the same lines as in the other case. It appears that the total emolument earned by Niranjana Chakrabarty was Rs. 44-8 per month and he served the Company for less than one year. We direct that Niranjana Chakrabarty shall be paid compensation to the extent of Rs. 89 and he shall also be paid the amount, if any, to his credit.

the Provident Fund covered by his own contribution and also that made the Company. It is further directed that the amount thus calculated paid to the complainant Niranjana Chakrabarty within two weeks from the date on which the award becomes enforceable.

S. N. MODAK,
Chairman.

A. DAS GUPTA,
Member,

Engineering Firms Tribunal.

the 7th September 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 5362Lab.—18th September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2805Lab., dated the 29th May 1950, the industrial dispute between Messrs. Rampooria Cotton Mills, Ltd., Serampore, Hooghly (Managing Agents, Messrs. Hazareemull Heeralal, 148, Cotton Street, Calcutta), and their workmen represented by Rampooria Cotton Mills Workers' Union, 230, Grand Trunk Road, Rishra, Hooghly, was referred for adjudication to Sri S. N. Modak, I.C.S. (retired), District Judge;

And whereas the said Sri S. N. Modak, I.C.S. (retired), District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

in the matter of an industrial dispute between Rampooria Cotton Mills, Ltd., Serampore, Hooghly, and their workmen represented by Rampooria Cotton Mills Workers' Union regarding the discharge of four workmen, Sarat Kumar Shaw and others.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT: SRI S. N. MODAK, J.C.S. (RETD.), *Chairman.*

or the Union: Sri P. K. Sanyal, Advocate.

or the Company: Sri H. N. Sanyal, Counsel, Sri A. N. Roy, Counsel, and Sri S. Sen, Solicitor.

AWARD.

By Government of West Bengal, Department of Labour, order No. 2805-Lab., dated the 29th May 1950, this industrial dispute between Messrs. Rampooria Cotton Mills, Ltd., Serampore, Hooghly (Managing Messrs. Messrs. Hazareemull Heeralall, 148, Cotton Street, Calcutta), and their workmen represented by Rampooria Cotton Mills Workers' Union, 230, Grand Trunk Road, post office Rishra, Hooghly, regarding the matters specified in the schedule appended to the order, viz., the questions of reinstatement and compensation arising out of the discharge of four workmen, viz., Sarat Kumar Shaw, Khagendra Nath Dutta, Nathoni Prosad and Panchu Gopal Chatterjee, has been referred to me as an industrial tribunal for adjudication. The issues as set forth in the schedule appended to the order of reference are as follows:—

- (1) Were Khagendra Nath Dutta of the Weaving Department and Nathoni Prosad of the Spinning Department forced to sign a voluntary discharge certificate? If so, are they entitled to reinstatement and/or any other compensation?
- (2) Was Panchu Gopal Chatterjee of the Finishing Department wrongfully dismissed? If so, is he entitled to reinstatement and/or any other compensation?
- (3) Was Sarat Kumar Shaw, Overhauling Fitter, wrongfully dismissed for his trade union activities? If so, is he entitled to reinstatement and/or any other compensation?

2. As the hearing began it was submitted on behalf of the Union that Khagendra Nath Dutta, Nathoni Prosad and Panchu Gopal Chatterjee had been taken back in service by the Company since after the commencement of the present adjudication proceedings, and it was conceded on behalf of the Union that Khagendra Nath Dutta and Nathoni Prosad were still in service of the Company, and the Union did not wish to press their case. As regards Panchu Gopal Chatterjee it was represented on behalf of the Company that he also still continued to be in the service of the Company, and thereupon the learned advocate for the Union informed the Tribunal that he did not wish, under the circumstances, to press the case of Panchu Gopal also. This being the position, the Tribunal proceeded on the basis that there was no subsisting industrial dispute in respect of Khagendra Nath Dutta, Nathoni Prosad and Panchu Gopal Chatterjee, and it was necessary only to hear the case regarding Sarat Kumar Shaw. The case regarding Sarat Kumar Shaw as put forward by the Union is that the Management directed his discharge on 15th April 1950 with an alleged motive alleging that he was fomenting communal trouble, but in reality intending to get rid of Sarat Kumar Shaw who was Secretary of the Union and thus to damage the cause of the Union itself. The Company on the other hand put forward certain items of irregular or undesirable conduct of Sarat Kumar Shaw on previous occasions and asserted that before the date of his discharge Sarat Kumar was found spreading communal feeling among the workers and trying to excite one section of the workers against another. After hearing the case in part on 5th September 1950 the Tribunal adjourned the hearing to 8th September 1950 for taking the evidence of witnesses whom the parties might wish to examine. On 7th September 1950 a joint petition of settlement signed by both parties was submitted before the Tribunal. The petition of settlement is reproduced below:—

Sri S. N. Modak, I.C.S. (Retd.), Tribunal, appointed under the Industrial Disputes Act, 1947.

In the matter of an industrial dispute between Messrs. Rampooria Cotton Mills, Ltd., and their workmen represented by Rampooria Cotton Mills Workers' Union.

The humble petition of the abovenamed parties

RESPECTFULLY SHEWETH :—

That it appears that the movement of the workman Sri Sarat Kumar, Secretary of the abovenamed Union, gave rise to some misunderstanding in the minds of the Management.

That the said Sri Sarat Kumar Shaw has expressed his regret for the aforesaid misunderstanding in the minds of the Management.

That the Management has now accepted the position and being satisfied as to the innocence of the said Sri Sarat Kumar Shaw has settled the dispute between the parties on the following terms, viz. :—

- a) that Sri Sarat Kumar Shaw is reinstated from the date of his discharge, i.e., to say from the 15th of April 1950 to his former post and service;
- b) that the wages with dearness allowance due to the said Sri Sarat Kumar Shaw from the said 15th of April 1950 up to the date of his rejoining as mentioned below shall be paid by the abovenamed Company within seven days from the date hereof by way of compensation;
- c) that the said Sri Sarat Kumar Shaw shall attend to his duties on and from the 11th day of September 1950.

Our petitioners humbly pray that the Tribunal may be pleased to pass an award in terms of the abovenamed settlement.

And your petitioners as in duty bound shall ever pray.

50.

(Sd.) Sarat Kumar Shaw, Secretary,
by P. K. Sanyal, Advocate for the workman.

Rampooria Cotton Mills, Ltd., by
(Sd.) Babubhai, Manager,
(Sd.) Dutta Sen, Attorney for the mills."

As regards Khagendra Nath Dutta, Nathoni Prosad and Panchu Chatterjee, I find that there is no subsisting industrial dispute, and I make my award accordingly. As regards Sarat Kumar Shaw I find that the terms of settlement as incorporated in the joint petition submitted on 11th September 1950 are fair and proper and I make my award by directing that the terms of settlement in respect of Sarat Kumar Shaw be given effect to by both parties.

S. N. MODAK,
Chairman, Industrial Tribunal.

11th September 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 2370Lab. 28th September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2370Lab., dated the 11th May 1950, the Industrial Dispute between Messrs. Pioneer Match Factory, 16, Dum Dum Road, Dum Dum, 24-Parganas, Head Office: 11, Sovaram Basack Street, Calcutta, and their workmen represented by Pioneer Match Factory Employees' Union, 17/1, Shyamnagar Road, post office Dum Dum, 24-Parganas, regarding the matters specified in the schedule to the said order, was referred for adjudication to Sri S. C. Chakravarty, District Judge;

And whereas the said Sri S. C. Chakravarty, District Judge, submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of Industrial Dispute between Messrs. Pioneer Match Factory, 16, Dum Dum Road, Dum Dum, 24-Parganas, Head Office: 11, Sovaram Basack Street, Calcutta, and their workmen represented by Pioneer Match Factory Employees' Union, 17/1, Shyamnagar Road, post office Dum Dum, 24-Parganas.

PRESENT: SRI SAILES CHANDRA CHAKRAVARTY, *Chairman of Tribunal.*

For the Company: Sri S. K. Basu, Counsel, instructed by Messrs P. Himatsingka & Co., Attorneys-at-Law, Sri M. L. Benani, Proprietor and Sri L. N. Nathani, Manager.

For the Union: Sri Sib Nath Banerjee, M.L.A., and Sri Narayan Gupta.

Acting under sections 7 and 10 of the Industrial Disputes Act, Government of West Bengal, Department of Labour, by their order No. 2370 dated the 11th May 1950, referred to me for adjudication the industrial dispute between Messrs. Pioneer Match Factory, 16, Dum Dum Road, Dum Dum, 24-Parganas, Head Office: 11, Sovaram Basack Street, Calcutta, and their workmen represented by Pioneer Match Factory Employees' Union, 17/1, Shyamnagar Road, post office Dum Dum, 24-Parganas.

The demands of the Union are set out in Appendix A to this award. The points for adjudication are:—

- (1) Reinstatement of Suresh Chandra Ghosh.
- (2) Wages for the lock-out period.
- (3) Cancellation of order of transfer of Sri Haran Chandra Sen and Sri Profulla Kumar Singha.
- (4) Basic pay and rates of increment.
- (5) Dearness allowance.
- (6) Leave.
- (7) Provident Fund.
- (8) Procedure of discharge and recruitment.

AWARD.

Point 1.—Reinstatement of Suresh Chandra Ghosh.

The matter has been settled out of Court and the dispute has been ~~drawn~~ ^{settled}.

Point 2.—Wages for the lock-out period.

On 30th January 1950, after working hours, a notice of dismissal was served on Suresh Chandra Ghosh. The Union protested against this and threatened the employers with a pen-down strike for 31st January 1950. ~~there was a pen-down strike or tool-down strike~~, the Company declared lock-out with effect from 1st February 1950. The lock-out was lifted on February 1950. The Company refused to pay wages for this lock-out period. Now the question is whether the demand of the Union for the wages for the lock-out period is justified. The lock-out is the sequence of tool-down strike and it is necessary to consider, firstly, whether a tool-down strike is justified and, secondly, whether, in the situation, this was the only course left to the employees.

Now about the first part. "Strike" in its general sense implies a dispute between the employer and the employee in the course of which there is a concerted suspension of employment.

There are three essential characteristics in a strike—

- (1) The existence of relationship of the employer and the employee.
- (2) The existence of a dispute and utilization by labour of the weapon of concerted refusal to continue to work as the method of persuading or coercing compliance with the workmen's demand.
- (3) The current legal view is that during the continuance of the strike, the relationship of the employer and the employee does not altogether cease but remains in what may be described "in a state of suspended animation" or, as some authors have put it, "in a state of belligerent suspension".

It follows from the third clause listed above that during the continuance of the strike the working man has no right to stay in the factory premises. The permit to entry and to stay is for an employee to work. When the intent is absent and the relationship of the employer and the employee remains in a state of suspended animation, the working man has no right to stay there. The sit-down strike has been held in American Courts to be illegal invasion on owner's plants and properties. This conclusion was arrived at by the Courts in U. S. A. as following from the concepts of strike itself and not from any rule or statutory prohibition.

The invasion being illegal, the parties committing this bring themselves under the penal laws of the country according to the degree of tumult occasioned.

The admonitions against stay-in strike in *Lipton's case* given by Sri C. Banerjee (*Extraordinary Calcutta Gazette*, dated the 12th May 1949) have been appropriate and pertinent.

Now about the second part, viz., whether the strike was inevitable. After the passing of the Industrial Disputes Act and the establishment of elaborate machinery for settlement of labour disputes, it cannot be said that any strike was justifiable.

So the tool-down strike must be condemned on both the points. After this, if a tool-down strike is staged and there is a refusal on the part of the employees to work, the employers cannot but close down the shop and say it would be reopened only when the workmen would be agreeable to work. When there was that assurance the factory was reopened. In my opinion, the employees are not entitled to pay for the lock-out period.

Point 3.—Cancellation of order of transfer of Sri Haran Chandra Sen and Sri Profulla Kumar Singha.

There has been a retransfer and the point has not been pressed for adjudication.

Points 4 and 5.—Basic pay and rate of increment and dearness allowance.

The adjudication on wages in small match factories present considerable difficulties. At first the logs of wood are sawed in pieces which are then peeled in a machine to sheets of different thickness. These sheets are then examined and arranged. These are then sent to different machines where sticks are made and sheets are cut to pieces for the boxes. These sheets are turned into match boxes in different automatic machines. The sticks made are rolled. They are arranged in a machine and then fixed in boards which are then dipped first in paraffin and then in chemicals. After these become dry they are removed from the boards and arranged. These are then counted and put into boxes. The boxes have to be examined before to see if they are in order.

More hands are required but less toil and skill. Much of this handling is eliminated in big factories where more automatic machines are in use.

On account of absence of toil and skill in many stages, females, adolescent men and boys are engaged. The employment of such person is not only justified but is a necessity.

The firm is not making profits for some years. The accounts can be accepted as correct because the production is being daily checked by the Central Excise authorities and actually the stocks are kept in their custody.

In 1941 and earlier more men were employed and the workers were mostly on piece rate. The concern made some profit.

In later times many of the workers who had been piece-rater before became time-raters. The present position is that there has been a great fall in per capita production. The peeling department holds the key position. I had been to the factory and complaints were made that the other departments were not fed properly. Looking to the fact that the peeling department holds the key position and also noting the fact that there has been a drastic reduction in production in that department, the conclusion is inevitable that unless this key position be revived, it will not be possible to make any improvement in wages.

This basic difficulty has been appreciated by the Union and I have been much impressed by the spirit of accommodation and eagerness displayed by the representatives of the Union to come to an arrangement by which production can be improved. The Union representatives have agreed that all piece-raters, who since 1941 became time-raters, should revert back to the old position.

I am projecting a scheme and this should be given a trial for one year. After lapse of one year the production and wages should be examined in the light of the finances and, if necessary, the matter should again come to tribunal for readjustment.

In Appendix B I set out the jobs which from the time of the enforcement of this award shall be piece-rating jobs. In column 1 the name of a job has been specified and in column 2 the rates.

I think I should describe here the process by which the rates have been arrived at.

The rates of wages and piece rates were a little higher in 1941 than in 1939. So far as piece rates were concerned, we decided to give at least 1 per cent. increase over the 1941 rates, provided that the rates shall be at least a little higher than the present rates. The real difficulty arose with those piece-raters who since 1941 had become time-raters. They could not be induced to become piece-raters unless they found in the scheme that their emoluments did not fall. They in fairness can demand this. The production in 1941 was very high and the Union claimed that calculation on these figures would be unfair. We therefore took up the production figures of the first part of 1939. We found out the average per man production in a given unit of time. Then we calculated what would be the emoluments at that unit of time at the present pay after giving some increase. The result has been found by dividing the money with the production in a given unit of time. Thus if the workers can maintain the average production of 1939, they will earn more than what they are earning now. If the production is increased, earnings will also increase. The process of finding out piece rates had been a very laborious process and at times tiring but all persons were enthused with the idea of doing a service to the industry and to the workmen.

Then a question of prestige and vanity arose in respect of the monthly rated workers who are being converted to piece-raters and this has been resolved in the parties in this way. The names of monthly rated workers who are converted to piece-raters shall continue to remain on the rolls of the monthly rated men but their emoluments shall be calculated and paid on the basis of piece rates fixed under this award. I agree to this.

There should be no distinction between piece-raters and time-raters if the question of payment of bonus arises. The question of bonus is not an issue before me.

Then arises the cases of daily mazdoors. The daily emoluments for the adult shall be Rs. 1-12 and for an adolescent Rs. 1-4.

I have fixed total emoluments and as roughly 100 per cent. rise over the 1941 scale has been granted, I award that 50 per cent. of the total emoluments shall be dearness allowance for each worker.

There are two mistries, one getting Rs. 130 and the other getting Rs. 98. The minimum for the Watch and Ward staff is Rs. 50 which is the lowest for mazdoors. The minimum for a lorry driver is Rs. 120. In my opinion, the total emoluments do not call for any interference. In cases where the total emoluments do not exceed Rs. 100, Rs. 25 shall be treated as dearness allowance and in other cases Rs. 30. The balance shall be treated as basic pay.

Now I come to the cases of some persons who are engaged in quasi-regularising jobs. They are:—

- (1) Sri Kshitish Chandra Gupta—Rs. 95.
- (2) Sri Prafulla Kumar Singh—Rs. 94.

(3) Sri Amarendra Nath Sen—Rs. 57.

(4) Sri Haren Chandra Sen—Rs. 55.

(5) Sri Anil Kumar Bose—Rs. 60.

They are all non-Matriculates and except Anil Bose each has quite a long period of service. For this class I fix dearness allowance at Rs. 25 and the minimum pay Rs. 40. Kshitish Gupta and Prafulla Singh be each given an increment of Rs. 2.

Now about the two office clerks—

Sri Apurba Lal Chakravarti—Rs. 80.

Sri Samir Bose—Rs. 60.

They are both Matriculates. In their cases, also the dearness allowance shall be Rs. 25 and the minimum pay shall be Rs. 45. Apurba Chakravarti shall get an increment of Rs. 5.

Since piece rate system has been introduced, there should be some safeguards about their earnings in some eventualities.

Earnings may fall short on account of any of the three conditions, (i) Failure of the machinery, (ii) Non-supply of materials and (iii) Failure of the workers to execute work up to the basis.

(i) *Failure of the machinery.*—This is a calamity common to the workers and to the Management. It is just and proper that the loss should be shared by both. I award that in case of breakdown or failure of machinery the workers shall get half of the total average emoluments for the day.

(ii) *Non-supply of materials.*—Here the Management can arrange for regular supply. A surplus supply may be stored for future. It is not expected that more men than can be fed should be kept in service. In case of short supply the minimum guaranteed amount shall be two-thirds of the total average emoluments for each day. If on account of chronic short supply there be a surplus of men, retrenchment must be effected. It, however, to avoid retrenchment all the workers concerned agree to do away with the minimum guaranteed system, it will be permissible for the Management to accept that.

(iii) *Failure of the workers to work up to the basis.*—I am not prepared to guarantee any premium for indolence.

I have said before that there are some key departments where increased production will greatly improve the quantity of work available for the workmen. One such is the Stick Peeling Department. It appears that the average in January and February 1941 had been 2½ forms per hour. If there be 10 per cent. increase in per hour production, the excess portion of 10 per cent. shall be paid at a rate 50 per cent. above the normal rate given in the annexure. If there be a further rise of 10 per cent., the further excess of 10 per cent. shall be paid at double the normal rate.

Another is the Frame Filling Department. The maximum production has been 2½ garris per hour. If there be 10 per cent. increase in hour production, the excess of 10 per cent. shall be paid at a rate 50 per cent. in excess of the present rate. If there be a further rise of 10 per cent., the excess shall be paid at double the ordinary rate.

The unit of time shall be either a day or week, whichever is more beneficial to the workers.

These are similar to Taylorism in U. S. A. or Stakhanov Movement in Soviet Union.

This increases the cost of production to some extent and is not therefore added to other departments. I confine it only to those departments where, if production is increased, the other departments will get the benefit.

Point 6.—Leave.

There shall be six ordinary festive holidays and two special festival days on 15th August and 26th January. In addition to the statutory leave, there shall be 15 days' sick or casual leave on pay.

Point 7.—Provident Fund.

This is a small concern and both parties have agreed that a system of gratuity be substituted for Provident Fund.

The retiral gratuity shall be at the rate of $\frac{1}{2}$ month's basic wages for each year of continuous service subject to a maximum of 15 months' wages. Retiral age shall be 55. Extension may be granted when agreed to by employer and the employee concerned.

For the purpose of calculation of gratuity of piece-rated workers, the average of the last 12 months shall be taken.

Previous to 1941, this was a partnership firm. There was a suit in Court and the partnership was dissolved and the present owners got the machines and started the factory as their own concern. The present firm cannot be made liable for gratuity for any period before they became a firm. Therefore service from 1941 will only be counted for the purposes of gratuity.

Gratuity shall be paid in case of dismissal for misconduct or when service does not exceed 3 years. When service exceeds 3 years but does not exceed 6 years, 50 per cent. of the gratuity shall be payable. When service exceeds 6 years but does not exceed 9 years, 75 per cent. of the gratuity shall be payable. Full amount of gratuity shall be payable when service exceeds 9 years. Full amount of gratuity shall be payable when a worker who has served for at least 3 years is retrenched for no fault of his own or dies.

Point 8.—Procedure of discharge and recruitment.

In case of retrenchment the principle of "Last come, first go" shall be applied subject to cases with exceptional abilities. This shall be confined to department by department. No worker shall be dismissed unless he is given an opportunity to explain the charge against him and his representatives are considered.

The Union demands that in matters of recruitment preference should be given in the following order: (1) discharged or retrenched employees, (2) relations of the employees, at present working or retired, (3) evacuees, through Employment Exchange, (4) others.

By general recommendations are made for suitable retrenched staffs to be engaged.

APPENDIX A.**The Pioneer Match Factory Employees' Union.***Memorandum of Demands.*

1. The basic pay of all the unskilled labourers should be Rs. 30 minimum per month.
2. The basic pay of all the semi-skilled labourers should be Rs. 40 minimum per month.
3. The basic pay of all the skilled labourers should be Rs. 70 minimum per month.
4. Dearness allowance of the above 1, 2 and 3 categories should be as follows:—
 For Rs. 30 per month—Rs. 25 per month.
 Over Rs. 30 up to Rs. 100 at 5 annas per rupee with a minimum Rs. 25 per month.
 Rs. 100 and upwards at 3 annas per rupee with a minimum of Rs. 75 per month.
5. Annual increment of the—
 Unskilled labourers should be at 2 annas per rupee.
 Semi-skilled labourers should be at 3 annas per rupee.
 Skilled labourers should be at 4 annas per rupee.
6. The staff should be graded as follows:—
 "A", "B" and "C".
 Basic pay of "A" grade staff should be Rs. 150 to Rs. 200
 Basic pay of "B" grade staff should be Rs. 70 to Rs. 170
 Basic pay of "C" grade staff should be Rs. 50 to Rs. 120
 per month. As per Bengal Chamber of Commerce, the staff should get dearness allowance as follows:—
 90 per cent. of the basic pay for the first Rs. 100.
 45 per cent. of the basic pay for the second Rs. 100.
7. Annual increment of the staff should be as follows:—
 "A" grade—Rs. 10 per year.
 "B" grade—Rs. 6 to Rs. 9 per year.
 "C" grade—Rs. 4 to Rs. 6 per year.
8. Sick leave for both the staff and labourers should be 15 days at full pay and 15 days with half pay, including dearness allowance during the year.
9. Leave with pay for both the staff and labourers should be 20 days including dearness allowance during the year which will be accumulated up to 2 years.
10. Casual leave (with pay) for the staff should be 7 days during the year.
11. Annual Bonus should be at least one month's earning for the staff and the labourer which should be paid before the Pujah.
12. The Management must not engage a new hand when an employee is available which should also be continued by the Union.
13. The Management should not discharge any employee without consent of the Union.
14. The Union must be recognised by the Management.
15. Pay and wages must be paid on the prescribed date.
16. Provident Fund system should be introduced to all permanent employees as soon as possible.
17. No transfer, suspension or dismissal should be done without previous intimation to the Union and approved by it.

APPENDIX B.

Frame filling—Rs. 18 per 100 garris.
 Frame emptying—Rs. 4-8 per 100 garris.
 Inner pasting—Rs. 1-4 per jul.
 Outer pasting—3 annas 6 pies per dala.
 Bonde rolling—Re. 1-1-6 per 100 gross.
 Labelling—14 annas 6 pies per 100 gross.
 Box filling—2 annas 6 pies per dala of 225 boxes.
 Dozen packing—Rs. 2-4 per 100 dala.
 Gross packing—5 annas 3 pies per 100 gross.
 Side painting—8 annas 6 pies per 50 gross.
 Dipping and paraffining—Rs. 14 per 100 garris.
 1 Box arranging—Re. 1-2 per 100 dala.
 1 Box arranging—11 annas per 100 dala.
 Stick selecting (broken sticks of box filling department)—10 annas 3 pies per 100 dala.
 Stick polishing—3 annas per 100 lbs.
 Inner drying (Chatal)—6 annas per 100 lbs.
 Stick drying (Chatal)—3 annas 9 pies per 100 lbs.
 Stick peeling and chopping—2 annas 3 pies stick chopping per forma.
 1 anna 9 pies per forma. 1 anna 7 pies per forma. For arranger of annas 6 pies less. For mazdoors 3 pies less.
 Outer peeling—
 Outer—Machineman—1 anna 3 pies per dala. Helper—1 anna per dala.
 Inner—Machineman—2 annas per jul. Helper—1 annas per dala.
 Bottom—Machineman—3 pies per dala. Helper—3 pies per dala.
 Outer chopping—8 pies per dala.
 Bottom and Inner chopping—
 Bottom—Machineman—3 pies per dala. Helper—1½ pies per dala.
 Inner—Machineman—6 pies per dala. Helper—3 pies per dala.
 Outer forma—Bottom—6 pies per forma.
 Arranging for small pieces—Outer—Rs. 6 per 100 formas. Inner—Rs. 3 per 100 formas.
 Outer selecting—4 annas per dala.
 Stick selecting for frame filling—Rs. 8 per 100 garris.
 Stick arranging—1 anna per dala.
 Packet making—14 annas per 100 packets.
 Packet packing—Rs. 1-6 per 100 packets.
 Case packing—2 annas 6 pies per case.
 Bottom selecting—9 pies per dala.

S. C. CHAKRAVARTY,
 Chairman of the Tribunal.

1 September 1950.

By order of the Governor,
 D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 5364Lab.—18th September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 3262Lab., dated the 16 June 1950, the industrial dispute between Messrs. J. D. Jones & Co., Ltd. 8, Netaji Subhas Road, C/5, Clive Buildings, Calcutta, and the employees in connection with the case of Sri Amarendra Nath Roy, villa Mowrigram, Roypara, P. O. Andulmouri, district Howrah, regarding a matter specified in the schedule thereto was referred for adjudication to G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between Messrs. J. D. Jones & Co. Ltd., 8, Netaji Subhas Road, C/5, Clive Buildings, Calcutta, and the employees in connection with the case of Sri Amarendra Nath Roy, villa Mowrigram, Roypara, P. O. Andulmouri, district Howrah.

PRESENT:

SRI G. PALIT, *District Judge, Industrial Tribunal.*

Present for the employee: Sri Prodyot Banerji, Advocate.

Present for the Company: Sri Charu Chandra Bosu, Solicitor.

By an order No. 3262Lab., dated the 16th June 1950, the Government of West Bengal constituted a Tribunal of one Judge under sections 7 and 10 of the Industrial Disputes Act (Act XIV of 1947) and referred the dispute to me for adjudication.

2. The reference was received on 19th June 1950. The employee filed a written statement on 30th June 1950. The Company filed its written objection on 10th July 1950. The case was taken up for hearing on 11 August 1950 and concluded on that day. The issue was contained in the schedule of the aforesaid reference. It stands as follows:—

Whether the dismissal of Sri Amarendra Nath Roy was justified? If not, to what relief he is entitled?

AWARD.

According to the version of the employee, it appears that he was taken into service as far back as 2nd February 1947. The Company changed hands in February 1947 and Sri Ramprasad Bajoria, a Marwari, happened to have purchased the Company's interest. There was some trouble between the Company and its employees which culminated in an order in reference to a Tribunal. The dispute was settled by the award of the Tribunal published in the *Calcutta Gazette*, dated the 4th August 1947. The trouble, however, did not end with the award. There was an agitation on the part of the employees for implementation of the terms of the award. The Company at first set its face against the move but later on entered into an agreement with the employees by which the aforesaid award was to a certain extent, modified. The present employee was summarily dismissed

22nd March 1950. He alleges to have appended the signature by way of final settlement of the claim by receiving 22 days' pay of March under res. He now claims 5 months' pay as gratuity, one month's salary as due on the 31st March 1950 and one month's pay in lieu of notice.

The Company resists the claim of the employee on the ground that he was summarily dismissed because of misconduct and negligence. As the award is not retrospective, the claim for gratuity is liable to fail.

(On going through the evidence I find that the Company is not quite consistent in the matter of charge against this employee. Before the Reconciliation Officer, the representative of the Company is said to have stated that this employee Sri Amarendra Nath told others not to sell goods for this Company as they harassed some other parties (*vide* the report of the Reconciliation Officer). In the written statement of the Company, the charge of misconduct and negligence has been made but that again has been left to stand by itself. No specific facts have been given out supporting the charge. In the evidence before me Sri Debidas, the present Accountant and Office Superintendent, states that Sri Amarendra Nath quarrelled with him several times and often spent time outside. He was thrice reprimanded for this. He further says that one Banoarilal told the Directors that the employee Sri Amarendra Nath gave out to him the prices at which goods were sold to other customers. If this be the gravamen of the charge, I must say that it is absolutely frivolous. If the customary prices which certain goods were sold, are told to a prospective buyer, that hardly does not amount to giving out secrets of the Company or its affairs. This Banoarilal should have been examined before me. Neither the Director been examined. So I am asked to rely entirely on the evidence of a person who stands uncorroborated and who bears admitted prejudice against this employee. In support of the charge of negligence the letters, Exts. A—C, have been placed before me. I got in evidence that Sri Amarendra Nath had often been required to attend the Customs Income-Tax Department in connection with his duties. So he must sometimes be absent from the office now and then. Regarding his inefficiency in accounts-keeping I must say that the charge can hardly be sustained. His accounts are audited by competent firms of auditors. The employee states that his work was appreciated by the auditors. This is not challenged. This is rather supported by the fact that when he was discharged by the Company, he was provided with, perhaps, a better job in the firm of Messrs J. Atherton & Co. on the recommendation of the auditor who audited the accounts of this Company. So taking a total view, I am satisfied that the Company wanted to get rid of this man any how. He has been given a bad name just as a dog is given, if it is sought to be hanged. I find that the discharge of this employee was unjustified.

Now the point is what relief he is entitled to in the circumstances. It is not a case for reinstatement. The employee does not want it. Neither does the issue cover it specifically. I do not for a moment question the legal right of the employer to discharge its employee. But when the discharge is wrongful and is arbitrary, the Company cannot be absolved from the liability to pay compensation to the extent called for by the circumstances. In this case the employee should have been given written notice. He evidently got no opportunity to explain matters. He has put 10 years of service and is a permanent employee on a fairly high salary of Rs. 220 per month. So his claim for one month's salary in lieu of notice is perfectly in order. I uphold the said claim. His acceptance of 22 days' pay does not preclude his present claim. It can never operate as a bar.

Regarding the claim of bonus of one month's salary, he is entitled to have it under the admitted agreement, marked Ext. 2 which modified the award. In paragraph 3 of the said admitted agreement bonuses are allowed twice a year amounting to one month's basic salary payable during the Pujas and during the closing of accounts, i.e., on the 31st March every year. Here it is contended that the employee was discharged on 22nd March 1950 and therefore he cannot have the bonus payable on the 31st March 1950. I have already found that the employee was discharged wrongfully without notice. He asserts that he was discharged only to deprive him of the bonus. He is certainly entitled to a notice of one month to have his service terminated. So he must be supposed, to all intents and purposes to have been in employ till 22nd April 1950. In this view he is entitled to claim bonus amounting to one month's basic salary. So I uphold his claim of Rs. 220 on the score of bonus.

Regarding the claim of 5 months' salary on the score of gratuity, I find that the claim cannot be sustained. In the award placed before me I find that the Company had no scheme about gratuity. It is the Tribunal which laid down a gratuity scheme. The Tribunal did not make it retrospective. In the absence of an express term giving an award retrospective effect, it can never have such effect. Thus the claim to gratuity must rest on the period of service put in after the award. So the employee in the present case cannot succeed in his claim on the score of gratuity as he has not put in more than 3 years of service since the date of this award. So his claim on this score fails.

Hence the employee is entitled to have Rs. 440, half on the score of one month's pay in lieu of notice and half to the extent of one month's basic salary on the score of bonus and none on the score of gratuity. The amount is made payable within one month of the award coming into operation.

Before parting with this case, I must note that no objection on the score of jurisdiction of this Tribunal has been raised in the written objections of the parties nor mooted during the trial. Neither is it mentioned in the issue contained in the order of reference. So I do not decide on this point.

G. PALIT, *District Judge*

The 30th August 1950.

Industrial Tribunal

By order of the Governor.

D. S. P. MUKHERJEE, *Jt Secy*

ORDER.

No. 5524Lab.—25th September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 3672Lab., dated the 6th July 1950, the industrial dispute between Messrs. B. K. Paul & Co. (Research Laboratory), Ltd., of 1 and 3, Bonfield Lane, Calcutta, and the workmen represented by B. K. Paul & Co. (Research Laboratory), Ltd. P. A. & D. Co. Factory Employees' Union, 20, Bhutnath Paul Road, P.

Ghugudanga, Calcutta, was referred for adjudication to Sri S. C. Chakravarti, District Judge:

And whereas the said Sri S. C. Chakravarti, District Judge, has submitted to the State Government his award on the said industrial dispute; Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto;

ANNEXURE.

The matter of industrial dispute between (1) Messrs. B. K. Paul & Co., Ltd., (2) Messrs. B. K. Paul & Co. (Agency), Ltd., (3) Messrs. B. K. Paul & Co. (Edwards Tonic), Ltd., and (4) Messrs. B. K. Paul & Co. (Research Laboratory), Ltd., of 1 and 3, Bonfield Lane, Calcutta, and their workmen represented by (1) B. K. Paul & Co., Ltd., Employees' Union, 102-B, Netaji Subhas Road, Calcutta, and (2) B. K. Paul & Co. (Research Laboratory), Ltd., P. A. & D. Co. Factory Employees' Union, 20, Bhutnath Paul Road, P. O. Ghugudanga, Calcutta.

PRESENT:

SRI SAILESH CHANDRA CHAKRAVARTI,
Chairman of the Tribunal.

Messrs. B. K. Paul & Co. (Research Laboratory), Ltd. : Sri S. C. Sen, Advocate.

B. K. Paul & Co. (Research Laboratory), Ltd., P. A. & D. Co. Factory Employees' Union : Sri D. L. Sen Gupta, Advocate, assisted by Sri Swadesh Gupta, Secretary of the Union.

Coming under the provisions of sections 7 and 10 of the Industrial Disputes Act, 1947, Government of West Bengal, in the Department of Labour, by their order No. 3672Lab., dated the 6th July 1950, have referred to me for adjudication the industrial dispute between Messrs. (1) B. K. Paul & Co., Ltd., (2) B. K. Paul & Co. (Agency), Ltd., (3) B. K. Paul & Co. (Edwards Tonic), Ltd., and (4) B. K. Paul & Co. (Research Laboratory), Ltd., of 1 and 3, Bonfield Lane, Calcutta, and their workmen represented by (1) B. K. Paul & Co., Ltd., Employees' Union, 102-B, Netaji Subhas Road, Calcutta, and (2) B. K. Paul & Co. (Research Laboratory), Ltd., P. A. & D. Co. Factory Employees' Union, 20, Bhutnath Paul Road, P. O. Ghugudanga, Calcutta.

The following points have been referred to me for adjudication:—

- Security of Service.
- Grades and Scales of Pay.
- Dearness Allowance.
- Designation of the Employees.
- Leave and Holidays.
- Payment for Overtime.
- Promotion.
- Bonus.
- Provident Fund.

- (10) Pension.
- (11) Gratuity.
- (12) Transfer of Sri Hem Ch. Mukherjee.
- (13) Re-instatement of—
 - (a) Sri Sudhir Ch. Shyam,
 - (b) Sri Dhananjoy Bose,
 - (c) Sri Shibsankar Chatterjee, and
 - (d) Sri Balai Chandra Bose.

AWARD.

By this reference the disputes between four Companies and the employees were referred to me for adjudication. Three of the Companies viz., Messrs. B. K. Paul & Co., Ltd., Messrs. B. K. Paul & Co. (Agency) Ltd., and Messrs. B. K. Paul & Co. (Edwards Tonic), Ltd., and the employees compounded their differences and filed a memorandum of agreement and an award was made by me on those terms.

The disputes between Messrs. B. K. Paul & Co. (Research Laboratory Ltd., and their employees remained pending. Now there has been a compromise between the Company and their workmen and they have filed petition of compromise which is Annexure A. In this compromise there has been a reference to the earlier compromise and, for the sake of completeness, I annex a copy of the earlier compromise as Annexure B to the award.

I award in terms of the settlement.

S. C. CHAKRAVARTI,
Chairman of the Tribunal

The 31st August 1950.

ANNEXURE A.

To

THE TRIBUNAL UNDER THE INDUSTRIAL DISPUTES ACT
SRI S. C. CHAKRAVARTI.

In the matter of the Industrial Dispute between Messrs. B. K. Paul & Co. (Research Laboratory), Ltd. (hereinafter called the "Company") and their workmen represented by B. K. Paul & Co. (Research Laboratory Ltd., P. A. & D. Co. Factory Employees' Union (hereinafter called the "Union")).

The humble petition of both the parties above

MOST RESPECTFULLY SHEWETH:—

1. Parties have come to an amicable settlement and the Company agrees to implement the terms of agreement effected between B. K. Paul & Co., Ltd., Employees' Union and B. K. Paul & Co., Ltd.

2. Under the circumstances both the parties above humbly pray that your honour will be pleased to give an award on the basis and on the terms of compromise mentioned hereinbefore extending the benefit to employees of the factory at 7, Bhutnath Paul Road, Dum Dum and pass necessary order or orders deemed fit and proper.

(Sd.) Kalipada Maity.

29-8-50.

(Sd.) Pashupati Nath B.

29-8-50

ANNEXURE B.

Terms of Agreements between Messrs Butto Kristo Paul & Co., Ltd., Butto Kristo Paul & Co. (Agency), Ltd., and Butto Kristo Paul & Co. (Edwards Tonic), Ltd., and their workers.

1 The Company agrees not to make any retrenchment of the staff for the year.

2 In view of the present economic crisis through which the company is passing the consideration as to the increase of dearness allowance will remain in abeyance.

3 Two more dates to be added to the list of present holidays, and they are "Kojagar Lakshmi Puja" and "Janmastami".

4 Increments and promotions as may be due to the employees in terms of the last Awards made in 1947 and 1948 shall be given immediate effect and the employees shall get from the month of Sravan 1357 B.S. all their salaries and wages as may become due to them in terms of the said Awards from the said month of Sravan 1357 B.S. and all the salary and wages which became due to them from the dates of the enforcement of the said Awards up to Asar 1357 B.S. shall be paid in the following manner, viz., the 1st instalment all employees earning not more than Rs. 50 as basic wages shall be paid in the month of Bhadra 1357 B.S. In the 2nd instalment all employees earning more than Rs. 50 but less than Rs. 75 as basic wages shall be paid in the month of Aswin 1357 B.S. In the 3rd instalment all employees earning more than Rs. 75 as basic wages shall be paid in the month of Agrahayan 1357 B.S.

5 Provident Fund to be completed within nine months in compliance with the law on the subject.

6 No consideration of items 2, 4 and 10.

7 Payment of overtime as per previous Award.

8 Half month's salary and wages as Bonus during the Pujas this year.

9 Hem Babu to be replaced in his original post.

10 Sri Sachin Dutta is to be provided with some work.

11 All the four employees discharged, viz., Sudhir Chandra Shyam, Manojoy Bose, Shibsankar Chatterjee and Balai Chandra Bose will be given one month's salary in addition to their respective dues and one month's pay in lieu of notice.

(Sd.) S. Sen, Advocate, for B. K. Paul & Co., Ltd., B. K. Paul & Co. (Agency), Ltd., B. K. Paul & Co. (Edwards Tonic), Ltd.—7-8-50.

(Sd.) P. K. Sanyal, Advocate, for B. K. Paul & Co., Ltd., Employees' Union.—7-8-50.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy

Numbered No. C207

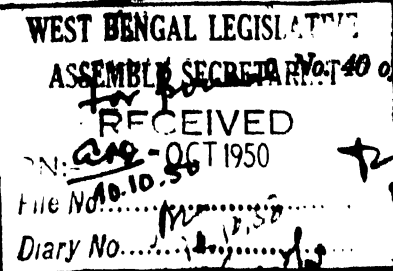


Calcutta

The



सत्यमेव जयते



Gazette

Published by Authority

THURSDAY, OCTOBER 5, 1950

CONTENTS:

	Page.		Page.
I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.	2033—2064	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President	Nil
IIA.—Orders and notifications by the Government of India republished for general circulation	311—312	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament—	
IB.—Educational Notices	231—232	The Port Trusts and Ports (Amendment) Bill, 1950, with Statement of Objects and Reasons	127—186
II.—Advertisements, Notices	359—365	SUPPLEMENT No. 40—	
III.—Acts of the West Bengal Legislature	Nil	Weekly Weather and Crop Report of West Bengal for the week ending the 20th September 1950	409—410
IIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India	Nil	Wholesale prices of agricultural and animal husbandry products (average quality) in Calcutta during August 1950	411—421
V.—Bills introduced in the West Bengal Legislative Assembly; Reports of Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly	Nil	Corporation of Calcutta Notice	422

RT I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 2770G.A.

Appointments and Transfers.

General.

- Birbhum.**—No. 2684G.A./4S-83/50.—25th September 1950.—Sri Rajendra Nath Sarkar, Sub-Magistrate and Sub-Deputy Collector, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the Birbhum district and is posted to the headquarters station of that district on being released from the Commercial Tax Directorate.
- 24 Parganas.**—No. 2685G.A./4S-78/50.—25th September 1950.—Sri Sailendra Nath Chakrabatti, Sub-Magistrate and Sub-Deputy Collector, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the 24 Parganas district and is posted to the headquarters station of that district on being released from the Commercial Tax Directorate.
- Hooghly.**—No. 2686G.A./4S-78/50.—25th September 1950.—Sri Samartosh Banarji, Sub-Magistrate and Sub-Deputy Collector, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the Hooghly district and is posted to the headquarters station of that district on being released from the Commercial Tax Directorate.
- Howrah.**—No. 2687G.A./4S-78/50.—25th September 1950.—Sri Asoke Kumar Roy, Sub-Deputy Magistrate and Sub-Deputy Collector, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the Howrah district and is posted to the headquarters station of that district on being released from the Commercial Tax Directorate.
- Midnapore.**—No. 2688G.A./4S-78/50.—25th September 1950.—Sri Kshitindra Chandra Ghoshal, Sub-Deputy Magistrate and Sub-Deputy Collector, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the Midnapore district and is posted to the headquarters station of that district on being released from the Commercial Tax Directorate.

Sub-Deputy Magistrate and Sub-Deputy Collector, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the Malda district and is posted to the headquarters station of that district on being released from the Commercial Tax Directorate.

Darjeeling.—No. 2689G.A./4S-78/50.—25th September 1950.—Sri Manindra Narayan Ray Chaudhuri, Sub-Deputy Magistrate and Sub-Deputy Collector, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the Darjeeling district and is posted to the headquarters station of that district on being released from the Commercial Tax Directorate.

West Dinajpur.—No. 2690G.A./4S-78/50.—25th September 1950.—Sri Subodh Chandra Sen Gupta, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, in the West Dinajpur district and is posted to the headquarters station of that district on being released from the Food Department.

Nadia.—No. 2691G.A./4S-78/50.—25th September 1950.—Sri Malay Kumar Talukdar, Sub-Deputy Magistrate and Sub-Deputy Collector, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the Nadia district and is posted to the headquarters station of that district on being released from the Commercial Tax Directorate.

Midnapore.—No. 2692G.A./4S-78/50.—25th September 1950.—Sri Kshitindra Chandra Ghoshal, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, in the Midnapore district and is posted to the headquarters station of that district on being released from the Commercial Tax Directorate.

Jalpaiguri.—No. 2694G.A./4S-78/50.—25th September 1950.—Sri Nripendra Krishna Sengupta, Sub-Deputy Magistrate and Sub-Deputy Collector, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the Jalpaiguri district and is posted to the headquarters station of that district on being released from the Commercial Tax Directorate.

Burdwan.—No. 2696G.A./4S-78/50.—25th September 1950.—Sri Anil Kumar Banarji, Sub-Deputy Magistrate and Sub-Deputy Collector, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the Burdwan district and is posted to the headquarters station of that district on being released from the Commercial Tax Directorate.

Bankura.—No. 2697G.A./4S-78/50.—25th September 1950.—Sri Indu Bhushan Sen Gupta, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, in the Bankura district and is posted to the headquarters station of that district on being released from the Food Department.

Birbhum-Hooghly.—No. 2699G.A./4S-78/50.—25th September 1950.—Sri Anil Ranjan Basak, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, in the Birbhum district and is posted to the headquarters station of that district on being relieved of his present appointment as Rehabilitation Officer, Serampore, Hooghly.

Malda.—No. 2701G.A./4S-78/50.—25th September 1950.—Sri Rathindra Kumar Biswas, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, in the Malda district and is posted to the headquarters station of that district on being released from the Food Department.

24-Parganas.—No. 2702G.A./4S-78/50.—25th September 1950.—Sri Bhupendra Chandra De, Sub-Deputy Magistrate and Sub-Deputy Collector, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the 24-Parganas district and is posted to the Barrackpore subdivision of that district on being released from the Commercial Tax Directorate.

Hooghly.—No. 2703G.A./4S-78/50.—25th September 1950.—Sri Satish Chandra Halder, Sub-Deputy Magistrate and Sub-Deputy Collector (temporary), is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector (temporary) in the Hooghly district and is posted to the Arambagh subdivision of that district on being released from the Food Department.

Burdwan Divn.-Nadia.—No. 2712G.A./4S-88/50.—26th September 1950.—Sri Animesh Chandra Sinha Roy, Sub-Deputy Magistrate and Sub-Deputy Collector (temporary), is posted to the Burdwan Division on being relieved of his present appointment as Additional Land Acquisition Officer, Nadia.

Calcutta.—No. 2723G.A./8P-62/50.—27th September 1950.—Janab A. Zaman, I.C.S., Deputy Secretary to the Government of West Bengal, Local Self-Government Department, is appointed to act, until further orders, as Joint Secretary in that department.

Police.

Midnapore.—No. 2747G.A./3P-67/50.—29th September 1950.—Major M. S. Thapa has been appointed to act, until further orders, as Commandant, Eastern Frontier Rifles, Hijli, with effect from the 24th July 1950 on the expiry of his leave.

Leave. General.

Bankura.—No. 2728G.A./2L-11/50.—28th September 1950.—In modification of the orders

contained in this department notification No. G.A., dated the 28th August 1950, Sri Chandra Roy, Deputy Magistrate and Deputy Collector, on probation, Bankura, was allowed leave for twenty-two days with effect from the 2nd September 1950 under rule 167(i) of the West Bengal Service Rules, Part I.

Jalpaiguri.—No. 2741G.A./1L-26/50.—28th September 1950.—Sri J. C. Sen Gupta, I.A.S., Magistrate and Deputy Collector, Alipore Jalpaiguri, is allowed earned leave for sixty days with effect from the 13th August 1950 under rule 9 of the Revised Leave Rules, 1933.

Midnapore.—No. 2751G.A./3L-35/50.—29th September 1950.—Sri Kshetra Mohan M. Sub-Deputy Magistrate and Sub-Deputy Collector (re-employed), Midnapore, was allowed leave from the 5th September 1950 to 12th September 1950 as follows:—

- (1) Earned leave for seven days from the 1st September 1950 under rule 168 of the West Bengal Service Rules, Part I.
- (2) Extraordinary leave for one day under rule 174(I) (a) of the said rules.

24-Parganas.—No. 2753G.A./3L-36/50.—29th September 1950.—Sri Prafulla Chandra Bhadra, Sub-Deputy Magistrate and Sub-Deputy Collector (re-employed), Alipore, 24-Parganas, was allowed earned leave for twelve days with effect from the 3rd October 1950 under rule 168(I) of the West Bengal Service Rules, Part I.

Jalpaiguri.—No. 2736G.A./2L-22/50.—29th September 1950.—Sri Girish Chandra I. Magistrate, 1st Class, Jalpaiguri, was allowed earned leave for twenty-five days with effect from the 10th July 1950 under rule 167(ii) of the West Bengal Service Rules, Part I.

Police.

Midnapore.—No. 2748G.A./5L-20/50.—29th September 1950.—Major M. S. Thapa, Commandant, Eastern Frontier Rifles, Hijli, was allowed leave from the 3rd May 1950 to 26th September 1950 as follows:—

Earned leave for thirty-nine days under Fundamental Rule 100(a) (i) read with the Government of India Instruction No. 3(4) in the Annex to Appendix 7A to the Fundamental Rules, Part II (A.G.P. & T.'s Compilation), and thereafter furlough under the Military Rules for the remaining period under Fundamental Rule 100(a).

Murshidabad-Nadia.—No. 2758G.A./30th September 1950.—Sri Ajit Baran Chakrabarti, Probationary Assistant Superintendent of Police, Murshidabad, under orders of transfer as divisional Police Officer, Ranaghat, is allowed earned leave for eighteen days with effect from the 20th July 1950, under rule 9 of the Revised Leave Rules, 1933.

Jalpaiguri.—No. 2761G.A./5L-1/50.—30th September 1950.—The orders contained in this department notification No. 2430G.A., dated the 11th August 1950, granting leave to Sri Phani B. Sen Gupta, officiating Deputy Superintendent of Police, on deputation to the Home (Jails) Department, as Deputy Superintendent, Buxa Jail, are cancelled.

ADDENDUM

No. 2749G.A./1M-12/49.—29th September 1950.—In paragraph 2(b) of notification No. 1611M-12/49, dated the 8th June 1950, showing table of height and weight of female candidates published on page 1224 of the Calcutta Gazette, dated the 22nd June 1950, please add between lines "5' 8" ... 10-1 10-4" and "10-9 10-12" the following:—

Height.		Weight.	
St.	Lb.	St.	Lb.
10	5	5	10

By order of the Government
S. N. RAY, Secy.

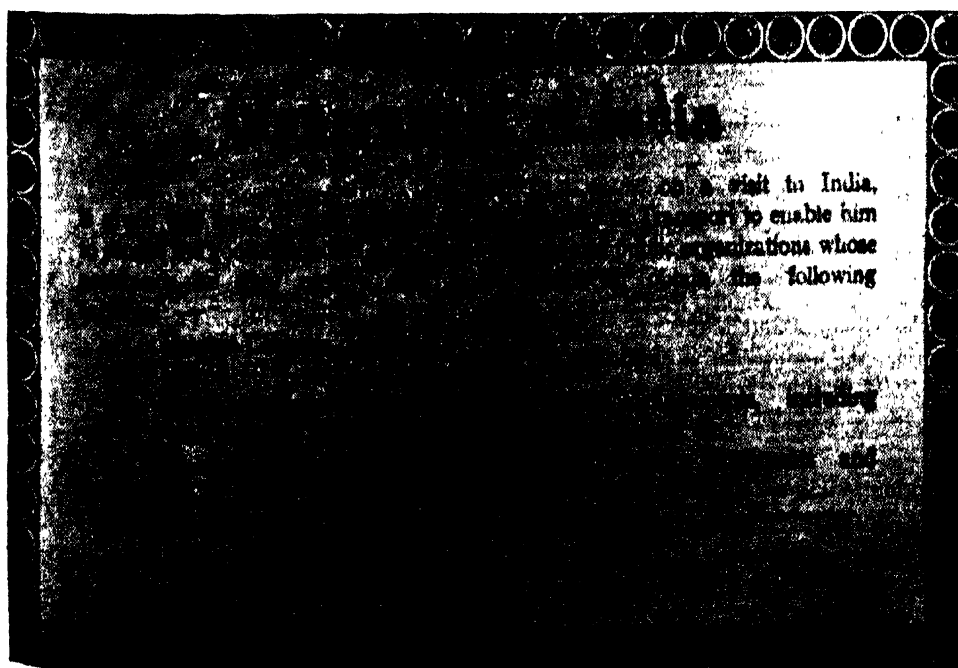
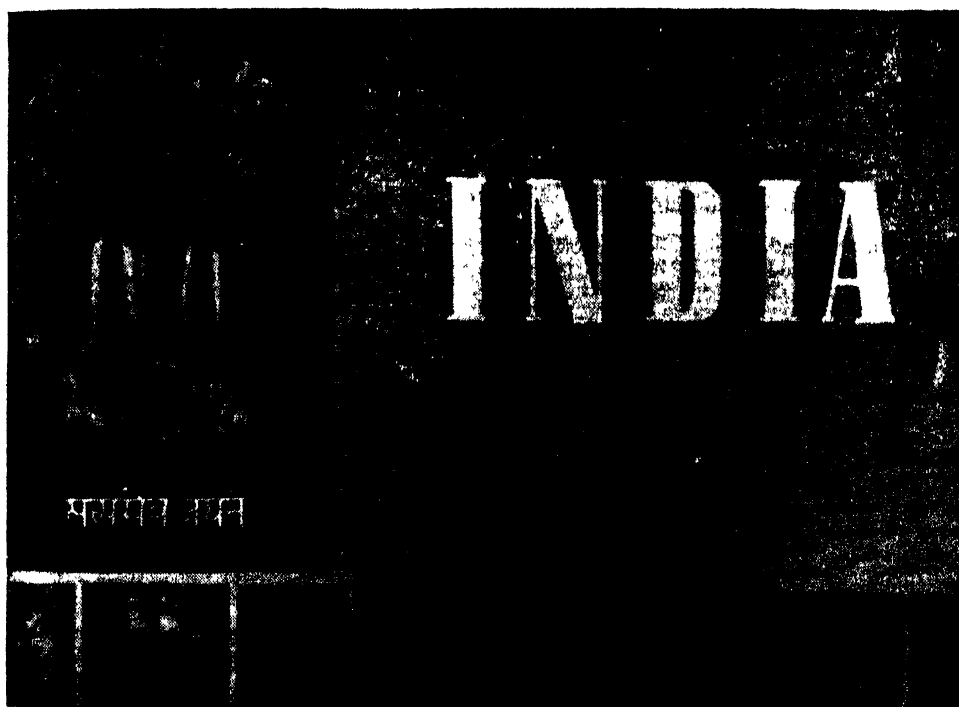
Political

NOTIFICATIONS.

No. 6180P./4T-5/50.—18th September 1950.—The following is published for general information:—

The Government of India have decided to issue to every *bona fide* foreign tourist visiting India a *Tourist Introduction Card* to enable him to secure the good offices of all Central and State Government Officers generally and certain essential facilities in particular. A specimen card is printed below. It will ordinarily be issued by the Indian Embassies, Consulates and Legations abroad. In the case of the tourists who ask for the issue of the card after landing in India, it will be issued by the Government of India's Regional Tourists Officers stationed at Delhi, Bombay and Madras.

All Officers of the State Government are required to ensure that the holders of these cards are received with all courtesy and are given all legitimate facilities particularly those mentioned in the card.



By order of the Governor,
P. C. ACHARJI, Jt. Secy.

No. 6392P./14E-26/50.—27th September 1950.
—The Reverend Charles Louis Kau, Minister-in-charge of Ward Memorial Church, Khargpur, is authorised, under section 6 of the Indian Christian Marriage Act, 1872 (XV of 1872), to solemnize marriage between persons one or both of whom is or are a Christian or Christians and under section 9 of the Act to grant certificates of marriages between Indian Christians.

2. He is also appointed under Act VI of 1886 to be a Registrar of Births and Deaths for Midnapore district.

By order of the Governor,
R. GUPTA, Secy.

Jails

NOTIFICATIONS.

24-Parganas.—No. 2089H.J.—28th September 1950.—In modification of the orders contained in this department notification No. 1081H.J., dated the 17th May 1950, Sri Anadi Mohan Ganguli, officiating whole-time Superintendent, Dum Dum Central Jail, is confirmed with effect from the 26th August 1949 as whole-time Superintendent of a Central Jail, *vice* Lieutenant Colonel E. A. R. Ardeshir, I.M.S., reverted to military duty.

Midnapore-Murshidabad.—No. 2090H.J.—28th September 1950.—In modification of the orders contained in this department notification No. 1082-H.J., dated the 17th May 1950, Sri Kshirode Bahari Mukherji, officiating whole-time Superintendent, Midnapore Central Jail, is confirmed as whole-time Superintendent, Berhampore Central Jail, with effect from the 26th August 1949.

Murshidabad.—No. 2091H.J.—28th September 1950.—Sri Sushil Kumar Roy, officiating whole-time Superintendent, Berhampore Central Jail, is confirmed with effect from the 26th December 1949 as whole-time Superintendent of a Central Jail, *vice* Lieutenant Colonel S. Annaswami, I.M.S., retired.

Calcutta.—No. 2097H.J.—29th September 1950.—Sri Brajendra Kumar Guha Ray, officiating Manager, Jail Depot, Calcutta, is appointed substantively to the post with effect from the 5th February 1948.

By order of the Governor,
R. GUPTA, Secy.

Orders by the Commissioner of Police, Calcutta

Calcutta, the 26th September 1950.

The name of the Muslim honorary religious teacher as appointed under notification, dated 25th August 1950, for the Presidency Jail, is actually Maulvi Hafez Quarry Abdul Halim and not Maulvi Hafez Quarry Abdul Majid.

This modifies the notification as published in the *Calcutta Gazette* of the 31st August 1950.

S. N. CHATTERJEE, Commissioner.

Calcutta Police Notification

Dated 25th September 1950.

The Ekbalpore Outpost of Watgunge Police Station has been converted into a Reporting Centre in charge of a Sub-Inspector with the following jurisdiction and will henceforth be designated as Section "Z":—

North—Pipe Road including road itself but excluding the houses on the north of the road.

South—Jala Lane, Debi Choudhury Road Hossain Shah Road.

East—Diamond Harbour Road from junction of Pipe Road up to the junction of Lane including road and western path.

West—Dock East Boundary Road, Kantapa Road and Bhukailash Road

In view of the above change, the revised jurisdiction of Watgunge Police Station (excluding Ekbalpore) is as follows:—

North—Tolly's Nullab (Southern Bank) to Hastings Bridge to Zeerut Bridge

East—Belvedere Road from Zeerut Bridge Sterndale Road (excluding the road)

South—Sterndale Road (excluding the road east of Diamond Harbour Road from junction with Sterndale Road, Pipe Road (excluding the road), Circular Gang Reach Road from its junction with Pipe Road up to its junction with Satya Doctor Road (including the road on the north and junction of Dock East Boundary Road on the south (including the road)).

West—Satya Doctor Road (including the road Sastitolla Road (including the road), Garden Reach Road up to Hastings Bridge including the road.

S. N. CHATTERJEE

Commissioner of Police, Calcutta

Transport

NOTIFICATION.

No. 6733W.T.—25th September 1950.—In exercise of the powers conferred by section 44 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor is pleased to constitute for the region of Murshidabad district a Regional Transport Authority consisting of the following members to exercise and discharge the functions entrusted to it under the Act and the rules framed thereunder:—

Members.

1. The District Magistrate, Murshidabad Chairman.
2. The Executive Engineer, Works and Buildings Department, Berhampore Division
3. The Superintendent of Police, Murshidabad
4. Sri Monoranjan Sen, Chairman, Berhampore Municipality.
5. Sri Sunil Mohon Ghosh Mouluk
6. Sri Durga Pada Singh.
7. The Subdivisional Magistrate, Berhampore Secretary.

By order of the Governor,
N. C. GHOSH.

State Transport Commissioner
Secy. to the Govt of West Bengal
(*ex-officio*).

JUDICIAL DEPARTMENT

No. 2771G.A.

Powers.

No. 2693G.A./48-78/50.—25th September 1950.—Sri Samarendra Nath Barman, Sub-Deputy Magistrate, on probation, is vested with the powers of a Magistrate of the third class.

No. 2695G.A./48-78/50.—25th September 1950.—Sri Kshitindra Chandra Ghosal, Sub-Deputy Magistrate, is vested with the powers of a Magistrate of the third class.

2698G.A./4S-78/50.—25th September 1950.
Indu Bhushan Sen Gupta, Sub-Deputy Magistrate on probation, is vested with the powers of a Magistrate of the third class.

2700G.A./4S-78/50.—25th September 1950.
Anil Ranjan Basak, Sub-Deputy Magistrate, on probation, is vested with the powers of a Magistrate of the third class.

2724G.A./4S-78/50.—27th September 1950.
Subodh Chandra Sen Gupta, Sub-Deputy Magistrate, is vested with the powers of a Magistrate of the third class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

NOTIFICATIONS.

6147J.—26th September 1950.—In exercise of power conferred by sub-section (I) of section 10 of the West Bengal Criminal Law Amendment Act, 1949 (West Bengal Act XXI of 1949), the Governor is pleased to allot for trial Special Judge presiding over the Special Court constituted by notification No. 5140J., dated 11 September 1949, the case specified in the schedule hereto annexed:—

The Schedule.

Name of the accused person.	Offence charged against the accused.
Subal Bhattacharjee, Const. Clerk, Station Committee, B. N. Railway, Kidderpore.	Section 161 of the Indian Penal Code, 1860.

1669J.—27th September 1950.—In exercise of the power conferred by the proviso to article 309 of the Constitution, and of all other enabling him in that behalf, the Governor is pleased to make the following rules laying down the qualifications for and method of recruitment to the post of Deputy Official Receiver, Calcutta, and Deputy Official Receiver, Calcutta, and the conditions of service to be appointed to the said post.

Qualifications.—Every candidate must have the following qualifications:—

(i) must be a citizen of India as defined in Part II of the Constitution of India;

(ii) must be either an Advocate as defined in the Indian Bar Councils Act, 1926, or an Attorney enrolled by the High Court, Calcutta, or a Chartered or Incorporated Accountant of not less than five years' standing in the respective professions;

(iii) must not be less than 35 or more than 55 years of age on the 1st January of the year in which the appointment is made, provided that the age limit may be relaxed in the case of a really suitable candidate.

Method of recruitment.—By direct recruitment through the Public Service Commission.

Conditions of service.—(i) **Pay.**—The pay of Deputy Official Receiver, High Court, Calcutta, and Deputy Official Assignee, Calcutta, shall be for the term of five years and shall be at the rate of Rs. 800—50—1,000 per month as the Deputy Official Assignee. (ii) **Post.**—A post in the West Bengal General

Service.—In respect of leave the incumbent shall be governed by the West Bengal (Revision of Leave) Rules, 1934, and shall be treated as an officer of a Subordinate Department, within the meaning of Subsidiary of the Fundamental and Subsidiary

(iii) **General.**—Unless otherwise provided in these rules, the Deputy Official Receiver, High Court, Calcutta, and Deputy Official Assignee, Calcutta, shall, in the matter of his pay, allowances (including travelling allowance), leave, leave salary and other conditions of service, be governed by the rules for the time being in force and generally applicable to persons holding appointments under the State Government.

(iv) **Security.**—The incumbent of the post shall furnish security to the extent of rupees fifty thousand.

By order of the Governor,
S. K. SEN, Secy.

Registration

NOTIFICATIONS.

Nadia.—No. 395Regn.—20th September 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Md. Golam Kibriya temporarily to be a Muhammadan Registrar within the police-station of Kaliganj in the district of Nadia, until further orders.

Nadia.—No. 396Regn.—20th September 1950.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Mr. Golam Kibriya temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within the police-station of Kaliganj in the district of Nadia, until further orders.

Darjeeling.—No. 414Regn.—25th September 1950.—In exercise of the power conferred by section 6 of the Indian Registration Act, 1908 (XVI of 1908), the Governor is pleased to appoint the Additional Deputy Commissioner of Darjeeling to be *ex-officio* Registrar of that district.

This supersedes notification No. 3162Regn., dated the 25th March 1916, in so far it relates to the appointment of the Deputy Commissioner of Darjeeling to be *ex-officio* Registrar of that district.

By order of the Governor,
S. K. SEN, Secy.

FINANCE DEPARTMENT

Audit

NOTIFICATIONS.

No. 4000F/F/1M/9/50.—27th September 1950.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India read with article 313 *ibid*, the Governor is pleased to direct that the following amendment shall be made in the West Bengal Services Rule I, namely:

In clause (c) of rule 19 of Appendix 8 of the said rules for form of medical certificate of fitness, the following form shall be substituted, namely:—

“Signature of applicant.

We/I, the members of a Medical Committee, Civil Surgeon, Registered Medical Practitioner of do hereby certify that we/I have examined A, B, C of the Department, whose signature is given above, and find that he has recovered from his illness and is now fit to resume duties in Government service. We/I also certify that before arriving at this decision we/I have examined the original medical certificate (a) and statement (a) of the case (or certified copies thereof) on which leave was granted or extended, and have taken these into consideration in arriving at our decision.”

No. 4025F./F/1H/22/50. — 28th September 1950.—In exercise of the power conferred by the Explanation to section 25 of the Negotiable Instruments Act, 1881 (XXVI of 1881), read with sub-section (8) of the Indian Independence Act, 1947, and the Government of India, Home Department notification No. 228/37-Public, dated the 1st April 1938, the Governor is pleased to declare the following days to be public holidays during the year 1951:—

New Year's Day	1st January.
Birthday of Netaji	23rd January.
National Day	26th January.
Dol Jatra	23rd March.
Easter Saturday	24th March.
Id-ul-Fitr	6th July.
Independence Day	15th August.
Janmashtami	24th August.
Id-uz-zuha	13th September.
Mahatma Gandhi's Birthday	2nd October.
Durga and Lakshmi Puja	8th, 9th, 10th and 15th October.
Muharram	12th October.
Kali Puja	29th October.
Jagadhatri Puja	7th November.
Fateha Duazdham	12th December.
Christmas Eve	24th December.
Yearly closing of Banks' Accounts	31st December.

Note.—(a) Sundays, Good Friday (23rd March) and Christmas Day (25th December) are public holidays under the Act.

(b) As in the year 1951, Sri Panchami (11th February), First Baisak (15th April), Half-yearly closing of Banks' Accounts (1st July), Mahalaya (30th September), Durga Puja (7th October) and Lakshmi Puja (14th October), fall on Sunday, which is a holiday under the Act, these days have not been included in the list of Public Holidays.

N.B.—If any of the Muslim holidays notified above does not fall on the day notified, Muslim Government servants may be granted a sectional holiday on the day on which the holiday is actually observed in addition to the holiday on the day notified.

No. 4026F./F/1H/22/50. — 28th September 1950.—The Governor is pleased to notify that on the following days during 1951, which are not declared to be "public holidays" the offices under the Government of West Bengal, and all Revenue and Magisterial Courts in West Bengal, with the exception of the office of the Registrar of Assurances, Calcutta, and the office of the Collector of Stamp Revenue, Calcutta, shall be closed:—

Chaitra Sankranti	14th April.
Durga Puja	5th, 6th, 11th and 13th October.

No. 4053F./F/SL/2(26)/50.—3rd October 1950.—Sri M. M. Sen, I.C.S., Deputy Secretary to the Government of West Bengal, Finance Department, is allowed leave on average pay for nine days under rule 81(b)(ii) of the Fundamental Rules with effect from the 27th October 1950.

By order of the Governor,

B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

Birbhum.—No. L.S.-G.1B-23/49.—25th September 1950.—In exercise of the power conferred by clause (a) of sub-rule (1) of rule 2 of Part I of the rules for election of members of district boards, published under notification No. 1886L.S.-G., dated the 16th July 1938, the Governor is pleased to make the following amendment in notification No. L.S.-G.1B-23/49, dated the 11th April 1950, published at pages 453 and 454 of Part I of the *Calcutta Gazette, Extraordinary*, dated the 11th

April 1950, dividing the district of Birbhum territorial constituencies for the purpose of election to the Birbhum district board:—

Amendment.

In column (2) of the table appended to the notification in the entry against Constituency No. XVI—Rampurhat Central, *delete* the "Rampurhat".

Malda.—No. M.1M-23/50.—25th September 1950.—In exercise of the power conferred by clause (b) of sub-section (1) of section 554 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932) the Governor is pleased to direct that Sri S. Chandra Sen Gupta, Sadar Subdivisional Officer Malda, shall exercise and perform all the powers and duties of the office of the Executive Officer of the English Bazar Municipality conferred upon Sri Monindra Mohan Sinha by notification No. M.1M-23/50, dated the 6th September 1950, with effect from 23rd September 1950 or later date on which he actually takes over the

By order of the Governor
S. K. GUPTA.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

No. Medl.4526/2D-14/50.—25th September 1950.—The following draft of a further amendment which, in exercise of the power conferred by section 33 of the Drugs Act, 1940 (XXIII of 1940) the Governor proposes to make in the Bengal Drugs Rules, 1946, as subsequently amended, published for information of persons likely to be affected thereby.

2. The draft will be taken into consideration on or after the 28th December 1950, and objection or suggestion with respect thereto may be received by the undersigned before that date will be duly considered:—

Draft amendments.

To sub-rule (1) of rule 56 of the said rules clause (b) add the following clause, namely:

"(c) if it contains a substance specified in Schedule G, be labelled with the following Warning—To be sold by retail on the prescription of a Registered Medical Practitioner."

Calcutta.—No. Medl.4459/4M-5/49.—21st September 1950.—Government are pleased to add the following name to the list of members of the Visiting Committee of the Medical College of Hospitals, Calcutta, reconstituted in resolution No. Medl.2942/4M-18/47, dated the 23rd September 1948, as subsequently amended:—

(18) Professor B. N. Ghosh.

Calcutta.—No. Medl.4513/1H-48/49.—22nd September 1950.—Government are pleased to add the following name to the list of members of the Visiting Committee of the Lake Medical Hospital, Calcutta, reconstituted in resolution No. Medl.3317/1H-48/49, dated the 19th September 1950:—

(16) Sri Monoj Kumar Deb.

By order of the Governor
B. C. DAS GUPTA

Calcutta.—No. Medl. 4431/DHS/5A-5/50.—20th September 1950.—Dr. S. C. Sinha, M.B. (Cal.), F.R.C.S. (Edin.), Professor of Surgery, Lake Medical College, Calcutta, is granted leave on average pay on proper certificate for the period from the 18th July to the 17th October 1950, in

leave already granted to him in notification Medl. 998/DHS/5A-5/50-II, dated the 1st March 1950, viz:—

Leave *ex-India* for the period from the 18th July 1950 to the 23rd August 1950 under rule 184(b)(ii) of the West Bengal Service Rules (Part I).

Leave in India for the remaining period under the same rule.

cancel notifications No. Medl. 4134/DHS/50-II, dated the 31st August 1950 and Medl. 4146/DHS/5A-5/50-II, dated the 31st August 1950.

By order of the Governor,
P. M. DATTA, Asst. Secy.

DEPARTMENT OF WORKS AND BUILDINGS

Establishment NOTIFICATIONS.

95.—28th September 1950.—Sri Ramesh Chandra Bose, Assistant Engineer, is transferred, with interest of public service, from the Chetla Division of the Suburban Division under the City Circle and posted to the charge of Division No. I of the B. E. College Construction Division under the same Circle until further orders.

96.—28th September 1950.—Sri Pranab Kumar Banerjee, temporary Assistant Engineer, is posted to the charge of the North and South Divisions of the same Division until further orders.

By order of the Governor,
S. K. MAJUMDAR, Jt. Secy.

DEPARTMENT OF IRRIGATION AND WATERWAYS

ORDER.

14-1.—20th September 1950.—In exercise of power conferred by section 63 of the Bengal Land Revenue Act, 1882 (Bengal Act II of 1882), the Governor is pleased to direct that an estimate be made of the expenses to be incurred in the execution of the repairs, maintenance and works connected therewith of the Madaria Khal Left Embankment from Amta to Dilakash in the district of Malda during five years commencing on and from the 1st day of April 1950.

By order of the Governor,
S. K. DEY, Secy.

NOTIFICATIONS.

56.—22nd September 1950.—The Governor is pleased to appoint the temporary Research Officer of the River Research Institute, West Bengal, named below, substantively to the permanent posts of Research Officers in the West Bengal General Service, as noted against their respective posts on probation for two years with effect from 1st January 1950:—

Sri Pramatha Bhusan Roy, M.Sc.—Research Officer No. III.

Sri Gurudas Sinha, M.A.—Research Officer No. V.

57.—22nd September 1950.—The Governor is pleased to appoint Sri Manas Kumar Chatterji, temporary Research Officer No. II of the River Research Institute, West Bengal, substantively to the post in the West Bengal General Service, as noted against his post on probation for two years, with effect from the 1st day of this notification.

By order of the Governor,
S. K. DEY, Secy.

No. 55.—20th September 1950.—Sri Bidyut Kumar Banerjee, Sub-Deputy Magistrate and Sub-Deputy Collector, while acting as Personal Assistant to the Administrator, Mayurakshi Reservoir Project and *Ex-officio* Additional Secretary, Irrigation and Waterways Department, was allowed, under rule 167(ii) of the West Bengal Services Rules, Part I, an extension of earned leave for the period from the 16th July 1950 up to 14th August 1950 (both days inclusive) in continuation of the leave granted under the orders, dated the 7th July 1950.

This supersedes this department notification No. 47, dated 28th August 1950.

By order of the Governor,
A. B. GANGULI, Addl. Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

CERTIFICATE OF APPROVAL.

No. 2241M.P.—25th September 1950.—With reference to rule 4 of the Petroleum Concession Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), for regulating the grant of exploring and prospecting licenses and mining leases for petroleum and natural gas which belong to Government, it is hereby certified that Messrs Standard Vacuum Oil Company, 6, Church Lane, Calcutta, are approved by the Government of West Bengal as fit and proper persons under rule 5 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under rule 7 of the aforesaid rules this certificate shall expire at midnight on the 31st of December 1951.

By order of the Governor,
S. K. CHATTERJEE, Secy.

Industries

NOTIFICATION

No. 2363Cin.—22nd September 1950.—Sri Pratul Chandra Datta, W.B.J.C.S., Personal Assistant to the Director of Cinchona, West Bengal, is granted earned leave for six days from the 25th September 1950 with permission to prefix 23rd and 24th September and affix 1st and 2nd October 1950 to the leave.

S. C. DAS GUPTA, Dy. Secy.

DIRECTORATE OF INDUSTRIES

Orders by the Director of Industries, West Bengal

No. 199.—28th September 1950.—In continuation of this office order No. 178, dated 30th August 1950, Sri P. Pal, Principal, Bengal Silk Technological Institute, Berhampore, under this Directorate, was allowed earned leave for seven days from 20th August 1950 to 26th August 1950, under rule 170(b) of the West Bengal Service Rules, Part I.

He was permitted to affix Sunday, 27th August 1950, to the leave.

D. N. GHOSE, Director.

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 5650Lab.—27th September 1950.—Whereas in the opinion of the State Government there is a public emergency which requires that all adult workers engaged in the factories as specified in the schedule below should be exempted from the provisions of Chapter VI other than section 59 of the Factories Act, 1948 (LXIII of 1948);

Now, therefore, in exercise of the power conferred by section 5 of the said Act, the Governor is pleased to exempt the said factories from the provisions of Chapter VI other than section 59 of the said Act for a period of three months with effect from the 1st October 1950, subject to the condition that a copy of this order shall be displayed prominently near the main entrance of each of the said factories.

Schedule.

1. Rifle Factory, Ishapore.
2. Metal and Steel Factory, Ishapore.
3. Gun and Shell Factory, Cossipore.
4. Inspectorate of Metal and Steel, Ishapore.
5. Technical Development Establishment (Weapons), Ishapore.
6. Technical Development Establishment (Weapons), Cossipore Wing.

No. 5654Lab.—27th September 1950.—Sri Kamal Kanti Banerjee is appointed as Assistant Labour Commissioner, West Bengal, substantively, on probation.

No. 5655Lab.—27th September 1950.—Sri Hiranmoy Ghose is appointed as Assistant Labour Commissioner, West Bengal, substantively, on probation.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 22(2)49W.C.—31st May 1950.—In partial modification of this Labour Directorate notification No. 22L.C., dated 6th April 1949, published at page 629, Part I of the *Calcutta Gazette*, dated 14th April 1949, the names of "Sri D. K. Ghose" and "Sri S. N. Banerjee", members nominated by the employers to the Works Committee in the Provati Textile Mills, Ltd., Panihati, 24-Parganas, are hereby cancelled and the names of "Sri N. C. Nag" and "Sri D. K. Chowdhuri" are published in their places for general information.

No. 15(1)49L.C.—5th July 1949.—In partial modification of this Labour Directorate notification No. 15L.C., dated 1st February 1949, published at page 244, Part I of the *Calcutta Gazette*, dated 10th February 1949, the names of "Mr. A. S. Curado" and "Sri N. B. Biswas", members constituting the Works Committee on behalf of the employers in the Refrigerators (India), Ltd., 4/1, Bhowanipur Road, Calcutta, are hereby cancelled and the names of "Sri Jnan Ranjan Basu Mallik" and "Sri Rama Prasad Neogi" are hereby published for general information.

No. 6(1)W.C.—25th September 1950.—In partial modification of this Labour Directorate notification No. 6W.C., dated 24th January 1950, published at page 169, Part I of the *Calcutta Gazette*, dated 2nd February 1950, the names of "Sri Bhadreswar Das", "Sri Manmatha Nath Parui" and "Sri Sibud Das", members elected by the workmen from constituencies Nos. 2, 4 and 7 to the Works Committee in Port Engineering Works, Limited, Nazirganj, Howrah, and the name of "Sri B. L. Chakraborty", a member nominated by the employers to the said Works Committee, are hereby cancelled.

The names of "Sri Nanda Sardar" and "Sri Kalipada Mallick" are published as members elected by the workmen in the by-election from constituencies Nos. 2 and 4 respectively of the said Works Committee.

No. 23(8)48W.C.—25th September 1950.—In partial modification of this Labour Directorate notification No. 23 L.C., dated 17th May 1948,

published at page 762, Part I of the *Calcutta Gazette*, dated 10th June 1948, the name "Mr. C. A. Tyndall", a member nominated by employers to the Works Committee in Alexandra Jute Mills, Ltd., Jagatdal, Parganas, is hereby cancelled and the name "Mr. D. S. Gibb" is published in his place for general information.

S. K. HALDAR,
Labour Commissioner

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 10312F.D./FD/8A/25/50.—21st September 1950.—This department notification No. 7851F] 4S-38/50, dated the 24th July 1950, published on page 1532, Part I of the *Calcutta Gazette*, dated the 3rd August 1950, appointing Jagadish Chandra Ganguly, Chief Inspector Bongaon, as Subdivisional Controller, Bongaon, is cancelled.

No. 10469F.D./FD/8A/33/50.—26th September 1950.—Sri Nirmal Kanti Saha, W.B.J.C.S., appointed to act as Assistant Administrative Officer until further orders in the Audit and Accounts Section under the Directorate of Rationing and Distribution, Department of Food, is cancelled. Sri Manmatha Nath Bose.

No. 10470F.D./DCS/FD/10R/38/49 — 3 September 1950.—The services of the following W.B.J.C.S. officers are replaced at the disposal of the Home (General Administration) Department:—

- (1) Sri Rathindra Kumar Biswas, Dept Assistant Regional Controller of Procurement, Basirhat.
- (2) Sri Indu Bhushan Sen Gupta, Dept Assistant Regional Controller of Procurement, Birbhum (on leave).
- (3) Sri Subodh Chandra Sen Gupta, Dept Assistant Regional Controller of Procurement, Alipore.
- (4) Sri Satish Chandra Halder, Dept Assistant Regional Controller of Procurement, Hooghly.

No. 10471F.D./DCS/FD/10R/38/49 — 3 September 1950.—Sri Satyabrata Roy, W.B.J.C.S., is appointed to be Assistant Director in the Directorate of Procurement and Supply, Department of Food, with headquarters at Calcutta.

2. Sri Kanai Lal Ghosh, W.B.J.C.S., appointed to be Deputy Assistant Regional Controller of Procurement, Hooghly, in the Directorate of Procurement and Supply, Department of Food, vice Sri Satish Ch. Halder.

3. Sri Amal Kumar Ghosh, W.B.J.C.S., appointed to be Deputy Assistant Regional Controller of Procurement, Alipore, in the Directorate of Procurement and Supply, Department of Food, vice Sri Subodh Ch. Sen Gupta.

4. Sri Basudeb Basak, W.B.J.C.S., is appointed to be Deputy Assistant Regional Controller of Procurement, Basirhat, in the Directorate of Procurement and Supply, Department of Food, vice Sri Rathindra Kumar Biswas.

5. Sri Sudhanya Ranjan Bose, W.B.J.C.S., now employed as Subdivisional Controller, Ghosia, in the Directorate of Rationing and Distribution, is appointed to be Deputy Assistant Regional Controller of Procurement, Birbhum, in the Directorate of Procurement and Supply, Department of Food, vice Sri Indu Bhushan Sen Gupta.

By order of the Governor
S. K. SANYAL, Dy. Secy.

No. 10685F.D./FD/1L/20/50.—28th September 1950.—Sri Revati Mohan Guha Thakurta, W.B. C.S., Special Officer (Storage and Transport), under the Directorate of Rationing and Distribution, was granted leave on average pay on medical certificate for fifteen days, with effect from 12th September 1950, under rule 184(b) (ii) of the West Bengal Service Rules, Part I.

By order of the Governor,
A. BOSE, Asst. Secy.

DEPARTMENT OF SUPPLIES

NOTIFICATION.

No. 4259S.D./SD/8A-19/50.—21st September 1950.—Sri Benoyendra Nath Roy, W.B.J.C.S., is appointed Assistant Director, Textiles, with effect from 13th September 1950 (forenoon) in the Directorate of Textiles, Department of Supplies, headquarters at Calcutta.

By order of the Governor,
S. M. MURSHED, Jt. Secy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

Chapora.—No. 10904L.R.—25th September 1950.—In exercise of the power conferred by clause (a) of section 3 of the Bengal Tenancy Act, 1885 (of 1885), as subsequently amended, the Governor is pleased to appoint Sri Sudhir Chandra Chatterjee, Sub-Deputy Magistrate and Sub-Collector and Special Officer for Aborigines, Midnapore, to discharge in the Jhar subdivision of the district the functions of Collector under sections 49F, 49H, 49J and 49K of said Act.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

ভূমিগ্রহণ শাখা।

Land Acquisition

জমিদারী।

NOTIFICATIONS.

বি.—নং ১০৫০৪এল.এ.—১০ই সেপ্টেম্বর ১৯৫০।—জেলার জমিদার শাসক মিটার আই, বি, এল, আর, স্ট্রীটকে জেলার জমিদার আইনের বিধানমত উক্ত জেলার জমিদার পদে বসে।

রাজ্যপালের আদেশানুসারে,
কলিকাতা-জমিদার-অফিসপাঠ্য,
সচিব।

Burdwan.—No. 10504L.A.—15th September 1950.—Mr. I. B. S. R. Surita, I.A.S., Additional Magistrate, Burdwan, is vested with the powers of a Collector under the Land Acquisition Act of 1894, in that district.

—No. 11032L.A.—27th September 1950.—In exercise of the powers conferred by section 4 of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the jurisdiction of the lands, measuring, more or less, 3.3271 L.A., dated 13th May 1949, published on page 827, Part I of the Calcutta Gazette of 19th May 1949, for the improvement of the Hridaypur Road in the village of Hridaypur, Chhota, district Nadia.

24-Parganas.—No. 11034L.A.—27th September 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the Budge Budge Municipality for a public purpose, viz., for improvement of a road and adjoining drain joining Trunk Road and Pundts Road in the ward No. IV of the municipality in the village of Garbhukta-Nandanpur, jurisdiction list No. 8, thana Budge Budge, pargana Balia, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising portions of cadastral plot Nos. 1247, 1249 and 2068, and entire cadastral plot Nos. 2069, 2070 and 2071, and measuring, more or less, 0.193 of an acre, is likely to be required within the aforesaid village of Garbhukta-Nandanpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas, as well as in the office of the Budge Budge Municipality.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

Burdwan.—No. 11084L.A.—28th September 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the Burdwan Municipality for a public purpose, viz., for construction of Maternity Home in Burdwan Municipality, in the village of Burdwan, jurisdiction list No. 30, thana Burdwan, pargana Burdwan, district Burdwan, it is hereby notified that for the above purpose 3 pieces of land comprising cadastral plots Nos. 9325 to 9327, 10003 and 10228 to 10231 and measuring, more or less, 0.22 of an acre, are likely to be required within the aforesaid village of Burdwan.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Chairman, Burdwan Municipality, Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

NOTICES.

Birbhum.—No. 10924L.A.(P.W.).—25th September 1950.—Whereas 1.19 acres, more or less, of the land situate in or near the village of Bolpur described below have been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, namely, for the construction of staff quarter in connection with

Mor Irrigation Scheme under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (I) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mor Construction Division No. II at Suri.

Description of land.

Mauza Bolpur, jurisdiction list No. 99, thana Bolpur, district Birbhum.

Cadastral plot in part—571.

Area, more or less, 1.19 acres.

Malda.—No. 11036L.A.(P.W.).—27th September 1950.—Whereas 57.27 acres, more or less, of land situate in or near the villages of Bandhail, Bujruk Bandhail, Saidpur, Dalilpur, Khordahil, Dahil, Mahil, Pirpara, Mahanagar, Baje Malanipur Methrani, Katna, Deotala, Khorda Deotala and Sakrol described below have been requisitioned by the Collector of Malda for the purpose of providing facilities for transport and communication, namely, for the construction of Malda-Balughat Road (section from mauza Bandhail to Sakrol), under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (I) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

Description of land.

Mauza Bandhail, jurisdiction list No. 82, police-station Gajole, district Malda.

Cadastral survey plots in part—6, 7, 8, 88, 89, 99, 103, 104, 112, 181, 182, 183, 189, 200, 201, 202, 213, 214, 242, 243, 244, 249 and 432.

Mauza Bujruk Bandhail, jurisdiction list No. 79, police, station Gajole, district Malda.

Cadastral survey plots in part—176, 177, 178, 179, 180, 181, 191 and 192.

Mauza Saidpur, jurisdiction list No. 80, police-station Gajole, district Malda.

Cadastral survey plots in full—36 and 54.

Cadastral survey plots in part—21, 22, 23, 25, 26, 27, 31, 33, 35, 37, 38, 39, 40, 41, 42, 43, 52, 53, 55, 64, 72, 73, 74, 78, 79, 80, 106, 107, 108, 111, 113, 123, 124, 125, 142, 145, 146, 147, 148, 150, 151, 152, 153, 154, 155, 194, 602, 606, 607, 617, 618, 619, 631, 632, 633, 634, 636, 637, 640, 653, 933, 934, 935, 936, 937, 938, 949 and 950.

Mauza Dalilpur, jurisdiction list No. 74, police-station Gajole, district Malda.

Cadastral survey plots in part—128, 218, 219, 227, 307, 308, 309, 310, 311, 322, 339, 340 and 342.

Mauza Khordahil, jurisdiction list No. 73, police-station Gajole, district Malda.

Cadastral survey plots in part—2 and 3.

Mauza Dahil, jurisdiction list No. 153, police-station Gajole, district Malda.

Cadastral survey plots in part—14, 20, 23, 29, 30, 36, 37, 38, 39, 40, 41, 54, 55, 56, 58, 60, 61, 63, 64, 65, 68, 69, 71, 72, 80, 81, 84, 86, 90, 91, 95, 96, 97, 109, 110, 113, 125, 134, 135, 145, 146, 57/290, 132/295, 133/28/298, 22/301, 137/304, 402, 413, 416, 417 and 418.

Mauza Mahil, jurisdiction list No. 156, police-station Gajole, district Malda.

Cadastral survey plots in part—250, 251, 285, 286, 287, 288, 293, 306, 308, 309, 310, 636, 637, 638, 639, 640, 641, 642, 694, 695, 697, 698, 699, 700, 701, 702, 703, 705 and 71.

Mauza Pirpara, jurisdiction list No. 155, police-station Gajole, district Malda.

Cadastral survey plots in part—1, 5, 19, 26, 27, 28, 29, 36, 59, 60, 111, 112 and 317.

Mauza Mahanagar, jurisdiction list No. police-station Gajole, pargana Kasim district Malda.

Cadastral survey plot in full—392.

Cadastral survey plots in part—184, 185, 307, 309, 310, 383, 385, 386, 387, 393, 395, 416, 417, 446, 448, 449, 465, 393/512, 387/1008, 1011, 1013, 1014, 1015, 1016, 1017, 1014, 1056, 1071, 1079, 1080, 1082, 1084, 1099, 1101, 1102, 1103, 1112, 1116, 1101/1099/1355, 1098/1357 and 1057/1371.

Mauza Baje Malanipur, jurisdiction list No. police-station Gajole, pargana Rajnagar, district Malda.

Cadastral survey plots in part—189, 202, 209, 210, 212 and 215.

Mauza Methrani, jurisdiction list No. 138, police-station Gajole, pargana Baishazari, district Malda.

Cadastral survey plots in part—154, 188, 195, 199, 201, 202, 203 and 206.

Mauza Katna, jurisdiction list No. 136, police-station Gajole, pargana Rajnagar, district Malda.

Cadastral survey plots in full—217 and 330.

Cadastral survey plots in part—152, 159, 189, 190, 192, 200, 201, 202, 215, 216, 218, 223, 224, 228, 229, 231, 232, 233, 234, 235, 237, 244, 248, 249, 251, 252, 253, 254, 255, 257/75/257, 259, 260, 261, 306, 307, 325, 329, 331, 334, 223/361 and 333/364.

Mauza Deotala, jurisdiction list No. 172, police-station Gajole, pargana Baishazari, district Malda.

Cadastral survey plots in full—452 and 811.

Cadastral survey plots in part—448, 449, 451, 453, 454, 455, 456, 457, 468, 469, 470, 472, 473, 475, 476, 477, 479, 482, 484, 485, 804, 805, 806, 807, 808, 812, 813, 817, 819, 821, 822, 823, 824, 827, 973, 996, 997, 998, 1001, 1016, 1022, 1211, 816/1220, 806/1229, 1247, 448/1248, 2034, 2040, 2041, 2046, 2052, 2090 and 2091.

Mauza Khorda Deotala, jurisdiction list No. police-station Gajole, pargana Rajnagar, district Malda.

Cadastral plots in part—47, 48, 49, 50, 51, 76, 81, 82, 83, 85, 86, 93, 94, 97, 102, 108, 109, 112, 114, 115, 116, 117, 120, 122, 148, 149, 161, 162, 164, 165, 168 and 173.

Mauza Sakrol, jurisdiction list No. 176, police-station Gajole, pargana Rajnagar, district Malda.

Cadastral survey plots in part—70, 71, 96, 97, 105, 107 and 109.

Midnapore.—No. 11068L.A.(P.W.)—28th September 1950.—Whereas 12·84 acres, more or less, and situate in or near the village of Jalpai, jurisdiction list No. 70, police-station Mohishadal, are shown below have been requisitioned by the Government of Midnapore, for the purpose of providing facilities for transport and communication, and for the construction of a brick-field in connection with the construction of Tamluk Road, under section 3 of the West Bengal Land Acquisition (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

and, therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

And notice is given, under the provisions of section (1) of section 4 of the West Bengal Land Acquisition (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

Description of land.

Jalpai, jurisdiction list No. 70, police-station Mohishadal, district Midnapore.

Cadastral plots in part—8600, 8601, 8602 and 8603.

Cadastral plots in full—7432, 7433, 7434, 7436, 7438, 7439, 7440, 7441, 7442, 7443, 7444, 7446, 7447, 7449, 7450, 7451, 7452, 7453, 7455, 7456, 7457, 7458, 7459, 7460 and 7461.

ERRATUM.

Malda.—No. 10922L.A.—25th September 1950. In line 2 and in the last line of notice No. 2250-L.A., dated the 6th March 1950, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published at page 400, Part I of the Calcutta Gazette of the 16th idem, in respect of the acquisition of land required by English Municipality for the construction of sweepers' terms in mauza Makdumpur, police-station Mohish Bazar, district Malda, read "0·055 of an acre" for "0·052 of an acre".

DECLARATIONS.

Parganas.—No. 10920L.A.—25th September 1950.—Whereas it appears to the Governor that it is required to be taken by Government partly at public expense and partly at the expense of the Governing Body of the Basirhat College for public purpose, viz., for construction of buildings in the village of Basirhat, jurisdiction list No. 43, thana Basirhat, pargana Basirhat, district 24-Parganas, it is hereby declared for the above purpose a piece of land comprising portion of cadastral survey plot No. 521 measuring, more or less, 0·04 of an acre, is required within the aforesaid village of Basirhat.

A declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas, as well as in the office of the Governing Body of the Basirhat College.

Hooghly.—No. 11082L.A.—28th September 1950.—Whereas it appears to the Governor, that it is required to be taken by Government at the expense of a public purpose, viz., for the construction of Bhomra Khal at 8th mile in the village of Mainan, Sankarpur and Kaknan, jurisdiction list Nos. 22, 19 and 55, respectively, Khanakul, parganas Jahanabad and Bayra, Hooghly, it is hereby declared that for the purpose a piece of land comprising cadastral plots Nos. 1524, 1527 and 1573 and parts

of cadastral survey plots Nos. 1524, 1542, 1513, 1514-1518, 1522, 1523, 1525, 1526, 1528, 1533-1538, 1541, 1839, 1852, 1853, 1877-1880, 1886, 1886, 1927, 1955-1959, 1972, 1974, 1976, 1977, 1981-1983, 1994, 1995 and 1996 of mauza Sankarpur and parts of cadastral survey plots Nos. 3281, 3282, 3298, 3299, 3301-3303 and 3324 of mauza Mainan and parts of cadastral survey plots Nos. 592, 593, 596, 598, 599 and 600 of mauza Kaknan, and altogether measuring, more or less, 9·82 acres, is required within the aforesaid villages of Mainan, Sankarpur and Kaknan.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Hooghly.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue, and Secy. to the Govt. of West Bengal (*ex-officio*).

Land Development

NOTIFICATIONS.

Murshidabad.—No. 10732L.Dev.—20th September 1950.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of 0·36 acre out of 7·17 acres of land comprising portion of cadastral survey plot No. 196 of mauza Raghunathganj, jurisdiction list No. 6, which was included in the declaration No. 2446-L.Dev., dated the 9th March 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 445, Part I of the Calcutta Gazette, dated the 23rd March 1950.

Murshidabad.—No. 10844L.Dev.—22nd September 1950.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of 29·74 acres of land comprising cadastral survey plots Nos. 216 and 217 and part of cadastral survey plot No. 218 out of the total area of 39·98 acres of land included in the declaration No. 6944-L.Dev., dated the 23rd June 1950, under section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Noada, jurisdiction list No. 92, police-station Murshidabad, district Murshidabad.

24-Parganas.—No. 10846L.Dev.—22nd September 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bishnupur, jurisdiction list No. 106, thana Baraset, pargana Anwarpur, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 37 to 43 and measuring, more or less, 3·96 acres, is likely to be required within the aforesaid village of Bishnupur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas.

24-Parganas.—No. 10848L.Dev.—22nd September 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Purba Barisa, jurisdiction list No. 23, police-station Behala, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 1633, 1643, 1645-1652, 2200, 2268, 2277 and portion of cadastral survey plot No. 1639 and measuring, more or less, 5·60 acres, is likely to be required within the aforesaid village of Purba Barisa.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 10852L.Dev.—22nd September 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Sarkelat, jurisdiction list No. 14, police-station Behala, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 7-15, 20, 21 and 25 and measuring, more or less, 3·16 acres, is likely to be required within the aforesaid village of Sarkelat.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Murshidabad.—No. 10896L.Dev.—25th September 1950.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of 0·39 acre out of the total area of 5·30 acres of land comprised in the portion of cadastral survey plot No. 565 of mauza Raghunathganj, jurisdiction list No. 6, police-station Raghunathganj, district Murshidabad, which was included in the declaration No. 2748L.Dev., dated the 17th March 1950, under section 6 read with section

7 of the West Bengal Land Development Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 445, Part I of *Calcutta Gazette*, dated the 23rd March 1950.

24-Parganas.—No. 10932L.Dev.—25th September 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Moraldanga, jurisdiction list No. 5 Hanspur, jurisdiction list No. 7, police-station Gaighata, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 620, 630, 638, 645-650, 677-682, 687, 662-666, 669, 938, 986, 987, 1014, 1224-1231 and 1533 of mauza Moraldanga, 300-304, 211-218, 252-262, 278, 299, 310, 323-376, 402, 406 and portion of cadastral survey plots Nos. 307, 394, 396, 399, 401, 403, 407, 408, 421, 422, 317, 319 and 306 of mauza Hanspur and measuring, more or less, 80·37 acres, is likely to be required within the aforesaid villages of Moraldanga and Hanspur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Howrah.—No. 11176L.Dev.—3rd October 1950.—The Governor is pleased to cancel the notification No. 5490L.Dev., dated the 7th July 1949, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 608a-608b, Part I of *Calcutta Gazette Extraordinary*, dated the 7th July 1949, in respect of the proposed acquisition of 22·5989 acres of land in the village of Bally, jurisdiction list No. 14, police-station Bally, pargana Boro, district Howrah, for the purpose of development of agriculture and fisheries.

Howrah.—No. 11178L.Dev.—3rd October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Bally, jurisdiction list No. 14, police-station Bally, pargana Boro, district Howrah, it is hereby notified that for the above purpose two pieces of land measuring, more or less, 22·5989 acres, bounded on the—

Lot Nos. 14 and 16

North—By lot Nos. 13 and 15,

East—By land of Surya Kumar Sheela and others,

South—By lands of Bhuvan Nandy, Meher and others,

West—By land of Gopal Bodak and others are likely to be required within the aforesaid village of Bally.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Howrah, for the time being engaged in the undertaking, with his officers, servants

to enter upon and survey the land and other acts required or permitted by that

of the land may be inspected in the office of the Collector, Howrah.

ERRATUM.

Parganas.—No. 10942L.Dev.—25th September 1950.—In notification No. 8232L.Dev., dated 14 July 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (Bengal Act XXI of 1948), published at page 2041 of the *Calcutta Gazette* of the 3rd September 1950, in respect of the acquisition of land for settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village para. jurisdiction list No. 11, police-station 24-Parganas—

the figures "1257 to 1275" after the figure 1254 in line 11.

DECLARATIONS.

Parganas.—No. 10934L.Dev.—25th September 1950.—Whereas it appears to the Governor that it is needed for a public purpose, namely, settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages Moraldanga, jurisdiction list No. 8 and Hanspur, jurisdiction list No. 7, police-station Gaighata, 24-Parganas, it is hereby declared that for the purpose a piece of land comprising survey plots Nos. 620, 627, 630-661, 667, 682, 687, 662-666, 669, 877, 901-907, 912-988, 993-999, 1014, 1224-1234, 1533 of the village and the entire cadastral survey plots 1-129, 150, 151, 154-157, 160-166, 171-218, 278, 284-299, 300-310, 323-376, 394-408, 421, 422, 2615 and portion of cadastral plots Nos. 317 and 319 of Hanspur, and more or less, 294.68 acres, is required for the aforesaid villages of Moraldanga and

declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may

of the land may be inspected in the office of the Collector, 24-Parganas.

Howrah.—No. 11180L.Dev.—3rd October 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Bally, jurisdiction list No. 14, police-station Bally, Howrah, district Howrah, it is hereby declared that for the above purpose two pieces of land measuring more or less, 22.5989 acres, are required for the—

Lot Nos. 14 and 16.

- a—By lot Nos. 13 and 15,
- b—By land of Surya Kumar Shea and others,
- c—By lands of Bhuvan Nandy, Meher Ali and others,
- d—By land of Gopal Bodak and others,

situated within the aforesaid village of Bally. Declaration is made under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may

of the land may be inspected in the office of the Collector, Howrah.

By order of the Governor,
S. BANERJEE, Secy.

Requisition

NOTIFICATION.

Calcutta.—No. 10388Reqn.—13th September 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri J. C. Mazumdar, District and Sessions Judge, 24-Parganas, as an Arbitrator for the determination of the amount of such compensation:—

The Schedule.

Premises No.	Owners.
6, Royd Street—Flat No. 2 (in the west three rooms) and one hall room in the ground floor (rear block) with kitchen and common passage having floor space of 870 square feet.	(1) Sm. Chumma Devi, (2) Sm. Panna Devi, (3) Sm. Bhagawan Dobi and (4) Sm. Anand Dobi, all of 10, Mukhran Kanoria Road, police-station Golabari, district Howrah.

By order of the Governor,
A. C. SEN, Asst. Secy.

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 777/50Reqn.

Calcutta, the 18th September 1950

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

1, Lake Avenue, Calcutta (one flat containing three bed rooms, one dining room, one kitchen, one bath-cum-privy, one latrine, one verandah on the ground floor and one room on the first floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Indu Prova Ghose, owner of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 10th October 1950, at 3 p.m., or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,
First Land Acquisition Collector, Calcutta.
Calcutta, the 29th September 1950.

No. 290/50Reqn.

Calcutta, the 25th September 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

21, Crematorium Street, Calcutta.

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Tara Chand Roy of 8, Gopal Chandra Lane, Calcutta, landlord of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 10th October 1950, at 3 p.m., or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,
First Land Acquisition Collector, Calcutta.
Calcutta, the 29th September 1950.

No. 704/50.

Calcutta, the 22nd August 1950.

ORDERS.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Janab Anwarul Hoque of Habra, district 24-Parganas, shall not, without the permission of the State Government, in any way dispose of, or structurally alter, the premises, and that no person shall, without such permission, enter into occupation thereof.

The Schedule.

Description of the premises.

A single-storied pucca building with other establishments on cadastral survey plot No. 290 of mauza Hizalpurkuria, district 24-Parganas, owned by Janab Anwarul Hoque of Habra.

No. 746/50.

Calcutta, the 5th September 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that

owner the Central Bank of India, Ltd., 33, Subhas Road, Calcutta, tenant Messrs. J. A. Ltd., of 33, Netaji Subhas Road, Calcutta, lessee Industrialists, Ltd., Managing Agent Messrs. United Board and Paper Mills, Ltd., Netaji Subhas Road, Calcutta, shall not, without the permission of the State Government, in any way dispose of, or structurally alter, the premises, and that no person shall, without such permission, enter into occupation thereof.

The Schedule.

Description of the premises.

33, Netaji Subhas Road, Calcutta (part of the second floor in occupation of Messrs. United Board and Paper Mills, Ltd.)

No. 788/50.

Calcutta, the 22nd September 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that owner Sri Subha Karan Poddar of 9, Vivekananda Road (second floor), Calcutta, tenant Sri Kh. R. Ruia of 9, Vivekananda Road (fourth floor), Calcutta, shall not, without the permission of the State Government, in any way dispose of, or structurally alter, the premises, and that no person shall, without such permission, enter into occupation thereof.

The Schedule.

Description of the premises.

9, Vivekananda Road, Calcutta, (fourth floor).

No. 790/50.

Calcutta, the 22nd September 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sri Kalidas Chowdhury, 12/1, Nather Street, Calcutta, shall not, without the permission of the State Government, in any way dispose of, or structurally alter, the premises, and that no person shall, without such permission, enter into occupation thereof.

The Schedule.

Description of the premises.

12/1, Nather Bagan Street, Calcutta (ground and first floors).

No. 792/50.

Calcutta, the 25th September 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that owner Sri Harendra Kumar Ghose, 6/A, Banerjee Road, Calcutta, occupant Sri R. K. Banerjee, 6/A, Kunja Lal Banerjee Road (new

ground floor), shall not, without the permission of the State Government, in any way dispose of, or naturally alter, the premises and that no person shall, without such permission enter into occupation thereof.

The Schedule.

Description of the premises.

6/A, Kunja Lal Banerjee Road, Calcutta (ground floor of the new block).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

বিবিধ শাখা।

Miscellaneous

জ্ঞাপন।

NOTIFICATION.

(৮০২৪মিসি.)—২১শে সেপ্টেম্বর ১৯৫০।—নিম্নলিখিত
প্রতিবেদন ১৯৫০ খৃষ্টাব্দের রেভিনিউ এক্সেসিজন পরীক্ষার উত্তীর্ণ
হইল :—

প্রেসিডেন্সি জেলা।

২৪-পরগণা জেলা।

বিদ্যুৎ চুষণ ঘোষ।

সিবেন্দ্র নাথ দত্ত।

শিবধর চৌধুরী।

কলকাতা জেলা।

হাওড়া জেলা।

নবিহারী রায়।

জ্যোতী কুমার মল্লিক।

কলকাতা জেলা।

শ্রী সৈয়দ মহম্মদ নূর আলি।

শ্রী চৌধুরী মজুমদার চাঁদ।

নবজ চন্দ্র সান্না।

প্রেসিডেন্সি জেলা।

জয়কান্ত মিত্র।

সিবেন্দ্র নাথ দত্ত।

জিতেন্দ্র বসু।

বনেন্দ্রনাথ দেবী।

মহাশয় রাজ্যপাল মহোদয়ের আদেশানুসারে,
প্রিন্সিপালসহকারী সেক্রেটারী,
কলকাতা রাজস্ব পরদেপ্তার লক্ষ্যে এ (কম্পিউটার বোর্ড) পশ্চিমবঙ্গ
সরকারের কর্মসূচি।

1. 8324 Misc.—21st September 1950.—The
wing candidates have passed the Revenue
Mahap Examination held in 1950 :—

Presidency Division.

24-Parganas district.

Bibhuti Bhushan Ghosh.

Shibendra Nath Dutta.

Shauladhar Chowdhury.

Burdwan Division.

Howrah district.

Bana Behari Roy.

Jyotana Kumar Mallick.

Burdwan district.

Shab Syed Mahamad Noor Ali.

Shab Chowdhury Muluk Chand.

Kirmal Chandra Sadhu.

Midnapore district.

Pravaranjan Misra.

Birendra Nath Bag.

Santimoy Basu.

Biswaranjan Datta.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy. to the
Govt. of West Bengal. (ex-officio).

**DEPARTMENT OF AGRICULTURE, FORESTS
AND FISHERIES**

Agriculture

NOTIFICATIONS

Cooch Behar.—No. 8642 Agri.—15th September
1950.—It is hereby notified for general information
that the Northern Range constituted in notification
No. 387 Agri., dated 23rd September 1947, will
also comprise of the district of Cooch Behar.

Cooch Behar. -- No. 8644 Agri - 15th September
1950.—Sri Parikshit Roy, Agricultural Officer,
Cooch Behar is appointed temporarily as Superin-
tendent of Agriculture, Cooch Behar, in the West
Bengal Agricultural Service with effect from the
date on which he assumes charge of the post, until
further orders.

By order of the Governor,
M. SARKAR, Dy. Secy.

Forests

NOTIFICATION

No. 8700 For.—18th September 1950.—The
term of office of the members of the Forest
Advisory Board constituted in resolution No. 5236-
For., dated 19th August 1948, read with notifica-
tion No. 3892 For., dated 16th May 1950, having
expired, the Governor is pleased to reconstitute
the Forest Advisory Board in West Bengal with
the following member :—

(1) The Hon'ble Minister in charge of Forests
and Fisheries Department

(2) Sri Uday Chand Mahtab Maharajadhiraja
Bahadur of Burdwan.

(3) Dr. S. C. Law.

(4) Sri Ashutosh Mallick, M.L.A., Deputy
Speaker, West Bengal Legislative Assem-
bly.

(5) Sri Khagendra Nath Das Gupta, M.L.A.,
Jalpaiguri.

(6) Sri Haripada Chatterjee, M.L.A., Nadia.

(7) Janab S. M. Abdullah, M.L.A.

(8) Mr. John Dewar, Chaulani Tea Estate,
post office Metelli, Duars, representative
of the European Planters from Darjeeling
and Jalpaiguri.

(9) Dr. C. C. Sanyal, representative of the
Indian Tea Planters' Association, Jalpai-
guri.

(10) The Manager, Midnapore Zamindari Co.,
Ltd., Garbetta (B.N.R.), Midnapore.

(11) The Secretary to the Government of West
Bengal, Department of Agriculture,
Forests and Fisheries (ex-officio).

(12) The Conservator-General of Forests, West
Bengal (ex-officio).

(13) The Director of Agriculture, West Bengal
(ex-officio).

(14) The Superintendent, Indian Botanical
Garden (ex-officio).

(15) Sri Krishna Prasad Mandal, M.L.A.,
Midnapore.

2. The Hon'ble Minister in charge of Forests
and Fisheries Department will be the Chairman
and Sri Krishna Prasad Mondal, M.L.A., will act
as Secretary to the Board.

3. The term of office of the members of the
Board shall be two years with effect from the date
of this notification.

By order of the Governor,
S. K. DEY, Secy.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Relief and Rehabilitation

ORDER.

No. 2893F.R.—19th September 1950.—Whereas the immoveable property described in the schedule below which was requisitioned under sub-section (1) of section 25 of the West Bengal Security Act, 1948 (West Bengal Act III of 1948), is to be released from requisition;

Now, therefore, in exercise of the power conferred by sub-section (4) of section 29 read with section 40 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), the Governor is pleased to specify Janab Sk. Nawab Ali who appears to the State Government to be entitled to the possession of the said immoveable property.

Schedule.

One room on the terrace at 9, Hastings Street, Calcutta.

By order of the Governor,
K. C. BASAK, Secy.

REFUGEE REHABILITATION DEPARTMENT

Establishment

NOTIFICATION.

Calcutta.—No. 7735Estt.—26th September 1950.—This department notification No. 4862Estt., dated 29th June 1950, in so far as it relates to the transfer of Sri Saurindra Nath Choudhury and Sri Sailendra Kumar Kushari, Rehabilitation Officers, is hereby cancelled.

By order of the Governor,
H. BANERJEE, Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা

Education

প্রকাশনাবলী।

NOTIFICATIONS.

Cooch Behar.—No. 4305Edn./4C-136/50.—14th September 1950.—The Governor is pleased to appoint the following members to constitute the Governing Body of the Victoria College, Cooch Behar, with effect from the 1st June 1950:—

- (1) The Administrator and Deputy Commissioner, Cooch Behar—President (*ex-officio*).
- (2) Sri Sushil Kumar Chakraverty, M.A., M.R.A.S.
- (3) Sri Binode Behari Datta, B.L., Advocate.
- (4) Sri Gobinda Mohan Datta, B.L., Advocate.
- (5) Sri Umesh Chandra Mondal, M.L.A., Advocate.
- (6) Sri Tarapada Mookherjee, M.A., B.L., Public Prosecutor, Cooch Behar.
- (7) The Civil Surgeon, Cooch Behar (*ex-officio*).
- (8) The Principal, Victoria College, Secretary (*ex-officio*).
- (9-10) Two elected representatives of the teaching staff to be approved by the Director of Public Instruction, West Bengal.

Members, other than the representatives of teaching staff will hold office for three years while the representatives of the teaching staff will hold office for one year only.

No. 4310Edn. — 14th September 1950. — The Governor is pleased to extend the term of office of the members of the Standing Committee to advise Government upon all questions relating to Scheduled Caste Education in West Bengal constituted in notification No. 4098Edn., dated 20th August 1949, up to the 15th September 1951.

No. 4311Edn. — 14th September 1950. — The Governor is pleased to reconstitute the Standing Committee consisting of the following persons to advise Government upon all questions relating to Scheduled Caste Education in West Bengal:—

Sri Radhanath Das, M.L.A., Chairman.

Members.

- (1) Sri Upendra Nath Burman.
- (2) Sri Kuber Chand Haldar, M.L.A.
- (3) Sri Nishapati Majhi, M.L.A.
- (4) Sri Asutosh Mallik, M.L.A.
- (5) Sri Shisuram Mandal (Bankura).
- (6) Sri Anil Kumar Murmu.
- (7) Sri Ardhendu Naskar, M.L.A.
- (8) Sri Kailash Chandra Ray (Jalpaiguri)
- (9) Sri Priyaranjan Sen.
- (10) Administrator for Aborigines and Backward Classes, West Bengal, or in his absence the Special Officer for Aborigines and Backward Classes, West Bengal
- (11) Special Officer for the Education of the Backward Classes, Secretary (*ex-officio*).

The members of the Committee will hold office for a period of one year, with effect from the 1st September 1950.

The Charitable Endowments Act (VI of 1890)

No. 4321Edn.—14th September 1950.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act 1890 (VI of 1890), upon the application made by the Administrators of the Edward Esmond Jewi Girls' School Fund created in terms of notification No. 808T., dated the 20th June 1929, doth hereby order and direct that the security, particulars of which were contained in the First Schedule written under the above notification or any other security or securities to which it might have been or may be converted, shall, as from the 11th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories, subject to the Government of West Bengal and be subject to the provisions of the said Charitable Endowments Act and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust for ever to receive the interest on the said security or securities the present cost of which consists of 3 per cent. loan, 1970-75, Rs. 70,500 when and as the same became and shall become due and payable and from time to time apply the same in terms of the scheme for the creation of the said Endowment, particulars of which scheme are contained in the Second Schedule written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories, subject to the Government of West Bengal.

কলিকাতা—নং ৪০২২শিখা।—১৪ই সেপ্টেম্বর ১৯৫০।—
শ্রী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের উদ্ভিদ-বিদ্যার অধ্যাপক
রতেন্দ্র কুমার চৌধুরী অন্যত্র কাজে নিযুক্ত থাকার ঐ পদে ও ঐ
পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের অতিরিক্ত-প্রাপ্ত অধ্যাপক ডক্টর গিরিজা
কুমারকে বোধ্যদানের তারিখ হইতে হর মাসের জন্য অস্থায়িতাবে
রোগ করা হইল।

Darjeeling.—No. 4322Edn.—14th September
1950.—Dr (Girija Prasanna Majumdar, retired
Professor of Botany of the West Bengal Educa-
tional Service, is re-employed to act in that service
as Professor of the subject at the Darjeeling
College for a period of six months, with effect from
the date on which he assumes the duties of the
post. *Dr. Jitendra Kumar Choudhury, on
furlough.*

কলিকাতা—নং ৪০২৭শিখা।—১৫ই সেপ্টেম্বর
১৯৫০।—সেন্ট্রাল কলিকাতা কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের রসায়ন
অধ্যাপক প্রিন্সিপাল নাথ দাসগুপ্ত অন্যত্র বদলি হওয়ার ঐ
পদে ও ঐ অস্থায়ী অধ্যাপক প্রিন্সিপাল কুমার দাসকে ৪টা আগস্ট
তারিখ হইতে স্থায়িতাবে নিয়োগ করা হইল।

Calcutta.—No. 4327Edn./4A-42/50.—15th
September 1950.—Sri Ranendra Kumar Das,
acting Professor of Chemistry, Central Calcutta
College, in the West Bengal Educational Service,
is appointed substantively to that service and in
the post, with effect from the 4th August 1950,
Sri Dwijendra Nath Das Gupta, transferred.

Charitable Endowments Act (VI of 1890).

No. 4385Edn.—19th September 1950.—It is
notified that the Governor of the State of
Bengal in exercise of the powers conferred
on him by sections 4 and 5 of the Charitable Endowments
Act (VI of 1890), upon the application made by
Administrators of the Flora Solomon David
Memorial Fund created in terms of notification
No. 457Edn., dated the 5th February 1937, doth
by order and direct that the security, parti-
cles of which were contained in the First
Schedule written under the above notification or
other security or securities to which it might
have been or may be converted, shall as from the
4th August 1947, vest and be deemed to have
vested and be henceforth vested in the Treasurer
of Charitable Endowments for the territories, sub-
ordinate to the Government of West Bengal and be held
by him and his successor in office, subject to the
provisions of the said Charitable Endowments Act
(VI of 1890) and any rules from time to time
made thereunder by the Governor of the State
of Bengal upon trust for ever to receive the
interest of the said security or securities the
corpus of which consists of 3 per cent. Loan,
or Rs. 10,000, when and as the same became
due and payable and from time to time
to apply the same in terms of the scheme
of creation of the said Endowment, parti-
cles of which scheme are contained in the
Schedule written thereunder and it is
further notified that the said scheme shall
be deemed to have been in operation on the vesting
of the said security or securities in the said
Treasurer of Charitable Endowments for the
territories, subject to the Government of West
Bengal.

৪২৮শিখা।—২১শে সেপ্টেম্বর ১৯৫০।—পশ্চিমবঙ্গ শিক্ষণ
সেবার প্রাপ্ত পদার্থ বিদ্যার অধ্যাপক প্রিন্সিপাল দাস বদলি
করে ১৯৫০ তারিখ হইতে ২৮শে ফেব্রুয়ারী ১৯৫১ তারিখ
পর্যন্তের সময়ের জন্য অস্থায়িতাবে নিয়োগ করা হইল।

No. 4428Edn.—21st September 1950.—Sri
Das Basu, retired Professor of Physics
in the West Bengal Educational Service, is
appointed as Special Officer in connection with
the Special Scheme for a further period from
1st September 1950 to 28th February 1951.

হাওড়া।—নং ৪৪০৭শিখা।—২১শে সেপ্টেম্বর ১৯৫০।—কেন্দ্র
ইঞ্জিনিয়ারিং কলেজের পশ্চিমবঙ্গ সাধারণ কৃত্যকের তড়িৎবিদ্যার অধ্যাপক
সহ-অধ্যাপক প্রিন্সিপাল প্রবীর রাণেকে ঐ পদে এবং ঐ কৃত্যকে ১৯৫০
সালের ১লা ফেব্রুয়ারী হইতে স্থায়িতাবে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,
চি, এম, সেন,
কম্পসিচি।

Howrah.—No. 4437Edn.—21st September 1950.—
Sri Kumar Sridhar Rane, B.E. (Bombay), B.Sc.
(Hons.) Engineering, D.K.C., officiating Assistant
Professor of Electrical Engineering, Bengal
Engineering College, in the West Bengal General
Service, is appointed substantively to the post and
in that service with effect from the 1st February
1950.

নবদ্বীপ।—নং ৪৫১৬শিখা।—২৭শে সেপ্টেম্বর ১৯৫০।—কলিকাতা
কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের সহাধ্যাপক ও পদার্থ বিদ্যার অধ্যাপক
প্রিন্সিপাল নাথ দাস বদলি হওয়ার ঐ পদে ও ঐ অস্থায়ী অধ্যাপক
প্রিন্সিপাল কুমার দাসকে ৪টা আগস্ট
তারিখ হইতে স্থায়িতাবে নিয়োগ করা হইল।

Nadia.—No. 4516Edn.—27th September 1950.—
Sri Satyendra Nath Roy, Vice-Principal and
Professor of Physics, Krishnagar College, in the
West Bengal Educational Service, who is to retire
on 31st October 1950 on attaining the age of
superannuation, is re-employed with effect from
that date up to the 23rd December 1950 to act in
the same post and in the same service.

Darjeeling.—No. 4519Edn.—27th September
1950.—Sri Dwijendra Nath Das Gupta, M.Sc.,
Professor of Chemistry, Darjeeling College, in the
West Bengal Educational Service, is appointed to
act in West Bengal Senior Educational Service as
Principal of the college for the period from the
15th September 1950 or from any subsequent date
on which he takes over charge to 4th December
1950, *vice* Dr. S. K. Majumdar, on study leave.

By order of the Governor,
D. M. SEN, Secy.

PUBLIC SERVICE COMMISSION. WEST BENGAL NOTIFICATION.

No. 4454P.S.C.—30th Sept. 1950.—It is
hereby notified for general information that the
Second Half-Yearly Departmental Examination in
1950 of Assistant Magistrates and other officers
will be held on Monday, the 13th November 1950,
and the four following days at Anderson House,
Alipore, Calcutta:—

PROGRAMME OF EXAMINATION.

Monday, the 13th November 1950—

Viva voce (Bengali)—10 a.m.

Viva voce (Hindustani)—10 a.m. (for I.A.S.
W.B.C.S. and W.B.J.C.S. Officers and Sub-
Magistrates and Sub-Collectors of Presidency
Division, Police Officers and Excise Officers).

Tuesday, the 14th November 1950—

Viva voce (Hindustani)—10 a.m. (for all other officers including I.A.S., W.B.C.S. and W.B.J.C.S. Officers and Sub-Magistrates and Sub-Collectors of Burdwan Division).

Higher Standard Bengali—

Translation from English (two hours)—11 a.m. to 1 p.m.

Dictation (half-an-hour)—1-30 p.m. to 2 p.m.

Translation from Bengali (two hours)—2-30 p.m. to 4-30 p.m.

Lower Standard Hindustani—

Translation from Hindustani to English (two hours)—11 a.m. to 1 p.m.

Higher Standard Hindustani—

Translation from Hindustani to English (two hours)—2-30 p.m. to 4-30 p.m.

Wednesday, the 15th November 1950—

10 a.m.—

Law, Part I (Criminal Law and Law of Evidence) for Civil Officers (I.A.S., W.B.C.S. and W.B.J.C.S. Officers), without books (three hours).

Law for Excise Officers, with books (three hours).

Procedure and Accounts for Forest Officers, with books (three hours).

Law for Police Officers, with books (three hours).

2 p.m.—

Law, Part II (Revenue Law) for Civil Officers (I.A.S., W.B.C.S. and W.B.J.C.S. Officers and Sub-Magistrates and Sub-Collectors), without books (three hours).

Accounts for Excise Officers, with and without books (three hours).

Accounts for officers of the Department of Industries, with and without books (three hours).

Law for Police Officers, without books (three hours).

Thursday, the 16th November 1950—

10 a.m.—

Law, Part III (General Law), for Civil Officers (I.A.S., W.B.C.S. and W.B.J.C.S. Officers), with books (three hours).

Accounts for Police Officers (other than officiating Assistant Commissioners of Police, Calcutta), with books (three hours).

Departmental Rules for Agricultural Officers, without books (three hours).

Forest Law for Forest Officers, without books (three hours).

2 p.m.—

Accounts for I.A.S. Officers, with and without books (three hours).

Law for Excise Officers, without books (three hours).

Accounts for Agricultural Officers, with and without books (three hours).

Land Revenue for Forest Officers, with books (three hours).

Friday, the 17th November 1950—

10 a.m.—

Canal Law, Part A, for officers of the Irrigation and Waterways Department, with books (three hours).

Accounts for W.B.C.S. and W.B.J.C.S. Officers and Sub-Magistrates and Sub-Collectors, with and without books (three hours).

2 p.m.—

Canal Law, Part B, for officers of the Irrigation and Waterways Department, with books (three hours).

Accounts for officiating Assistant Commissioners of Police, Calcutta, with books (three hours).

B. N. BANERJEE, Secy.

Public Service Commission, West Bengal

Office of the Accountant-General, West Bengal

NOTIFICATIONS.

Subject:—Exemption from tax—Assessment of Salaries of persons, formerly employed in Part B States, but now employed by Central Government.

No. TM/191.—20th September 1950.—Attention of all Treasury Officers in West Bengal, the Drawing and Disbursing Officers of the Central Government under the audit control of this office is invited to notification No. TM/191 dated 15th June 1950, on the subject noted above published at page 1810 of the *Calcutta Gazette* dated 29th June 1950. The following addition should be made at the end of the notification above:—

“As stated above, where there was no rate of tax in force in the State before the 1st April 1947, the rate should be the Saurashtra rates”.

[Government of India, Ministry of Finance (Revenue Division), Letter No. 57-St.(Int.)-49, dated 4th August 1950. Dy. India 3674/1345. No. TM/11-2 of 49-50.]

Subject:—Annual Establishment Returns.

TM/192.—20th September 1950.—Attention heads of offices of the Government of West Bengal as well as of the Central Government under audit control of this office, is drawn to paragraph 114 of the Bengal Audit Manual and the thereunder as inserted by correction slip 40, dated 31st January 1941, as also to paragraph 105 *ibid.* read with clause (f) to Article 62 C.A.C., Volume I (Note to Article 119 of General Financial Rules, Volume I, as also in Appendix 7 to the General Financial Rules, Volume II), under which Annual Establishment Returns in respect of men holding temporary vetted posts in superior pensionable service and temporary sanctions are required to be sent to the Audit Office. It has been noticed that such Returns in respect of the personnel mentioned above are not, in many cases, submitted on to this office. It is, therefore, requested that Returns due for this year which have not been sent should be sent to this office immediately and in future they should invariably be sent to this office along with the Returns for permanent men not later than the 15th of May next year.

Notes and orders filed in Ble. TM/18-16 (1)

Set-off of refunds under the Bengal Agricultural Income-tax Act, 1944.

TM 193.—25th September 1950.—It has been brought to notice of this office that the procedure to be followed in making payment of agricultural income-tax and also in the set-off of refunds is not clearly understood by Treasury Officers. All Treasury Officers in Bengal and the Manager, Reserve Bank of India, Calcutta, are accordingly informed hereby that the procedure followed in the case of refunds of agricultural income-tax under the Indian Income-tax Act, 1922, will apply *mutatis mutandis* in the case of set-off of refunds under the Bengal Agricultural Income-tax Act, 1944, as well. In the case of set-off of refunds the amount of refund to be shown by the Treasury Officer as a refund in the list of payments, the same being shown simultaneously as ordinary tax receipt schedule.

Notes and orders filed in Bl. THIV/13 of 49-50.]

S. K. SARKAR,

Deputy Accountant-General.

SHERIFF'S OFFICE

The 8th September 1950.

It is hereby given that the Fifth Criminal Session of the year 1950 of the High Court at Calcutta, held at the Court House, in the town of Calcutta, on Monday, the 4th day of December 1950, at 10:30 o'clock in the forenoon, and thenceforward day to day until the said sessions be closed, it is hereby proclaimed that all persons who are to prosecute any of the prisoners brought up for trial at the said sessions be present and there to prosecute.

S. B. DUTT,

Sheriff.

সেক্রেটরি অফিস, ৬ই সেপ্টেম্বর ১৯৫০ খৃস্টাব্দ।

এতদ্বারা সর্বসাধারণকে জানান হইতেছে যে, আদালতী ১৯৫০ খৃস্টাব্দের ৪ঠা ডিসেম্বর সোমবার বেলা ১০-০০ মিনিট সমর হইতেই পর্বাত আদালতের কার্য শেষ না হইতেই প্রত্যাহ পূর্বে পশ্চিমবঙ্গের জব্বান সমর কলিকাতার কোজদারী বিচার নিশ্চয়তা জন্য কলিকাতা হাইকোর্টের আদালত পূর্বে ১৯৫০ খৃস্টাব্দের পঞ্চম দায়রা বিচার বিভাগের আদালত বসিবে এবং এতদ্বারা আরও প্রচার করা যাইবে যে, যে সকল ব্যক্তি কোন কর্মদায়ীর বিরুদ্ধে কোজদারী অভিযোগ করিবেন তাহার উক্ত সময়ে উক্ত স্থানে উপস্থিত থাকেন। ইতি।

এস. বি. দত্ত,
সেক্রেটরি।

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

Nadia.—No. 6657A.—25th September 1950.—Sri Nirmal Chandra Datta, Munsif of Ranaghat, in the district of Nadia, is appointed to be a Munsif in the same district to be ordinarily stationed at Krishnagar.

Powers.

Nadia.—No. 6661A.—25th September 1950.—Sri Nirmal Chandra Datta, Munsif of Krishnagar, in the district of Nadia, is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a court up to the value of Rs. 100 within the local limits of the Krishnagar munsifi.

NOTIFICATION.

No. 6720A.—26th September 1950.—In exercise of the powers conferred by Article 227 of the Constitution of India, and with the previous approval of the Governor, the High Court at Calcutta is pleased to make the following amendments to the Rules and Orders promulgated with its notification No. 208A., dated the 9th January 1948, for the conduct of civil business in the Judgeship of West Dinajpur-Darjeeling:—

1. Insert the following proviso under paragraph (1) of the aforesaid Rules and Orders:—

“Provided that the abovementioned proceedings, arising within the limits of the district of West Dinajpur and required to be filed in the Court of the District Judge, may also be filed at Raiganj during the period from June to October, when circuit Courts are due to be held there.”

2. For the words “the headquarters of a district” occurring in the opening sentence of paragraph (2) *ibid.*, substitute the words “any of the stations where he is authorised to hold his sittings and”.

3. Add the following sentence to paragraph (4) *ibid.*:—

“He may hear cases and proceedings relating to the executive district of West Dinajpur at Raiganj also during the period from June to October.”

4. *Substitute* a comma for the period after the last word "districts" in paragraph (5) *ibid* and *insert* thereafter the following:—"or at Raiganj during the period from June to October."

R. P. MUKHERJI, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Bardwan Division—Chinsura

No. 1327L.S.-G.—25th September 1950.—It is hereby notified for general information that under rule 20(b) read with rule 23 of the rules for the management of charitable hospitals and dispensaries, in West Bengal, Sri Aditya Prosad Lalal has been appointed to be a member of the Committee for the management of the charitable dispensary at Badangunj in the district of Hooghly, *vice* Dr. Nagendra Nath De, deceased.

No. 3244R.G.—22nd/26th September 1950.—In exercise of the powers conferred by the proviso to section 4 of the Bengal Agricultural Debtors Act, 1935 (Bengal Act VII of 1936), delegated to me under section 5 of the said Act, I hereby authorise the Circle Officer, Uluberia, of Howrah district, to exercise, with effect from the date of publication of this notification, all the powers of the dissolved debt settlement boards in his jurisdiction in connection with the making of awards in respect of the cases of the dissolved debt settlement boards pending on the date of publication of this notification.

No. 2263J.G.—22nd/26th September 1950.—In accordance with the provisions of rule 56(I) of Chapter IV of the Bengal Jail Code, Volume I, Seventh Edition, I hereby appoint the following gentlemen to be non-official visitors of the jails mentioned against their names for a period of two years with effect from 19th August 1950:—

Howrah District Jail.

1. Sri Sushil Kumar Banerjee, M.L.A.
2. Sri Shib Nath Banerjee, M.L.A.

Uluberia Sub-Jail.

Sri Arabinda Gayan, M.L.A.

B. SARKAR, Commissioner.

Suri, the 25th September 1950.

No. 2759J.—In exercise of the powers conferred by section 71(2) of the Motor Vehicles Act (Act No. IV of 1939) and delegated to me under Bengal, Home (Police) Department, memorandum No. 250(27)Pl., dated 8th February 1940, the maximum speed limit of motor vehicles is fixed as follows on the undermentioned roads within the municipal area of Suri town:—

1. 3 Miles per hour.

(a) On road between Circuit House and Dutta-pukur.

(b) On road between Circuit House and Trition of Suri-Dubrajpur, Suri Station Road.

(c) On road between Basar Chowrasta and end of Police Lines *via* Sonatore.

2. 12 Miles per hour.

In all roads within the municipal area of town excepting those mentioned in paragraph

(Whereas by the Government of West Bengal Local Self-Government Department, Notice No. M. 1M-16/50(B), dated 5th September 1950 published at page 1809 of the *Calcutta Gazette* dated 7th September 1950, the Bengal VII Self-Government Act, 1919, has been withdrawn under sub-section (3) of section 1 of the said Act from the area which was under the jurisdiction of the Rampurhat union board in the district of Birbhum and for which a municipality has been constituted;

Now, therefore, in exercise of the powers conferred upon me by section 3 of the said Act, I hereby direct that all funds vested in the union board and all dues of the said board including arrear assessments and current assessments up to 1st quarter of 1957B.S., Chakran rent and portion of the said area in all amounting to Rs 5, 15 and all liabilities of the said board concerning the said area in all amounting to Rs 4,285 together with the movable and immovable properties belonging to the said board as per schedule below shall vest in the Rampurhat Municipality with effect from the date of constitution of the municipality:—

Schedule of movable property.

1. Office furniture—2 items (24).
2. Carts—4 Nos.
3. Typewriter—1 No.
4. Petromax lights—8 Nos. with accessories
5. Sundry—21 items/58 Nos.

Schedule of immovable property.

1. Gandhi Park including land, tank, food ground with all accessories measuring more or less 50 bighas.
2. Trenching ground at Srifala bearing No. 737, khatian No. 126, J. L. No. 78.
3. Cremation shed at Bagtui.
4. Free Primary School at Rampurhat
5. Union Board roads lying within the said area measuring about 5 miles 1 furlong yards.
6. Masonry wells—19 within the said area
7. Tube-wells—15 within the said area.
8. Cement ring well—1 within the said area
9. Dhenuburi pound.

B. L. GHOSH,
District Magistrate

ORDER.

Suri, the 8th May 1950

In exercise of the power delegated to me in Government notification No. 6176D.C.S., dated 14th May 1948, under West Bengal Kerosene Control Order, 1947, and in supersession of all previous orders on the subject I hereby order that the prices of kerosene oil are revised as follows for the district of Birbhum with retrospective effect, as authorised by Government :—

From 15th February 1950.

Packed kerosene oil.				Superior.	Inferior.
				(Per tin of 15 seers 15 chataks.)	(Per tin of 17 seers 4 chataks.)
In bright plate tin.				Rs. a. p.	Rs. a. p.
Agent	6 3 0	5 15 9
Wholesaler	6 8 0	6 4 0
In black plate tin.					
Agent	5 11 9	5 8 9
Wholesaler	6 0 9	5 13 9

Rates of kerosene in bulk supply and also in retail prices remain the same as fixed in my order, dated 12th September 1949, conveyed in D.C.C.S.'s memorandum No. 6314/205/D.C., dated 16th December 1949.

From 1st April 1950.

Packed kerosene oil.				Superior.		Inferior	
				In bright plate.	In black plate.	In bright plate.	In black plate.
				(Per tin of 15 seers 15 chataks.)	(Per tin of 15 seers 15 chataks.)	(Per tin of 17 seers 4 chataks.)	(Per tin of 17 seers 4 chataks.)
				Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
Agent	5 13 0	5 5 9	5 9 3	5 2 3
Wholesaler	6 2 0	5 10 9	5 14 3	5 7 3
In bulk.							
Agent	4 8 9	per 4 imp. gallons	4 5 0	per 4 imp. gallons.
Wholesaler	4 13 9	per 4 imp. gallons	4 10 0	per 4 imp. gallons.
				For a distance within 10 miles from wholesaler's point.		For a distance beyond 10 miles from wholesaler's point.	
Retail price.				Superior.	Inferior.	Superior	Inferior.
				Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
bottle of 22 fluid ounce	0 3 9	0 3 6	0 4 0	0 3 9
or of 80 tolas	0 7 6	0 7 0	0 8 0	0 7 6

B. R. GUPTA,
District Magistrate, Birbhum.

OFFICE OF THE DISTRICT CONTROLLER OF FOOD, HOOGHLY.

ORDER.

Chinsura, the 11th May 1950.

In exercise of the powers conferred on the Director of Consumer Goods by paragraph 9 of the West Bengal Consumer Goods Control Order, 1947, subsequently delegated to me by notification No. 6176D.C.S., dated 14th May 1948, I hereby fix the prices of kerosene both wholesale and retail (bulk and packed) superior and inferior for Sadar sub-division of Hooghly district with effect from 1st April 1950 as follows :—

Commodity.	By the agent to dealers and the special permit holders at the premises of the agent.				By the dealer to the consumer at the premises of the dealers and by the agent to the special permit holder at the premises of the agent.	
	(a) Price (with container) per tin containing 4 imperial gallons or 640 fluid ounces which is equivalent to 29 bottles each containing 22 fluid ounces.		(b) Price (without container) per tin containing 4 imperial gallons or 640 fluid ounces which is equivalent to 29 bottles each containing 22 fluid ounces.		Price of oil in bulk per bottle of 22 fluid ounces 8 4/29 ch. in weight in bulk (superior)	Price of oil in bulk per bottle of 22 fluid ounces 8 25/29 ch. in weight in bulk (inferior).
	Weight per tin of oil with container 15 seers 15 chs. (superior).	Weight per tin of oil with container 17 seers 4 chs. (inferior).	Weight per tin of oil without container 14 seers 12 chs. (superior).	Weight per tin of oil without container 16 seers 1 ch. (inferior).	(a)	(b)
		Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
Oil (superior)	5 7 6	4 11 0	0 3 6
Oil (inferior)	5 4 0	4 7 6	0 3 3

above prices per tin apply to black plate tins only. For bright plate tins another 15 annas per unit may be added with effect from 1st September 1949 as per letter No. FD/GEN/(39)/1K-27/49, dated 14th September 1949, from the Assistant Director, Distribution and Rationing.

S. DUTT MAZUMDAR,
District Magistrate, Hooghly.

OFFICE OF THE SUBDIVISIONAL CONTROLLER OF FOOD, ARAMBAGH.

ORDER.

Arambagh, the 7th June 1950.

In exercise of the powers conferred on the Director of Consumer Goods, West Bengal, by paragraph 9 of West Bengal Kerosene Control Order, 1947, subsequently delegated to me by notification No. 61761) C.S. d 14th May 1948, I hereby reduce the price of kerosene oil, both packed and bulk, superior and inferior, for Aram subdivision of Hooghly district with effect from 1st April 1950 as follows :—

Distribution centre (agent's godown at).	Ex-Agent rate per tin.						Ex-wholesale rate.	Retail rate per seer superior inferior.	
	Packed bright plate tins of 15 srs. 15 chs. or 14 srs. 12 chs. net (superior), 17 srs. 4 chs. or 16 srs. 1 ch. net (inferior).		Packed black plate tins of 15 srs. 15 chs. or 14 srs. 12 chs. net (superior), 17 srs. 4 chs. or 16 srs. 1 ch. net (inferior).		Bulk for 4 imperial gallons or 14 srs. 12 chs. net (superior), 16 srs. 1 ch. net (inferior).				
	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.			
	Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.			
Doodkumrahat	..	5 9 6	5 6 0	4 8 6	..	The only whole- saler at Arambagh town will pur- chase kerosene oil from agents at Ghatal or Garerghat and is permitted to charge 13 annas per tin (9 annas carrying cost plus 4 annas commission) over ex-agent rate.	(1) 7 annas 3 per seer up to miles
Garerghat	5 10 3	5 6 9	4 9 3	..		
Ghatal	5 13 6	5 8 8	4 11 0	4 6 6		(2) 7 annas 9 per seer above miles (from or whole godown to 1 centre).
Champedanga Tarakeswar.	and	5 15 0	5 11 6	4 13 0	..		
Kalipur	6 3 3	5 15 9	5 1 3	..		

R. C. BISWAS,
Subdivisional Controller of Food, Arambagh.

S. DUTT MAZUMDAR,
District Magistrate, Hooghly

ORDER.

Chinsura, the 21st July 1950.

In exercise of the powers conferred on the Director of Consumer Goods by paragraph 9 of the West Bengal Kerosene Control Order, 1947, subsequently delegated to me under notification No. 61761) C.S., dated 14th May 1948, and in supersession of my previous orders I hereby refix the price of kerosene oil both wholesale and retail the Serampore subdivision of Hooghly district excepting the Rationed areas as follows with effect from 1st April 1950 :—

SCHEDULE I.

(Wholesale Rate.)

In bright plate tins.		Quality of oil.	Weight per tin.		Rate
			Srs. ch.		
1. Agent's selling price to retailers or permit holders ..	Superior	15 15	5 15		
	Inferior	17 4	5 11		
In bulk.					
1. Agent's selling price to retailers or permit holders ..	Superior	14 12	4 11		
	Inferior	16 1	4 7		

Note.—(1) Agents having their godowns outside the Rationed areas may charge one anna more over the above rates

(2) Zonal wholesalers, where available, may charge 6 annas more over the above rates.

SCHEDULE II.

(Retail Rate.)

(a) When supply received in tin.	Quality of oil.	Within 5 miles from agent's point.		Beyond 5 miles from agent's point.
		Rs. a. p.		Rs. a. p.
Per bottle of 22 ounces ..	Superior	0 3 6	0 3	
	Inferior	0 3 3	0 3	
(b) When supply received in bulk.				
Per bottle of 22 ounces ..	Superior	0 3 3	0 3	
	Inferior	0 3 0	0 3	

Note.—(1) In case of supply received from zonal wholesalers, retailers may charge 3 pias more over the above rates.

S. DUTT MAZUMDAR,
District Magistrate, Hooghly

Notice under section 4(b) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Alipore, the 28th September 1950.

Whereas the premises described in schedule I below have been requisitioned under the provisions of section 3(i) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

Now, therefore, in exercise of the powers conferred by section 4(b) of the aforesaid Act, I hereby direct Jonab Akbaruddin, the landlord of the premises, to execute in respect of the said premises the repairs specified in Schedule II below on or before 20th October 1950.

Schedule I.

Particulars of the premises.

A two-storied building on the highway at the town of Bongaon on the south-western side of the Bongaon post office within Bongaon union board, district 24-Parganas.

Schedule II.

Particulars of repairs.

Repairs to the tube-well at the premises.

S. K. GHOSH,
Collector under Act V of 1947,
Alipore, 24-Parganas.

Presidency Division—Jalpaiguri

No. 2323L.S.-G.—25th September 1950.—It hereby notified for general information that under section 19(2) of the Bengal Local Self-Government Act, 1885 (Bengal Act III of 1885), amended up to date, and acting with the approval of the Government of West Bengal, I hereby appoint Sri Chand Kumar Goenka of Kurseong a member of the Sadar-Kurseong local board of the district of Darjeeling, *vice* Sri Nagar Chandra Goenka, deceased.

No. 2324L.S.-G.—25th September 1950.—It hereby notified that Khan Sahib Abdul Karim, a member of the district board, Jalpaiguri constituted with the Government notification No. L.S.-G./1385/47/1B(2), dated the 1st December 1947, is hereby removed under item (a) clause (1) (a) of section 18 of the Bengal Local Self-Government Act, 1885 (Bengal Act III of 1885), as amended up to date, from his office as a member of the said district board, for his failure to attend six consecutive meetings of the said board, with sufficient excuse.

J. N. TALUKDAR, Commissioner

ORDER.

Darjeeling, the August 1950.

In exercise of the power conferred on the Director of Consumer Goods, by paragraph 9 of the West Bengal Kerosene Control Order, 1947, subsequently delegated to me under notification No. 6176D.C.S., dated 14th March 1948, and in supersession of all my previous orders, I hereby order that the wholesale and retail prices (both per gallon and bulk) of superior and inferior kerosene oil in Sadar, Kurseong, Kalimpong and Siliguri subdivisions of the district will be as specified hereunder in schedules I and II, respectively, with effect from 5th May 1950.

SCHEDULE I.

(Wholesale price.)

Name of subdivision.	Serial No.	Address of agents or wholesalers' depot.	Price (with container) per tin containing 4 imperial gallons or 640 fluid ounces which is equivalent to 29 bottles each containing 22 fluid ounces, chargeable by agents or zonal wholesalers.		Prices (without container) per tin containing 4 imperial gallons or 640 fluid ounces which is equivalent to 29 bottles each containing 22 fluid ounces, chargeable by agents and zonal wholesalers.		Remarks
			Weight per tin of oil with container, 15 seers 15 chataks. (Superior.)	Weight per tin of oil with container, 17 seers 4 chataks. (Inferior.)	Weight per tin of oil without container, 11 seers 12 chataks. (Superior.)	Weight per tin of oil without container, 16 seers 1 chatak. (Inferior.)	
			Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	
Darjeeling	1	Darjeeling Sadar	7 3 6	7 0 0	6 1 0	5 13 6	
Kurseong	2	Kurseong	7 1 0	6 14 0	5 14 6	5 11 3	
Siliguri	3	Siliguri	6 8 3	6 4 3	5 6 0	5 2 6	
Kalimpong	4	Kalimpong	6 15 9	6 12 3	5 12 9	5 9 3	For kerosene oil brought through Ropeway.
	5	Kalimpong	7 4 6	7 1 0	6 1 6	5 14 0	For kerosene oil brought by road from Teesta.
	6	Kalimpong	7 5 9	7 2 3	6 2 9	6 1 6	For kerosene oil brought by truck from Siliguri.
	7	Teesta	6 13 3	6 9 9	5 10 3	5 6 9	For kerosene oil brought by rail and road from Siliguri.
	8	Teesta	6 15 9	6 12 3	5 12 9	5 9 3	For kerosene oil brought by truck from Siliguri.
	9	Wholesaler, Sombaria.	7 7 3	7 3 9	6 4 3	5 0 9	

Note: Zonal wholesalers of Darjeeling will charge 6 annas per tin over the rate shown above for Darjeeling Sadar.

SCHEDULE II.

Retail selling price per bottle of 22 ounces.

Subdivision.	Within the radius of 45 miles.	Beyond the radius of 5 miles but within the radius of 10 miles.	Beyond the radius of 10 miles but within the radius of 15 miles.	Beyond the radius of 15 miles but within the radius of 20 miles.	Beyond the radius of 20 miles.	Remarks.
	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	
Darjeeling ..	0 4 9	0 5 0	0 5 3	0 5 6	0 5 9	Effective for both superior and inferior kerosene oil.
Kurseong ..	0 4 9	0 5 0	0 5 3	0 5 6	0 5 9	
Kalimpong ..	0 4 9	0 5 0	0 5 3	0 5 6	0 5 9	
Guri ..	0 4 3	0 4 6	0 4 9	0 5 0	0 5 3	
Guri ..	0 4 0	0 4 3	0 4 5	0 4 9	0 5 0	

N. B.—(a) Three pice more per bottle of 22 fluid ounces may be charged for supply received from zonal wholesalers at Sadar Bherma.

(b) The retail dealers of the three hill subdivisions, viz., Darjeeling Sadar, Kalimpong and Kurseong shall account for 27 bottles of 22 fluid ounces each for one tin of 4 imperial gallons of kerosene oil. The retail dealers of Siliguri subdivision shall account for 28 bottles of 22 fluid ounces each for one tin of 4 imperial gallons of kerosene oil.

(c) (i) One bottle of 22 fluid ounces of superior kerosene oil will weigh 8 4/29 chataks or 8 chataks 2/3 tola approximately.

(ii) One bottle of 22 fluid ounces of inferior kerosene oil will weigh 8 25/29 chataks or 9 chataks approximately.

(d) Retail selling price of the following distribution centres of Kurseong subdivision shall be as follows for a bottle of 22 ounces of kerosene oil:—

	Rs. a. p.		Rs. a. p.		Rs. a. p.
Sepoydhura ..	0 5 0	Chumney ..	0 5 3	Deorail ..	0 5 0
Pankhabari ..	0 5 3	Sittong ..	0 5 0		

A. K. CHOUDHURI,
Joint Controller of Food, Darjeeling.

N. ROY CHOUDHURI,
Deputy Commissioner, Darjeeling.

ANNOUNCEMENTS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

32553C.T./2E/42/49-50(P.II).—23rd September 1950.—Mr. A. L. Jha, Income-tax Officer, 1st Grade I, who has been transferred to the Income-tax Department, West Bengal, Calcutta, in place of the Government of India, Ministry of Finance (Revenue Division) office memorandum No. 57(15)-Admn.I.T./50, dated 14th August 1950, with effect from the forenoon of 23rd September 1950, posted as Income-tax Officer, Companies District II, Calcutta. Mr. Jha will take charge from Mr. K. D. Banerjee (No. 1), 4th Additional Income-tax Officer, Companies District I, who is at present holding the charge of Income-tax Officer's section in addition to his own duties.

Mr. S. D. Singh, Income-tax Officer, Class I, who has been transferred to the Income-tax Department, West Bengal, Calcutta, in place of the Government of India, Ministry of Finance (Revenue Division) office memorandum No. 57(15)-Admn.I.T./50, dated 14th August 1950, with effect from the forenoon of 23rd September 1950, posted as Income-tax Officer, Companies (Income-tax-cum-Excess Profits) District, Calcutta. Mr. Singh will hold the charge of the 3rd Additional Income-tax Officer, Companies (Income-tax-cum-Excess Profits) District, Calcutta, in addition to his own duties until a 3rd Additional Income-tax Officer is appointed to that district.

Mr. A. L. Jha, Income-tax Officer, 1st Grade I, who has been transferred to the Income-tax Department, West Bengal, Calcutta, in place of the Government of India, Ministry of Finance (Revenue Division) office memorandum No. 57(15)-Admn.I.T./50, dated 14th August 1950, with effect from the forenoon of 23rd September 1950, posted as Income-tax Officer, Companies (Income-tax-cum-Excess Profits) District, Calcutta. Mr. Jha will hold the charge of the 3rd Additional Income-tax Officer, Companies (Income-tax-cum-Excess Profits) District, Calcutta, in addition to his own duties until a 3rd Additional Income-tax Officer is appointed to that district.

Tax) District, Calcutta, who was also holding the charge of the Income-tax Officer in addition to his own duties is transferred and posted to Companies District I as Income-tax Officer of that district.

He will take charge from Mr. Satyamurthi, 3rd Additional Income-tax Officer, who is at present holding the charge of Income-tax Officer's section in addition to his own duties.

No. 33929(A)C.T./2E/145/49-50 —22nd September 1950.—Mr. A. K. Banerjee, 3rd Additional Income-tax Officer, District III(1), Calcutta, is allowed, under Fundamental Rule 81(b)(iii), leave on average pay for ten days with effect from 4th September 1950 to 13th September 1950 with permission to prefix Sunday, the 3rd September 1950, to the leave.

It is certified that the officer was likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 34552C.T./2E/13/50-51.—23rd September 1950.—Mr. D. K. Sen, Fourth Additional Income-tax Officer, District IV(2), Calcutta, is, with effect from the afternoon of the 23rd September 1950, transferred and posted as Fourth Additional Income-tax Officer, Companies District III, Calcutta, vice Mr. H. K. Chakravarti.

2. Mr. H. K. Chakravarti, Fourth Additional Income-tax Officer, Companies District III, Calcutta, is, on being relieved by Mr. Sen, posted as Second Additional Income-tax Officer, Companies District III, Calcutta, vice Mr. J. Das. He will also hold charge of First Additional Income-tax Officer, Companies District III, Calcutta, in addition to his own duties.

3. Mr. J. Das, Second Additional Income-tax Officer, Companies District III, Calcutta, who is also holding the charge of Income-tax Officer's section in addition to his own duties, on being relieved by Mr. H. K. Chakravarti, is posted as Income-tax Officer of the same district.

No. 34549A.C.T./2E/113/50-51.—23rd September 1950.—Mr. S. Ramakrishnan, Income-tax Officer, District III-A, Calcutta, is allowed under Revised Leave Rules, 1933, earned leave for thirteen days, with effect from 2nd October 1950 to 14th October 1950 with permission to prefix Sunday, the 1st October 1950, and affix Sunday, the 15th October 1950, and Puja holidays from 16th October to 25th October 1950 to the leave. It is certified that the officer is likely to return on the expiry of his leave to the post from which he is proceeding on leave or to a post carrying similar rates of allowances.

S. NARGOLWALA, Commissioner.

HOME DEPARTMENT

Constitution and Elections

FORM III.

NOTICE.

(Rule 5.)

For the purpose of preparation of the electoral rolls for the Parliamentary constituencies, Assembly constituencies and Council constituencies, in the State of West Bengal, every person who is a citizen of India and has migrated from the territory of Pakistan into the territory of India before the 25th day of July, 1949, on account of disturbances or fear of disturbances in his former place of residence and who desires to be registered in the electoral roll for a constituency in West Bengal State other than the constituency in which he was resident on the said date in accordance with the provision contained in subsection (7) of section 20 of the Representation of the People Act, 1950 (XLIII of 1950), is invited to submit a statement in Form IV to the Electoral Registration Officer of the constituency in which he desires to be registered so as to reach him not later than the 30th day of October, 1950.

M. M. BASU,

Chief Electoral Officer,
West Bengal.

Dated Calcutta, the 4th October, 1950.

NOTE—Copies of Form IV will be supplied free by the Chief Electoral Officer or the Electoral Registration Officer of the constituency concerned on application.

The Representation of the People Act, 1950.

Section 20(7)—For the purpose of the electoral rolls first prepared under this Act, a person who is a citizen of India and has migrated from the territory of Pakistan into the territory of India before the 25th day of July, 1949, on account of disturbances or fear of disturbances in his former place of residence shall be deemed to have been ordinarily resident during any period or on any date in the constituency in which he was resident on the said day or, if any other constituency is specified by him in this behalf in the prescribed form and manner, in that other constituency.

NOTE—As the Electoral Registration Officers have not been appointed, the statements in Form IV should be forwarded to the Chief Electoral Officer of the State.

DEPARTMENT OF LAND AND LAND REVENUE

Land Acquisition

NOTIFICATION.

Hooghly.—No. 10700L.A.—20th September 1950.—The following agreement is published under section 42 of the Land Acquisition Act, I of 1894 for general information.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy to the Govt. of West Bengal (ex-officio)

Agreement.

MEMORANDUM OF AGREEMENT made this 19th day of September, One Thousand Nine Hundred and Fifty between THE DUNLOP RUBBER COMPANY (INDIA), LIMITED, a Company incorporated under the Indian Companies Act, 1913, having its registered office at 57B, Free School Street Calcutta, and having a Factory at Sahaganj in the district of Hooghly (hereinafter called the "COMPANY") of the one part and GOVERNOR of the STATE OF WEST BENGAL (hereinafter called the "GOVERNOR") of the other part.

WHEREAS for the purpose of the provision of amenities for the employees of the Company and also for the erection of employees' quarters in connection with the Factory Development Plans, the Company have applied to the Government of West Bengal for the acquisition under the provisions of the Land Acquisition Act I of 1894 of the piece and parcel of land containing 1.479 acres of thereabout situate in the village of Keota in the district of Hooghly and more particularly described in the schedule hereto and delineated in the plan hereunto annexed:

AND WHEREAS the said Government of West Bengal being satisfied by an enquiry held under section 40 of the said Act that the proposed acquisition is needed for the aforesaid purposes and that the said works are likely to prove useful to the public has consented to acquire on behalf of the Company the piece or parcel of land hereunder described:

AND WHEREAS the said Government of West Bengal has required the Company under the provisions of section 41 of the abovementioned Act to enter into the agreement with the Governor hereinafter contained:

NOW THIS INDENTURE WITNESSETH that the Company hereby agreed and declared as follows:—

1. On demand the Company shall and will to the said Government of West Bengal all compensation in respect of the said land tendered, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894, or by court to which reference under Part III of the said Act may be made or by the court or courts to which an appeal from the award of the said court may be preferred and all costs, charges and expenses of the proceedings in the aforesaid courts, or otherwise incident to the proposed acquisition or payable in respect thereof under the provisions of the said Act.

2. On demand made by the said Collector the Company shall and will deposit with the said Collector a sum or sums of money as in his discretion the Collector may in anticipation estimate to be necessary for the purposes mentioned in the preceding clause.

*Not printed but may be inspected in the office of the Special Land Acquisition Collector, Hooghly.

3. On payment by the Company of all demands under the foregoing first clause, or in the discretion of the said Government of West Bengal (on deposit of the Company of all estimated amounts as provided in the second clause), but not before possession shall have been taken under the provisions of the abovementioned Act, the Governor shall make over possession of the said land to the Company and shall execute and do all such acts and deeds as may be necessary and proper for effectually bringing the same in the Company.

4. The said land shall be held by the Company for the purposes of such undertakings as are hereinbefore mentioned and without the sanction in writing of the said Government of West Bengal shall not be had and obtained for no other purpose whatever.

5. All the said purposes shall be completed within three years from the date on which possession of the said land shall have been given to the Company.

6. Should the said purposes be not completed within the period stated in the last preceding clause or within such further period as in its discretion may be prescribed or allowed by the said Government of West Bengal, or should the said land at any time thereafter cease for a period of 12 consecutive months to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth clause, then and in any such case the said Government may summarily re-enter upon and take possession of the said land together with all buildings thereon whether such buildings were erected before or after the transfer of the land to the Company, and upon the interest of the Company in the said

land and buildings shall absolutely cease and determine.

7. On taking such possession the said Government may sell or otherwise deal with the said land and buildings as it may think proper.

(i) Should the said Government sell the land with the building, the said Government after deducting the expenses incurred in connection with the said taking of possession and with such sale shall pay the proceeds to the Company.

(ii) Should the said Government decide not to sell the land and buildings, the said Government shall retain the said land and buildings thereon, in which case the Governor shall repay to the Company the market value as on the day of re-entry of all the buildings erected by the Company and all sums received from the Company in respect of all and every compensation as provided in the foregoing first clause (less the statutory allowance of 15 per cent. and less any amount received on account of trees and buildings which are not in existence at the time of resumption) but will not repay any sums paid and received on account of costs, charges and expenses.

(iii) Should the said Government decide to sell the buildings only upon such sale, the Governor shall after deducting the expenses of taking possession and selling, pay the balance of the proceeds of sale to the Company, together with the sum received from the Company in respect of the compensation for the land (less the statutory allowance of 15 per cent. and less any amount received from the Company on account of trees and buildings which are not in existence at the time of resumption) but will not repay any sum paid and received on account of costs, charges and expenses.

particulars of the award was published on 3rd July 1948. The award of the Union discloses that there were differences between the Union of the Management, chiefly concerning the implementation of the award of the Major Engineering Industries Tribunal. It appears that the Union gave notice on the Company on 5th November 1949 intimating that the workers would go on strike unless some demands mentioned in the notice were met. The demands included, amongst other items, the claim for bonus for the previous years. Conciliation proceedings were immediately started by the Assistant Labour Commissioner, Howrah, and as a result of joint sittings conferences all the disputes except that over the claim of bonus were settled by an amicable compromise on 3rd December 1949. It was agreed that the Company, which was a proprietorship concern, would submit its accounts for 1954 and 1955 B.S. within a fortnight whereafter the dispute over the claim of bonus would be settled on a review of the financial condition of the Company. The Company did not produce its accounts even during the three months. The Labour Directorate having failed to effect any

West
27th
.. 423-424
the
.. 425-426

Government

ave, of Sri S.
J. Chakravarty

under section
ure during the
it at Alipore,
t Berhampore
any of these

quarters station of that district on being from the Commercial Tax Directorate.

is cancels the orders contained in notification 2702G.A., dated the 25th September 1950, directing him to the Barrackpore subdivision of Parganas district.

Ganas - Howrah - Hooghly-Nadia - Murshidabad.—No. 2783G.A./11-28/50.—5th October 1950.—Sri Subodh Chandra Mukherjee, District and Sessions Judge, 24th, is appointed to act, in addition to his duties, as Additional Sessions Judge of Hooghly, Nadia and Murshidabad during his Civil Court vacation.

He is authorised, under section 193 of the Code of Criminal Procedure, to receive and dispose of criminal applications and cases except applications for revision under section 435 of the Code

Malda - Jalpaiguri.—No. 2704G.A./11-28/50.—5th October 1950.—Sri Rehati Mohan Chatterjee, District and Sessions Judge, West Dinajpur-Darjeeling-Malda-Jalpaiguri, is appointed to act, in addition to his own duties, as Additional Sessions Judge of Cooch Behar during the ensuing Civil Court vacation.

He is authorised, under section 193 of the Code of Criminal Procedure, to receive and dispose of criminal applications and cases except applications for revision under section 435 of the Code during the absence, on vacation leave, of Sri R. C. Datta Gupta.

Sri Chatterjee is also authorised under section 194 of the Code of Criminal Procedure during the ensuing Civil Court vacation to sit at Balurhat, Darjeeling, Malda, Jalpaiguri or at Cooch Behar for the disposal of cases arising in any of these districts.

8. The Company shall give regular and systematic free training to six indigenous Bengalee apprentices nominated by the Director of Industries, West Bengal, or such other officers as may be nominated by Government for the purpose, every year. Of these apprentices, three should be trained in the technical operations and three in the administrative and commercial operations of the Company. The first batch of six apprentices should be taken within the first two years from the date on which the Company is given possession of the land.

9. Should any dispute or difference arise touching or concerning the subject-matter of this agreement or any covenant, clause or thing herein contained, the same shall be referred to the said Government of West Bengal and the opinion and decision of the said Government upon such dispute or difference shall be final and conclusive and binding on the parties hereto.

The schedule above referred to.

All that piece and parcel of land containing an area of 1.179 acres or thereabout situate in the village of Keota, Jurisdiction List No. 7, thana Chinsurah, pargana Arsha, district Hooghly, comprising Cadastral Survey Plot No. 1389 and portion of Cadastral Survey Plot Nos. 1390, 1410, 1411, 1412 and 1412/1433.

IN WITNESS WHEREOF the said Company has caused its common seal to be affixed and the Governor of the State of West Bengal hath hereunto set his hand and seal the day and year first above written.

Signed, sealed and delivered by two Directors of The Dunlop Rubber Company (India), Limited, in the presence of:—

For The Dunlop Rubber Co. (India), Ltd.

Witness—

K. K. Dutta
Works Accountant,
The Dunlop Rubber Co.
(India), Ltd.

Cecil Stack
Director

R. F. Bennett,
Director

Signed, sealed and delivered by the Member, Board of Revenue, and *ex-officio* Secretary to the Government of West Bengal, Land and Land Revenue Department, for and on behalf of the Governor of the State of West Bengal in the presence of—



Witness—

S. N. Mitra, Assistant Secretary, Department of Land and Land Revenue.

S. Banerjee, Member, Board of Revenue, and Secretary to the Government of West Bengal (*ex-officio*), Land and Land Revenue Department.

19-9-1950.

19 9 19

by constituencies and Council constituencies, in the State of West Bengal, every person who is a citizen of India and has migrated from the territory of Pakistan into the territory of India before the 25th day of July, 1949, on account of disturbances or fear of disturbances in his former place of residence and who desires to be registered in the electoral roll for a constituency in West Bengal State other than the constituency in which he was resident on the said date in

AND WHEREAS the said Government of West Bengal being satisfied by an enquiry held under section 40 of the said Act that the proposed acquisition is needed for the aforesaid purposes and that the said works are likely to prove useful to the public has consented to acquire on behalf of the Company the piece or parcel of land herewith described:

AND WHEREAS the said Government of West Bengal has required the Company under the

LABOUR DEPARTMENT

ORDER.

5711Lab.—28th September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 1762Lab., dated the 11th April 1950, the industrial dispute between Messrs. Attas Iron Foundry, 171, Grand Trunk Road, Howrah, and their workmen, represented by the Iron Factories Workers' Union, 3/1, Kali Banerji Lane, Howrah, over the question of bonus for 1949, was referred for adjudication to Sri M. C. Banerji, District Judge;

and whereas the said Sri M. C. Banerji, District Judge, has submitted to the State Government his award on the said industrial dispute;

now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

PRESENT: SRI MATISH CHANDRA BANERJI,
District Judge, Tribunal.

Industrial dispute between Messrs. Attas Iron Foundry, 171, Grand Trunk Road, Howrah, and their employees represented by the Iron Factories Workers' Union, 3/1, Kali Banerji Lane, Howrah.

The Government of West Bengal in the Department of Labour by an order No. 1762Lab., dated 11th April 1950, referred, under sections 7 and 17 of the Industrial Disputes Act, 1947 (Act XIV of 1947), the industrial dispute over the question of bonus for 1949 between Messrs. Attas Iron Foundry, 171, Grand Trunk Road, Howrah, and their workmen represented by the Iron Factories Workers' Union, 3/1, Kali Banerji Lane, Howrah, for adjudication.

Notices were issued on both parties and they filed written statements.

The Company carry on the business of an iron foundry of considerable size employing more than 350 workmen. They manufacture iron pans, water pipes and runners of umbrellas. The workmen of the factory owe allegiance to the Iron Factories Workers' Union of Howrah. The Company is a party to the proceedings before the Major Engineering Industries Tribunal, whose award was published on 3rd July 1948. The written statement of the Union discloses that there were differences between the Union and the Management, chiefly concerning the implementation of the award of the Major Engineering Industries Tribunal. It appears that the Union served a notice on the Company on 5th November 1949 intimating that the workmen would go on strike unless some demands mentioned in the notice were met. The demands included, amongst other items, the claim for bonus for the previous years. Conciliation proceedings were immediately started before the Assistant Labour Commissioner, Howrah, and as a result of joint conciliation conferences all the disputes except that over the claim of bonus for 1949 were settled by an amicable compromise on 3rd December 1949. It was agreed that the Company, which was a proprietorship concern, would submit its accounts for 1354 and 1355 B.S. within a fortnight whereafter the dispute over the claim of bonus would be settled on a review of the financial condition of the Company. The Company did not produce its accounts even during the three months. The Labour Directorate having failed to effect any

settlement on the question of bonus, submitted a report to the Government under section 12(4) of the Act and the matter was thereafter referred to the Tribunal for adjudication by this Tribunal.

The Company in its written statement opposed the claim of bonus on the ground that no such bonus was ever paid to the workmen of the factory and the claim was not also justified by the financial condition of the Company.

Appearances for the parties were as follows:—

For the Union: Sri Haripada Majumdar, Secretary of the Union

For the Company: Sri M. L. Atta, one of the proprietors of the Company assisted by Sri C. R. Banerji.

The issue framed was as follows:—

- (1) Are the workmen entitled to get bonus for the year 1949?

Decision.

Issue No. 1.—It appears from the statement of the parties at the hearing, that there are about 300 manual workers and 30 clerical and supervisory staff in the factory. The Union's case is that the Company pays the clerical and supervisory staff bonus twice a year at the rate of one month's pay each—once at the time of the Pujas and again at Chaitra Sankranti, and the Union, therefore, claims bonus for the other section of the workmen, the manual workers of the factory. It is claimed that no discrimination should be made in the matter of payment of bonus. The Union, therefore, claimed for all workers of the factory, one-twelfth of the total emolument earned by them during 1949, as bonus for that year.

The written statement of the Company explains the alleged payment of bonus to the clerical and supervisory staff as follows:—

"It is not a fact that we give bonus twice a year to our clerical and supervisory staff. Our clerical and supervisory staff work on 'No Work, No Pay' basis. They do not get any paid leave. To compensate this they get 2½ days' pay for each completed month of work put in by them. Further, they reside in our place and they work at the time of Pujas in our house and for this we give them some consideration varying from Rs. 10 to Rs. 20 per head. This has got nothing to do with the workers of the foundry. These practices have been followed since the inception of the factory 40 years back." It is thus admitted in the written statement of the Company that it was also admitted by the representatives of the Company at the time of the hearing, that the clerical and supervisory staff are allowed 2½ days' pay for each completed month of work which they named as "Dharati". It was explained that these clerical and supervisory staff do not get any paid leave beyond this pay for 2½ days for each completed month of service. The award of the Major Engineering Industries Tribunal allowed a total period of 22 days' leave with full pay to the employees of all categories of workmen in the industry, including the clerical and supervisory staff. The Company's representatives admitted before me that after the introduction of the system of leave according to the award of the Major Engineering Industries Tribunal, the clerical and supervisory staff are allowed an allowance of 2½ days' pay for each completed month of service exclusive of the period of leave of 22 days. There is, therefore, no manner of doubt that the Company is granting to the clerical and supervisory staff a payment of the nature of bonus, although this payment originated as a compensation of leave pay.

The Company opposed the claim of bonus on the following grounds:—

- (1) The bonus was never given before.
- (2) The clerical and supervisory staff get a payment of 2½ days' pay for each completed month of work put in by them as they work on "No Work, No Pay" basis.
- (3) Financial condition of the Company is very, very bad since the partition of Bengal.
- (4) Though the Major Engineering Industries Tribunal did not give any increment to the moulders who work on piece-rate system, the Company granted them sufficient increment in their rates. This has considerably increased their earnings.
- (5) There are hundreds of foundries engaged in manufacturing the materials the Company are producing. Their cost of production is much lower compared to that of this Company, as they have either not been brought under the purview of the Major Engineering Industries Tribunal's award or they have not given effect to the award. The Company is therefore underquoted and ousted from the market. Any further burden on the Company would seriously jeopardise the working of the foundry. The industry has reached a point where it cannot bear any further burden.
- (6) The profit in the relevant year is definitely lower than that in the previous year. Hence the demand is unjust and untenable.

As to the ground No. 4, the Major Engineering Industries Tribunal fixed minimum wages of workmen of only the unskilled and semi-skilled categories. Moulders in this Company are skilled workmen. The learned Tribunal did not fix any minimum wage for the skilled or the highly skilled worker as it did not consider it proper or convenient to do so, but directed that suitable increase should be given in the pay of the skilled and highly skilled workers by the employers in view of the increase in the pay of the unskilled and semi-skilled workers, in consultation with the workers, after the publication of the award. This increment to the moulders is given by the Company in accordance with the directions in the award of the Major Engineering Industries Tribunal.

The second ground has already been discussed above and it clearly shows that the clerical and supervisory staff are getting a payment of the nature of bonus every year.

The Company have repeated the plea in the first, third and the sixth grounds that it was in a bad financial condition and further that its profit in 1949 was lower than that in 1948. It is a proprietorship concern. No balance sheet is prepared. The learned Conciliation Officer allowed the Company sufficient opportunity for producing the accounts for 1954 and 1955 B.S. These accounts have not been filed even before the Tribunal. The plea on the ground of financial incapacity is, therefore, not available to the Company, as it has neglected to produce its own account papers to substantiate it.

The fifth ground that there are other foundries engaged in manufacturing similar products who have not implemented the award of the Major Engineering Industries Tribunal and were, therefore, at an advantageous position, is not of much substance.

I do not find that there is any ground for the Company not granting any bonus to the workmen of the factory while a substantial bonus is being paid every year to the clerical and supervisory staff.

In view of the circumstances of the case, however, it is awarded that Company shall pay a bonus equivalent to one week's basic pay to all workmen of the factory, who worked in the factory for more than 60 days in 1949, by way of bonus for that year. This direction shall not apply to the supervisory staff who have already got a payment in the nature of bonus. The payment of the bonus ordered in this award shall be made within four weeks of the date on which this award comes into operation.

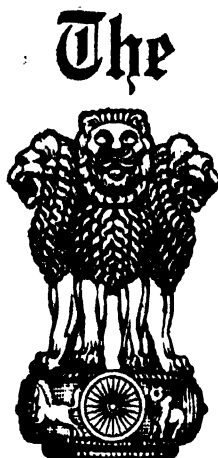
M. C. BANERJI,
Judge, Industrial Tribunal

The 13th September 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.



Calcutta



सत्यमेव जयते

Gazette

Published by Authority

THURSDAY, OCTOBER 12, 1950

CONTENTS:

	Page.		Page.
I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.	2065—2110	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President	Nil
IA.—Orders and notifications by the Government of India republished for general circulation	313—328	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament	Nil
IB.—Educational Notices	233—234		
II.—Advertisements, Notices	367—374		
III.—Acts of the West Bengal Legislature	Nil	SUPPLEMENT No. 41—	
IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India	Nil	Weekly Weather and Crop Report of West Bengal for the week ending the 27th September 1950	423—424
IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly	Nil	Price-list (retail) of Staple Food Crops in the local areas of West Bengal from January to March 1950	425—426

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No 2840G.A.

Appointments and Transfers.

General.

Howrah.—No. 2772G.A./48-78/50.—4th October 1950.—Sri Bhupendra Chandra De, Sub-Deputy Magistrate and Sub-Deputy Collector, is appointed Sub-Deputy Magistrate and Sub-Deputy Collector in the Howrah district, and is posted to the headquarters station of that district on being transferred from the Commercial Tax Directorate.

His Excellency cancels the orders contained in notification No. 2702G.A., dated the 25th September 1950, posting him to the Barrackpore subdivision of the 24-Parganas district.

24-Parganas - Howrah - Hooghly-Nadia - Murshidabad.—No. 2783G.A./1L-28/50.—5th October 1950.—Sri Subodh Chandra Mukherjee, District and Sessions Judge, 24-Parganas, is appointed to act, in addition to his duties, as Additional Sessions Judge of Hooghly, Nadia and Murshidabad during the ensuing Civil Court vacation.

He is authorised, under section 193 of the Code of Criminal Procedure, to receive and dispose of all criminal applications and cases except applications for revision under section 435 of the Code

during the absence, on vacation leave, of Sri S. K. Neogi, Sri N. N. Bagchi, Sri N. C. Chakravarty and Sri M. N. Gan.

Sj. Mukherjee is also authorised under section 9(4) of the Code of Criminal Procedure during the ensuing Civil Court vacation to sit at Alipore, Howrah, Chinsurah, Krishnagar or at Berhampore for the disposal of cases arising in any of these districts.

West Dinajpur - Darjeeling - Malda - Jalpaiguri - Cooch Behar. — No. 2784G.A./1L-28/50. — 5th October 1950.—Sri Rebati Mohan Chatterjee, District and Sessions Judge, West Dinajpur-Darjeeling-Malda-Jalpaiguri, is appointed to act, in addition to his own duties, as Additional Sessions Judge of Cooch Behar during the ensuing Civil Court vacation.

He is authorised, under section 193 of the Code of Criminal Procedure, to receive and dispose of all criminal applications and cases except applications for revision under section 435 of the Code during the absence, on vacation leave, of Sri R. K. Datta Gupta.

Sj. Chatterjee is also authorised under section 9(4) of the Code of Criminal Procedure during the ensuing Civil Court vacation to sit at Balurghat, Darjeeling, Malda, Jalpaiguri or at Cooch Behar for the disposal of cases arising in any of these districts.

Midnapore - Birbhum - Bankura - Burdwan.—No. 2785G.A./1L-28/50.—5th October 1950.—Sri Mati Lal Chakravarti, District and Sessions Judge, Midnapore, is appointed to act, in addition to his own duties, as Additional Sessions Judge of Birbhum, Bankura and Burdwan during the ensuing Civil Court vacation.

He is authorised, under section 193 of the Code of Criminal Procedure, to receive and dispose of all criminal applications and cases except applications for revision under section 435 of the Code during the absence, on vacation leave, of Sri A. C. Ghosh, Sri N. K. Ghosh and Sri S. C. Sen Gupta.

Sj. Chakravarti is also authorised under section 9(4) of the Code of Criminal Procedure during the ensuing Civil Court vacation to sit at Bankura, Burdwan, Suri or at Midnapore for the disposal of cases arising in any of these districts.

Calcutta-24-Parganas.—No. 2800G.A./5C-87/50.—6th October 1950.—Sri Sailesh Chandra Chakravarti, Judge, Industrial Tribunal, West Bengal, is appointed to act, until further orders, as District and Sessions Judge, 24-Parganas.

24-Parganas.—No. 2801G.A./5C-87/50.—6th October 1950.—Sri Jagadish Chandra Majumdar, officiating District and Sessions Judge, 24-Parganas, is appointed to act, until further orders, as Additional District and Sessions Judge of that district.

আরক্ষা

Police

হাওড়া-২৪-পরগণা।—নং ২৭৯০জি.এ।—৬ই অক্টোবর ১৯৫০।—হাওড়া গভর্ণমেন্ট রেলওয়ে পুলিশের অবস্থান উপ-আরক্ষাধ্যক্ষ প্রদীপ কুমার মজুমদার কার্যভার গ্রহণের তারিখ হইতে ব্যারাকপুরে ২নং সনসদ আরক্ষা বাহিনীর সহ-অধিনায়ক নিযুক্ত হইলেন।

Howrah-24-Parganas.—No. 2790G.A.—6th October 1950.—Sri Dulal Krishna Mazumdar, probationary Deputy Superintendent of Police, Government Railway Police, Howrah, is posted as Assistant Commandant, Armed Police Battalion (II), Barrackpore, with effect from the date on which he assumes charge.

মুর্শিদাবাদ-হাওড়া।—নং ২৭৯১জি.এ।—৬ই অক্টোবর ১৯৫০।—মুর্শিদাবাদ জেলার অস্থায়ী উপ-আরক্ষাধ্যক্ষ প্রসন্ননাথ নাথ চক্রবর্তী কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত হাওড়া জেলার সদরে উপ-আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Mushidabad-Howrah.—No. 2791G.A.—6th October 1950.—Sri Surendra Nath Chakrabatti, officiating Deputy Superintendent of Police, Murshidabad, is appointed to act, until further orders, as Deputy Superintendent of Police, and is posted to the headquarters station of the Howrah district, with effect from the date on which he assumes charge.

হাওড়া।—নং ২৭৯২জি.এ।—৬ই অক্টোবর ১৯৫০।—হাওড়া জেলার অস্থায়ী উপ-আরক্ষাধ্যক্ষ প্রজ্ঞাবিনী কুমার গোস্বামী কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত হাওড়া গভর্ণমেন্ট রেলওয়ে পুলিশের উপ-আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Howrah.—No. 2792G.A.—6th October 1950.—Sri Aswini Kumar Gope, officiating Deputy Superintendent of Police, Howrah, is appointed to act, until further orders, as Deputy Superintendent of Police, and is posted to the headquarters station of Government Railway Police, Howrah, with effect from the date on which he assumes charge.

Leave

Nadia.—No. 2788G.A./3L-39/50.—6th October 1950.—Sri Abhayananda Mukherjee, Sub-Magistrate and Sub-Collector, on probation, Krishn Nadia, is allowed earned leave for twenty-two days from 27th October 1950 to 17th November 1950 under rule 167(ii) of the West Bengal Service Rules, Part I.

Bankura.—No. 2797G.A./2L-11/50.—6th October 1950.—Sri Amulya Chandra Sarbajna, Sub-Magistrate and Sub-Deputy Collector, on probation, Bankura, was allowed earned leave for eight days with effect from the 5th September 1950 under rule 167(ii) of the West Bengal Service Rules, Part I.

Police.

Jalpaiguri.—No. 2818G.A./5L-22/50.—6th October 1950.—Sri Sudhir Kumar Sinha, Superintendent of Police, Jalpaiguri, is allowed leave on average pay for one month and five days from the 5th May 1950 and thereafter leave on half average pay for one year, ten months and twenty days under rules 81(b)(ii) and 81(d) respectively of the Fundamental Rules.

By order of the Governor
S. N. RAY, Chief S

Constitution and Elections NOTIFICATION.

No. 1681A.R./R1L-7/50.—9th October 1950. The following order, dated the 6th October 1950 by His Excellency the Governor is published for general information:—

"Order.

In exercise of the power conferred on me by clause (b) of clause (2) of article 174 of the Constitution of India, I hereby direct that the Bengal Legislative Assembly shall stand adjourned on the 6th October 1950, at the conclusion of the sitting on that day.

KAILAS NATH KAT
Governor of West Ben

GOVERNMENT HOUSE,
CALCUTTA,

The 6th October 1950.

By order of the Governor
M. M. BASU, Jr

Political (Defence)

NOTIFICATIONS.

No. 1355HD/519/50.—3rd October 1950.—Kumar Adhikram Majumdar, I.A.S. (Retired) is appointed to act, until further orders, as the Provincial Commandant, West Bengal National Volunteer Force.

No. 1358H.D./526/50.—3rd October 1950.—Sri Durga Pada Banerjee, W.B.C.S., is appointed to act, until further orders, as the Additional Provincial Commandant, West Bengal National Volunteer Force, in addition to his duties as Provincial Defence Co-ordination Officer, Deputy Secretary to the Government of Bengal (*ex-officio*), vice Sri P. L. Roy, retired.

By order of the Governor
P. C. ACHARJI, Jr

Special Section

ORDERS.

No. 16076H.S.—3rd October 1950.—Whereas the State Government has reason to believe that the undermentioned person is in respect of whom a warrant has been issued under sub-clause (ii) of clause (a) of sub-section 3 of the Preventive Detention Act, 1950, directing that he be detained so that he is not executed:

Particulars of the person.

Particulars of the person.

Particulars of the person.

By order of the Governor,
L. A. D'COSTA, Asst. Secy.

S. GUPTA, Insp.-Genl.

No. 58000. 8th September 1950.—
 Advr Prasad, District, officiating Sub-
 Judge, under order of transfer to
 be appointed Assistant Sessions Judge of
 District.

জামিনীপুর—নং ২৪৮—১৪৪ ক্রোমপুর ১৪০০—মোদনপুর
জেলার সদর দফতর-করাগর স্যানিট-অফিসার অফিস নিম্নলিখিত প্রস্তাবাদ
ক্রমে প্রাপক উক্ত জেলার সদর কলারী হতে অপর নিম্নলিখিত জনাব
দ্বারা প্রদত্ত বারী হতে প্রাপ্ত স্যানিট-অফিসার অফিসার অফিস
নং ২৪৮-১৪৪ ক্রোমপুর ১৪০০

[Midnapore.—No. 218.—14th September 1950.—Sri Sudhansu Kanti Das, temporary Sub-Registrar attached to the Sadar Registration office at Midnapore, is appointed to act as the Sadar Joint Sub-Registrar of the same district during absence on leave of Janab Syed Baderul Bari, officiating Sadar Joint Sub-Registrar of Midnapore.]

কলিকাতা।—নং ২১৯।—১৪ই সেপ্টেম্বর ১৯৫০।—কলিকাতার হুজুর অফিসের নিবন্ধক প্রমোদ চন্দ্র সেনগুপ্তকে এই বিভাগের ২৯শে আগস্ট ১৯৫০ তারিখের ২০৯ নং প্রজ্ঞাপন মারফৎ প্রদত্ত ছুটির সম্প্রসারণে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২১শে সেপ্টেম্বর হইতে গড়বেতনে বাইশ দিনের ছুটি প্রদত্ত হইল।

[Calcutta.—No. 219.—14th September 1950.—Sri Ramesh Chandra Sen Gupta, Joint Sub-Registrar of Calcutta, is allowed leave on average pay for twenty-two days under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 21st September 1950 in extension of the leave sanctioned to him in this Directorate notification No. 209, dated the 29th August 1950.]

কলিকাতা-বর্ধমান।—নং ২২০।—১৬ই সেপ্টেম্বর ১৯৫০।—বর্ধমান জেলার মঙ্গলকোট বদলীর আদেশপ্রাপ্ত অফিসের নিবন্ধক প্রমোদ চন্দ্র সেনগুপ্তকে এই বিভাগের ৪৮৯ জুলাই ১৯৫০ তারিখের ১৮১ নং প্রজ্ঞাপন মারফৎ প্রদত্ত ছুটির সম্প্রসারণে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৭০(১) সংখ্যক নিয়মানুসারে চিকিৎসকের সুশারিগতমে ২৬শে জুলাই ১৯৫০ তারিখ হইতে দুই মাসের ছুটি প্রদত্ত হইল।

[Calcutta-Burdwan.—No. 220.—16th September 1950.—Sri Himansu Bhusan Chakladar, Sub-Registrar under orders of transfer to Mangalkote in the district of Burdwan, is allowed leave on medical certificate for two months from the 26th July 1950 under rule 173(I) of the West Bengal Service Rules, Part I, in extension of the leave sanctioned to him in this Directorate notification No. 181, dated the 4th July 1950.]

পশ্চিম দিনাজপুর-২৪-পারগণা।—নং ২২১।—১৬ই সেপ্টেম্বর ১৯৫০।—পশ্চিম দিনাজপুর জেলার বালুরঘাটে বদলীর আদেশপ্রাপ্ত ২৪-পারগণা জেলার বারুইশ্বরের ভূপস্বর্গ অফিসের নিবন্ধক প্রমোদ চন্দ্র সেনগুপ্তকে এই বিভাগের ৫ই সেপ্টেম্বর ১৯৫০ তারিখের ২১৫ নং প্রজ্ঞাপন মারফৎ প্রদত্ত ছুটির সম্প্রসারণে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ৩রা সেপ্টেম্বর হইতে পাঁচ দিনের অজিত ছুটি এবং উক্ত নিয়মাবলীর ১৭০(১) সংখ্যক নিয়মানুসারে চিকিৎসকের সুশারিগতমে পনের দিনের ছুটি প্রদত্ত হইল।

[West Dinajpur-24-Parganas.—No. 221.—16th September 1950.—Sri Parimal Das, Sub-Registrar under orders of transfer to Balurghat in the district of West Dinajpur, is allowed leave for twenty days, viz., earned leave for five days under rule 167(ii) of the West Bengal Service Rules, Part I, and leave on medical certificate for fifteen days under rule 173(I) of the said rules with effect from the 3rd September 1950 in extension of the leave sanctioned in this Directorate notification No. 215, dated the 5th September 1950.]

মেদিনীপুর।—নং ২২২।—২১শে সেপ্টেম্বর ১৯৫০।—মেদিনীপুর জেলার খেজুরির অফিসের নিবন্ধক প্রমোদ চন্দ্র সেনগুপ্তকে এই বিভাগের ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ১১ই সেপ্টেম্বর হইতে বাইশ দিনের অজিত ছুটি প্রদত্ত হইল।

[Midnapore.—No. 222.—21st September 1950.—Sri Phanindra Nath Midder, Sub-Registrar of Khajri in the district of Midnapore, is allowed earned leave for twenty-two days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 11th September 1950.]

মেদিনীপুর।—নং ২২৩।—২১শে সেপ্টেম্বর ১৯৫০।—মেদিনীপুর জেলার পুর নিবন্ধকরণের সংশ্লিষ্ট অফিসের নিবন্ধক প্রমোদ চন্দ্র সেনগুপ্তকে এই বিভাগের ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ১১ই সেপ্টেম্বর হইতে বাইশ দিনের অজিত ছুটি প্রদত্ত হইল।

[Midnapore.—No. 223.—21st September 1950.—Sri Chittaranjan Chakrabarty, Sub-Registrar attached to the Sadar Registration office in district of Midnapore, is appointed to act as the Registrar of Khajri in the same district during the absence on leave of the permanent incumbent or until further orders.]

মেদিনীপুর।—নং ২২৪।—২১শে সেপ্টেম্বর ১৯৫০।—মেদিনীপুর জেলার পুর নিবন্ধকরণের সংশ্লিষ্ট অফিসের নিবন্ধক প্রমোদ চন্দ্র সেনগুপ্তকে এই বিভাগের ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২১শে সেপ্টেম্বর হইতে বাইশ দিনের অজিত ছুটি প্রদত্ত হইল।

[Midnapore.—No. 224.—21st September 1950.—This Directorate notification No. 217, dated the 14th September 1950, sanctioning leave to Janab Syed Baderul Bari, officiating Sadar Joint Sub-Registrar in the district of Midnapore, hereby cancelled.]

মেদিনীপুর।—নং ২২৫।—২১শে সেপ্টেম্বর ১৯৫০।—মেদিনীপুর জেলার পুর নিবন্ধকরণের সংশ্লিষ্ট অফিসের নিবন্ধক প্রমোদ চন্দ্র সেনগুপ্তকে এই বিভাগের ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২১শে সেপ্টেম্বর হইতে বাইশ দিনের অজিত ছুটি প্রদত্ত হইল।

[Midnapore.—No. 225.—21st September 1950.—This Directorate notification No. 218, dated the 14th September 1950, appointing Sri Sudhansu Kanti Das, temporary Sub-Registrar attached to the Sadar Registration office in the district of Midnapore as officiating Sadar Joint Sub-Registrar of the same district, is hereby cancelled.]

২৪-পারগণা।—নং ২২৬।—২৫শে সেপ্টেম্বর ১৯৫০।—২৪-পারগণা জেলার বারুইশ্বরের অফিসের নিবন্ধক প্রমোদ চন্দ্র সেনগুপ্তকে এই বিভাগের ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ১২ই আগস্ট হইতে ২২শে আগস্ট পর্যন্ত পাঁচ দিনের ছুটি প্রদত্ত হইল।

[24-Parganas.—No. 226.—25th September 1950.—Janab Abdul Wajid, Sub-Registrar of Balurghat in the district of the 24-Parganas, is allowed leave on average pay for eleven days under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 12th August 1950.]

মালদহ।—নং ২২৭।—২৫শে সেপ্টেম্বর ১৯৫০।—মালদহ জেলার বাগিচাকের অফিসের নিবন্ধক প্রমোদ চন্দ্র সেনগুপ্তকে এই বিভাগের ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ৫ই সেপ্টেম্বর হইতে তিন দিনের অজিত ছুটি প্রদত্ত হইল।

[Malda.—No. 227.—25th September 1950.—Sri Prafulla Kamal Dutt, Sub-Registrar of Balurghat in the district of Malda, is allowed leave for three days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 5th September 1950.]

কলিকাতা-হুগলী।—নং ২২৮।—২৫শে সেপ্টেম্বর ১৯৫০।—কলিকাতার হুগলী অফিসের নিবন্ধক প্রমোদ চন্দ্র সেনগুপ্তকে এই বিভাগের ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২১ই সেপ্টেম্বর হইতে বাইশ দিনের অজিত ছুটি প্রদত্ত হইল।

[Calcutta-Hooghly.—No. 228.—25th September 1950.—Sri Ramesh Chandra Sen Gupta, Sub-Registrar of Calcutta, on leave, is appointed to be the Sub-Registrar of Janai in the district of Hooghly.]

হুগলী-কলিকাতা।—নং ২২৯।—২৫শে সেপ্টেম্বর ১৯৫০।—হুগলী জেলার জনাইয়ের অফিসের নিবন্ধক প্রমোদ চন্দ্র সেনগুপ্তকে এই বিভাগের ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২১ই সেপ্টেম্বর হইতে বাইশ দিনের অজিত ছুটি প্রদত্ত হইল।

হুগলী-কলিকাতা।—নং ২৩০।—২৫শে সেপ্টেম্বর ১৯৫০।—হুগলী জেলার জনাইয়ের অফিসের নিবন্ধক প্রমোদ চন্দ্র সেনগুপ্তকে এই বিভাগের ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২১ই সেপ্টেম্বর হইতে বাইশ দিনের অজিত ছুটি প্রদত্ত হইল।

[Hooghly-Calcutta.—No. 229.—25th September 1950.—Sri Jnanini Mohan Chakrabarty, Sub-Registrar of Janai in the district of Hooghly, is appointed to be the Joint Sub-Registrar of Calcutta.]

N. O. CHATTERJI, Insp.

FINANCE DEPARTMENT

Audit

NOTIFICATION

No. 4074F./F/3L/2(28)/50.—4th October 1950. Sri Pulin Behari Banerjee, Special Officer and Deputy Secretary, Finance Department, allowed leave on average pay for the period from the 9th October 1950 to 14th October 1950 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

Cooch Behar.—No. M.2B-6/50.—30th September 1950.—In exercise of the power conferred by section 506 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to amend the by-laws framed by the Commissioners for Bandyabati Municipality in the district of Midnapore under section 269(b) of the said Act and issued for information under notification M.2B-6/50, dated the 6th May 1950.

Midnapore.—No. M.1M-135/49.—30th September 1950.—In exercise of the power conferred by section 8 of the Bengal Municipal Act (Bengal Act XV of 1932), the Governor is pleased to alter the number of Commissioners for Ghatal Municipality in the district of Midnapore from twelve to fifteen. This notification shall have effect for the purpose and from the next reconstitution of the Commissioners of the said municipality.

By order of the Governor,
S. K. GUPTA, Secy.

Calcutta.—No. M.2C-9/50.—28th September 1950.—In exercise of the power conferred by section 5 of the Calcutta Municipal Corporation Act, 1911 (Bengal Act V of 1911), the Governor is pleased to appoint Sri S. K. Gupta, as the Chairman of the Board of Trustees for Improvement of Calcutta for a period of three years with effect from the date on which he assumes charge.

CORRIGENDUM.

L.S.-G.3B-9/50.—5th October 1950.—In notification No. L.S.-G.3B-9/50, dated the 2nd October 1950, published at page 1853, Part I of the Calcutta Gazette, dated the 14th September 1950, make the following correction:—

In the second line under the heading "Draft Amendment", for the word, letters and figures "Form No. 9", substitute the word, letters and figures "Form No. 97".

By order of the Governor,

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS

Calcutta.—No. Medl 4430 1C-13/49.—19th September 1950.—The Governor is pleased to appoint Retn R. Basu, representative of the Rotary Club, Calcutta, as a member on the Visiting Committee of the Nilratan Sarkar Hospital, Sealdah, formerly Campbell Hospital, for the year 1950-51, constituted under Government resolution No. Medl 2788 1C-13/49, dated the 21st June 1950 in place of Retn N. Beed.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Calcutta. No. Medl 4565 3M-20/50(Pt.) — 27th September 1950. Temporary Assistant Surgeon Dr. Kinkar Madhab Sen Gupta, M.B., employed as Demonstrator of Pharmacology in the Lake Medical College, Calcutta, is placed on supernumerary duty at the Nilratan Sarkar Medical College, Calcutta, with effect from the date he joins there.

Cooch Behar.—No. Medl 4613 5C-19/50.—30th September 1950.—Dr. R. N. Guba Majumdar, B.Sc., M.B.(Cal.), F.R.C.S.(Edn.), F.R.F.P. & S.(Glas.), Surgeon Superintendent, Maharaja Jitendra Narayan Hospital, Cooch Behar, is appointed temporarily to act, until further orders, as Civil Surgeon, Cooch Behar, in addition to his own duties, with effect from the 18th August 1950 (afternoon), *vice* Dr. A. R. Sikund, on leave.

By order of the Governor,
P. M. DATTA Asst. Secy

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATION

No. 97.—3rd October 1950.—The Governor is pleased to appoint Sri Sibaram Bhattacharjee, Assistant Secretary in the Department of Works and Buildings, to act temporarily as Deputy Secretary to Government in that department, with effect from the date of his assuming charge of the post and until further orders.

By order of the Governor,
S. K. MAJUMDAR, Jt. Secy.

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATION.

No. 16-I.—4th October 1950.—In exercise of the powers conferred by section 2 of the Bengal

the Governor is pleased to fix for one year with effect from the 16th October 1950 the following prices on the basis of which the value of the average increase in the outturn as estimated under section 8 of the Act from agricultural land in the Damodar Canal area shall be calculated:—

Paddy grain—Rs. 7-8 (rupees seven and annas eight) per maund.

Paddy straw—Rs. 2 (rupees two only) per maund.

By order of the Governor,

S. K. DEY, Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

ORDERS.

No. 2276M.P.—29th September 1950.—Whereas Messrs. Dragon Engineering Works have entered into an agreement with the Calcutta Electric Supply Corporation, Limited, licensees of the Calcutta and District Consolidated Electric License, 1946, for taking from the said licensees, the supply of energy at the premises of Messrs. Dragon Engineering Works at Monsatala Lane, North Bantra, in the district of Howrah, situated outside the area of supply of the said licensees;

And whereas the said premises are not situated within the area of supply of any other licensee;

Now, therefore, in exercise of the power conferred by section 27 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to authorise the said licensees to supply energy to the said Messrs. Dragon Engineering Works at Monsatala Lane, North Bantra, in the district of Howrah, for industrial purposes and to lay down or place electric supply lines for that purpose subject to the following conditions and restrictions, namely:—

The authority hereby conferred shall—

(a) remain in force until—

(i) the area of supply of the said licensees is extended so as to include within its limits the said premises of Messrs. Dragon Engineering Works at Monsatala Lane, North Bantra, in the district of Howrah; or

(ii) a license is granted to any other person whose area of supply includes the said premises within its boundaries and such person is in a position to supply energy to the said premises; or

(iii) any transmission or distribution system for supplying energy outside such area of supply is established by or on behalf of the State Government;

enabling energy to be supplied at the said premises without such authority;

(b) be subject to the restrictions referred to in the third proviso to section 27 hereinbefore mentioned.

This authority is not in lieu of the permission required under the West Bengal Electricity (Emergency Powers) Act, 1948 (West Bengal Act XVII of 1948).

No. 2281M.P.—29th September 1950.—Whereas in the opinion of the State Government there is likelihood of any surplus electrical energy being available in the area of supply of the Midnapur Electric Supply Company during a period 31st May 1951 next following the date of publication of this order in the Official Gazette;

And whereas it is necessary that the consumption of electrical energy should be reduced some industrial consumers in the said area supply;

Now, therefore, in exercise of the power conferred by section 3 of the West Bengal Electricity (Emergency Powers) Act, 1948 (West Bengal Act XVII of 1948), the Governor is pleased to require the industrial consumer specified in column 1 of the schedule below to reduce the consumption of electrical energy in the manner specified in column 3 of the said schedule during the said period:—

Schedule.

Name and address of consumers.	Connected electric motor loads in Horse Power.	Period
1	2	3
Sri Lal Prahlad Roy School, Bazar Chawk.	10	Not to work the electric motors between the hours of 6 and 5 a.m. following day

By order of the Governor,

S. C. DAS GUPTA, Dy. Secy.

Industries

NOTIFICATION.

No. 2390Ind.—26th September 1950.—Sri S. Mitter, Director of Industries, lately on suspension, is reinstated with effect from October 1950, and is allowed leave on average pay, preparatory to retirement, under rule 18 of the West Bengal Service Rules, Part I, for 12 months, with effect from 1st October 1950 to January 1951 (both days inclusive).

By order of the Governor

S. K. CHATTERJI, Secy.

DIRECTORATE OF INDUSTRIES

Orders by the Directorate of Industries, West Bengal

No. 207.—3rd October 1950.—Sri Paragopal Sen, Assistant Director of Industries (Textiles), West Bengal, is allowed earned leave for twenty-two days from 27th October 1950 to 17th November 1950, under rule 168(1) of the West Bengal Service Rules, Part I.

He is permitted to prefix the Puja holidays from 15th October 1950 to 26th October 1950 affix Jagadhatri Puja and Sunday on 18th October 1950 and 19th November 1950 respectively the leave.

D. N. GHOSH, Secy.

LABOUR DEPARTMENT

ORDER.

No. 5721Lab.—29th September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 4779Lab., dated the 28th August 1950, the industrial dispute between Agarpara Kutir Silpa Pratisthan, P. O. Kamarhatty, 24-Parganas, and their workers as represented by Agarpara Kutir Silpa Sramik Union, Agarpara, P. O. Kamarhatty, 24-Parganas, in connection with the dismissal of Sri Shyam Lall Das was referred for adjudication to Sri S. C. Chakravarti, District Judge;

And whereas the said Sri S. C. Chakravarti, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased by to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of an industrial dispute between Agarpara Kutir Silpa Pratisthan, P. O. Kamarhatty, 24-Parganas, and their workers as represented by Agarpara Kutir Silpa Sramik Union, Agarpara, P. O. Kamarhatty, 24-Parganas, in connection with the dismissal of Shyam Lall Das.

PRESENT:

SRI SAILES CHANDRA CHAKRAVARTI,
Chairman of the Tribunal.

the Company: Sri D. N. Chatterjee, Manager.

the Union: Sri Sukumar Bakshi, Assistant Secretary, Agarpara Kutir Silpa Mazdoor Union.

Coming under sections 7 and 10 of the Industrial Disputes Act, 1947, Government of West Bengal (Department of Labour), by their order 4779Lab., dated the 28th August 1950, referred to me for adjudication industrial dispute between Agarpara Kutir Silpa Pratisthan, P. O. Kamarhatty, 24-Parganas, and their workers as represented by Agarpara Kutir Silpa Sramik Union, Agarpara, P. O. Kamarhatty, 24-Parganas, in connection with the dismissal of an employee, viz., Shyam Lall Das.

AWARD.

reference has been unfortunate because of an incident of which management had no notice. The Labour Commissioner reported to Government on 30th June 1950 for reference of the dispute to a tribunal. Management, on 28th August 1950, referred the dispute to a tribunal with the following points:—

Is the dismissal of Sri Shyam Lall Das justified?

If not, whether he is entitled to reinstatement with full compensation for the whole period of his unemployment.

The second point is dependent on the first. The question is one of reinstatement. On receipt of the reference notices were issued and then it came to my notice that Shyam Lall Das died on 4th August 1950. The

reference fails on this ground. Shyam Lall died childless leaving a wife only. During conciliation proceedings the employer refused to reinstate the deceased but agreed to pay gratuity for 6 years of service, though a small amount was offered. The employer did not want to go back on the offer because of the death but both parties requested me to arbitrate on the amount. The deceased had been a piece-rate worker with a minimum guaranteed income of Rs. 30. He earned about Rs. 70 a month. Looking to this, I fixed Rs. 220 as gratuity which was agreed to by the parties. Rs. 30 was owing to the deceased as unpaid salary. The two together amount to Rs. 250. This amount has already been paid to the widow. The receipt has been shown to me and the Union representative and reported the fact of payment to me.

In the circumstances, I award that no dispute now exists.

S. C. CHAKRAVARTI,
Chairman of the Tribunal

The 16th September 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 5725Lab.—29th September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 6408Lab., dated the 15th December 1949, the industrial dispute between Shree Hanuman Cotton Mills Company, Jagannathpur, post office Uluberia, district Howrah, and the workmen represented by Shree Hanuman Cotton Mills Mazdur Union, Jagannathpur, post office Uluberia, district Howrah, regarding the matters specified in the schedule to the said order, was referred for adjudication to Sri A. Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of reference No. 6408Lab., dated the 15th December 1949, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Shree Hanuman Cotton Mills Company, Jagannathpur, post office Uluberia, district Howrah, and their workmen represented by Shree Hanuman Cotton Mills Mazdur Union, Jagannathpur, post office Uluberia, district Howrah.

PRESENT: SRI A. DAS GUPTA, *District Judge.*

For the Company: Sri P. C. Mullick, Advocate, instructed by official counsel of the Company.

For the Employees: Sri Aurobindo Ghosal, Pleader and Secretary of the Union.

Award.

The following points have been referred for adjudication:—

- (1) Whether the period of closure with effect from 25th November 1949 should be treated as that of involuntary unemployment for the workmen and, if so, what emoluments should be paid to the workmen for the said period.
- (2) Whether the mills should be directed to be reopened.
- (3) The amount of compensation the workmen are entitled to get in case the mills are closed down indefinitely.
- (4) Whether the workmen are entitled to bonus for the years 1948 and 1949.
- (5) Whether the workmen should be paid their Provident Fund contributions along with the mills' share of contribution and interest.
- (6) Whether the workmen should be taken in and treated as on continuous service when the mills reopen.
- (7) If the mills reopen, what notice should be given to the workmen.
- (8) Whether the workmen should be given conveyance charges for going home.
- (9) What time should be allowed to the workmen for vacating the quarters.
- (10) When should the dues of the workmen be paid in full.
- (11) Whether Sri Lal Mohan Mandal, Assistant Secretary of the Union, should be reinstated and entitled to the same benefits of compensation, etc., as other workmen.
- (12) Whether service certificates should be given to the workmen.

nt No. 11—Reinstatement of Lal Mohan Mandal with compensation.

take up point No. 11 first. Lal Mohan Mandal was a worker of the Engineering Department of Shree Hanuman Cotton Mills Co., having been discharged on 5th October 1949. At the relevant time he is said to have been the Assistant Secretary of the Union. The Union complains that Lal Mohan was discharged for his union activities. This is denied by the Management.

Badan and Giasuddin were workers of the mills. Badan was a mistry and Giasuddin was a tenter. They were previously important members of the Union. Badan was promoted to a higher post and Giasuddin was promoted to the post of a mistry in the place of Badan. According to the Union, Giasuddin was made a clerk. This is denied by the Manager. The Union has also named one Madan Mohan Mandal who is at present the Assistant Secretary of the Union. We get from him that Badan was not allotted any office. His duty was to watch the workers' work. In any case Badan had a position. We are not concerned whether he was made a clerk or a superior or a head mistry. These promotions of Badan and Giasuddin are said to have excited the other workers of the mill who were also members of the Union. After promotion Badan and Giasuddin were expelled from the mill. At about 10-30 a.m. on 12th September 1949 a meeting was called of the "A" shift workers and it was resolved that Badan and Giasuddin be turned out of the mills unless they work in their respective original positions. In pursuance to this resolution Lal Mohan saw the Manager and demanded of him to demote Badan and Giasuddin or to turn them out as the other workers did not want them. The Manager wanted the demand to be put in writing. Lal Mohan, as Assistant Secretary of the Union, placed

in writing before the Manager the demand of the workers as per resolution passed on 12th September 1949 within the mill premises. Annexure D is the Company's written statement is the demand of the workers. With waiting for the Manager's order, the workers took up the law in their hands. The entire "A" shift workers, numbering 700 to 800, made *golmal*. They wanted to drive out Badan and Giasuddin. Badan was a bit too late had not the courage to enter the mills when he saw *golmal*. Giasuddin was assaulted and some of the workers who did not want Giasuddin to die removed him to the mill dispensary. After receipt of letter of Lal Mohan, the Manager reported the incident to the Secretary of the Union. This letter is Annexure D1 to the Company's written statement. This is dated 13th September 1949. Lal Mohan was immediately placed under suspension. After receipt of this letter the President of the Union wrote to the Manager on the 19th September 1949 supporting action of Lal Mohan on the ground that he had only expressed the view of the workers. There was a negotiation between the President of the Union and the Manager of the mills and it was agreed that Lal Mohan, Badan and Giasuddin would join their respective works simultaneously. Lal Mohan joined his work on the 5th October but Giasuddin and Badan were not allowed to return to their duty. After working for one day Lal Mohan did not turn up. It is clear that Lal Mohan was the only office-bearer of the Union present at the meeting held on 12th September 1949. There is no suggestion that any other important office-bearer was present at the meeting. Lal Mohan was a spokesman for the workers. He also represented the demands of the workers in writing before the Manager. If on the facts the Manager believed that Lal Mohan was the leader of the movement cannot be blamed. Such incidents can by no means be encouraged. I am really sorry to find that the President of the Union and the Secretary of the Union who happens to be a member of the Bar are trying to advocate the case of Lal Mohan. They should have written to the Manager describing the incident and expressing regret for what had happened. The less I discuss the point, the better.

In the award of the Cotton Textile Tribunal published under Government notification No. 2956Lab., dated 21st October 1948, a provision was made for promotion of workers. The workers demanded some provision for promotion of workers. The provision is "promotion will depend on firstly, on efficiency and, secondly, on seniority. No vacancy in any post shall be filled up by an outsider so long as a workman already in service is not incapable of filling up the post." We get from the evidence of Madan Mohan Mondal that in the past Tarini and Satish had such promotions. They were made clerks. But the witness does not know where they were workers before. The witness himself was a doffer boy. He was promoted to the post of a tenter. The next post is section man. Giasuddin was a mistry. Both Badan and Giasuddin were senior men to the witness Madan Mohan as also to Lal Mohan. Nothing has been pointed out to me that the action of the management amounted to discrimination. It has not been suggested that more senior workers with more efficiency or more efficient workers of the same standing had been superseded. The promotion of Badan and Giasuddin cannot but be upheld. The workers had no justification to make a grievance for the promotion of Badan and Giasuddin. In any view of the case the incident of 12th September cannot by no means be supported. I cannot persuade myself to put a premium upon such riotous conduct of the workers. The management was perfectly justified to suspend Lal Mohan as a leader of the movement pending enquiry. This was not a punishment but was only a security or a precautionary measure. After negotiation with the President of the Union he was allowed to resume work on the distinct understanding that Badan

suddin would also be permitted by the workers to resume their respective duties. But Badan and Giasuddin were not allowed to resume their duties. It was undoubtedly a most unfair practice on the part of the workers the Union was highly unjustified in their attempt to support the action Lal Mohan instead of decrying the incident and passing a resolution against the workers including Lal Mohan who were responsible for the incident. After the negotiation the suspension was not subsisting. But Mohan did not himself turn out. Lal Mohan has not been examined in his case. He has been wilfully withheld for reasons best known to the Union. In any view of the case I am not inclined to direct his reinstatement or to allow him any compensation.

Items 1, 2 and 3—Reopening of the mills and compensation to workers if the mills are reopened as also if the closure of mills continues for any indefinite period.

These three points are inter-related and for the sake of convenience I bring them up together. A short history may be necessary for a clear understanding of the position. The Union's grievance is that the neighbouring mill, namely, the Bowreah Cotton Mills Co., Ltd., and other Cotton Mills in West Bengal declared bonus for 1947 as directed in the award issued under Government notification No. 2956Lab., dated the 21st August 1948, of the Government of West Bengal, Labour Department, while Hanuman Cotton Mills Co. kept silent. The Union placed a charter of demands before the management by a letter, dated 28th January 1949, in which bonus was an item. There were negotiations between the management of the mills and the Union and the management is said to have assured the Union that it would be in a position to declare the result of bonus by the Nabami day, the 31st March 1949, by which time the accounts for the current financial year of the Company were expected to be completed. However, with a view to give some financial assistance to the workers, the management had allowed the workers pay for 10 days against 15 days' sick leave, although the workers did not take any leave (Annexure 1 to the Union's written statement). As the management did not make any declaration about bonus as assured, the Union issued to the management a notice, dated 19th April 1949, to inform it that the workers would strike work with effect from 2nd May 1949. The matter was taken up by the Union to the Labour Commissioner. At the intervention of the Assistant Labour Commissioner, Howrah, a joint conference of the management and the Union was held on 6th May 1949, and at the joint conference the Manager, as appears from the notes of the Conciliation Officer in the file of the Assistant Labour Commissioner, made it clear that by a rough estimate, there was no bonus in the year 1947. He, however, assured the Conciliation Officer that the matter would be reconsidered after the accumulated stock of 1,249 bales of cotton had been lifted and that attempts would be made to pay the workers a considerable amount as bonus. He could not give any idea about the amount and without consulting the proprietors. He, however, agreed to give an intimation after 15 days. The delay in completing the accounts of the relevant year was also explained. The Union does not appear to have questioned the explanation. The strike notice was withdrawn at the request of the Assistant Labour Commissioner and on the assurance of the Manager to consider the demand of the workers for bonus. Negotiations between the management and the Union on the question of bonus were arranged. The management wrote to the Union's Secretary on 19th May 1949 complaining low production. The reasons as alleged by the management are:—

1) That "A" shift tenters of Roving Department have slowed down production by running the frames on half belt. This is said to have reduced production by 50 per cent.

(2) That some of the tenters are passing the roves in singles produ waste on empty bobbins. This is said to have hampered production gre and lowered the test of yarn. It was made clear in this letter that the r were running at a great loss and a warning was held out that if this sta things would continue, management might be compelled to close down mills and that the Textile Commissioner had already been approached permission to close down the mills (Annexure 7 to Union's written s ment). The Union appears to have complained about a fall in the w of the Roving Department as also the Reeling Department. In the re dated 30th May 1949, the Manager stated that these workers were I raters and that their piece rates were settled in consultation with the U in accordance with the direction given in the award. It was made c that fall in the wages was due to fall in production, although the rates recently been increased. In this letter the Manager pointed out to Union by actual figures of production from August 1948 to April 1949 efficiency had gone down by more than 50 per cent. The specific insta of negligence referred to in the letter, dated 19th May 1949, were repea The Secretary of the Union was requested to advise the workers accordin The Secretary was also requested to advise the men of the Reeling Dep ment to see that yarn was properly reeled and hanks contained the requ number of thread. It may be mentioned in this connection that on : April 1949 the management wrote to the Textile Commissioner for per sion to close the mills. A copy of the letter was forwarded to the Assis Labour Commissioner, Howrah. In this letter the management sough give a picture of the real position of the mills. The mills were said to : been running at a loss of about Rs. 30,000 a month, and all their stores been hypothecated to banks. The reasons were (1) inability to purc cotton at controlled rates. To keep the mills running the mills hac purchase at higher rates; (2) reduction of price of yarn at a time when price should have been increased; (3) a heavy rise in the price of coal, stc transport costs and wages of the workers; (4) fall in the demands of y in Bihar and Bengal. Bombay yarn of several mills was reported to : been decontrolled and was expected to come down to Bengal. The U wrote to the management on 25th May 1950 reiterating its claim for be to the workers. In this letter, the Union asserted that accumulated stoc yarn was the production of April 1949 only (Annexure 8 to the Un written statement). But nothing was suggested against the charge of management about inefficiency and negligence of the workers leading wastes, lowering the strength of yarn and fall in the production. On 26th May 1949, management wrote to the Assistant Labour Commis to inform him that the Company was not in a position to declare be unless and until the accumulated stock of yarn had been lifted. By letter the management attempted to give the same picture of its finan position as was conveyed to the Textile Commissioner by the letter, d 23rd April 1949. In this letter negligence and inefficiency of the wor leading to a fall in the production was mentioned to be one of the grea of the financial hardship of the mills. Liquid cash in the hands of management had been exhausted and the limit of overdraft from banks been exceeded. From the Labour Commissioner's file we find that on May 1949 and 2nd July 1949 there were howlings in the mill premises of workers who were not attending the mills. The Union's Secretary app to have been informed of this. In the letter of the 30th May 1949 to : I have already referred the management complained to the Secretary of Union that most of the workers have been wasting time in loitering an chatting, and it was pointed out that it was not possible, in the pre conditions, to keep the mills running.

On 17th June 1949 the management issued a notice that on account heavy accumulation of yarn and low production it was impossible for

management to run the mills and that the mills would be closed down on from 18th July 1949 until the position improved. Thereupon the on Secretary wrote to the Assistant Labour Commissioner on 22nd June 1949 to inform him about the hardship that would be caused by the contemplated closure of the mills. The Union claims all dues, bonus, compensation for closing the mills in addition to the terminal compensation under the Act. Towards the end of this letter the Secretary of the Union stated: "In conclusion I am surprised to see that the crisis has been created neither by the workers nor by the owners but the Government due to its repugnant policy in not lifting up the bales stacked in the godown for months together. The workers at first served the strike notice on the management for bonus, but they had to call it off when they realised the actual situation. But the Government instead of avoiding this crisis rather helped it to come to such a state of close down."

Therefore I hope you will kindly take up this matter immediately, to avert an undesirable situation, as I have already told, will be created. It will be solely due to Government's deliberate negligence and dilatory action. This was followed by a letter, dated 13th July 1949, in which the Union's Secretary accused the Government of indifference and callousness and held the Government responsible for the miserable plight with which the workers were threatened.

Considering the hardship the workers would be put to, the management, in a view to give a chance to the workers to improve production postponed the closure of the mills to 1st August 1949 by a notice, dated 15th July 1949. The closure was postponed at the request of the President of the Union. In the notice of postponement it was made clear that the Manager hoped that the workers would appreciate this gesture on the part of the management in the interests of the labour, industry and country, would do their best so that production of the mills was efficiently maintained so that the loss to the industry was suffering be minimised.

We find from the Labour Commissioner's file that on 8th July 1949 the management wrote to the Labour Commissioner a letter in which the manager attempted to give a picture of the conditions of the mills. It was stated that the Textile Commissioner who was the chief authority regarding sale of yarn had failed to clear the accumulated stock lying in the godown of the mills, that this stock had been increasing every month, that cotton bales had been hypothecated to banks for advances, and that this had created a burden of about Rs. 1,00,000 in the shape of interest and insurance charges to the loss in production on account of non-availability of cotton at controlled rates. It was made clear in this letter that the management had no intention to close down the mills, but as the creditor had been pressing for their dues, the Manager prayed that recommendations might be made by the Government either for an early disposal of the accumulated stock of yarn or for an advance against the stock.

The mills were not closed down on 1st August 1949 as notified on 15th July 1949. In the meantime the mills got an indication that the Government would allow relaxation of sale of accumulated stock of yarn. It was in consideration of this indication and partly on account of the pressure of the departmental mistries to show better production and efficient working, management by a notice, dated 30th July 1949, postponed the closure to 1st September 1949.

In a letter, dated 21st September 1949, the Union again demanded bonus. It was only in this letter for the first time that the Union refuted the charges of inefficiency of the workers. The President stated: "Regarding the efficiency of the workers, it is understood that plants and machineries of

your mill are very old and cotton used is of much inferior quality. Over machineries of all the departments are not properly cleansed. The reply of the General Manager of the mills which was dated 7th October 1949 was: "You are probably aware that this mill was put up some in 1898 and the same machinery have been working very satisfactorily to 1943 before your Union came into existence. This mill has maintained its quality of yarn by using similar cotton throughout since the time the mills have come into the hands of present proprietors. You were interested to know that the production at our Victoria Cotton Mills, which is 10 years older than Shree Hanuman Cotton Mills is much higher. Efficiency can only be maintained provided the workers take interest in their jobs." The workers were said to have changed the hank meters for *paris* during their working hours. The interest of the industry is undoubtedly an equal responsibility of the workers. It was not clear in the Union's letter as to whether any defect in the machinery was allowed to continue on account of the negligence of the management or whether it was the duty of the workers to cleanse the machinery properly and regul-

On 25th October 1949 the management issued a notice closing the mills *sine die* on and from 25th November 1949, on the ground that production had not improved, that the mills had been running at a loss, that the mills had no further finance to purchase cotton and to meet liabilities for working. The mills were actually closed down on and from 25th November 1949.

After the final notice of its closure, the Secretary of the Union replied to the Assistant Labour Commissioner, Howrah, and the Minister, Industry and Supply, Government of India, New Delhi, complaining that the management contemplated closing of the mills on untenable grounds (*vide* Annexures 18 and 22 to the Union's written statement). Most of the charges levelled against the management in this letter have been pleaded in the written statement of the Union. Charges which were not pleaded in the written statement need not be gone into simply on the ground that the management had no opportunity to meet those charges. It is presumed that those charges have been abandoned as untenable. A copy of the letter addressed to the Assistant Labour Commissioner, Howrah, by the Secretary of the Union (Annexure 18) appears to have been forwarded to the management. The management's reply to these charges mentioned in the letter is Annexure 21 to the Union's written statement, dated 16th November 1949. I shall discuss these letters so far as they are relevant for the purpose of this enquiry.

The most important point in this case is to decide whether the closure of the mills was justified and whether an Industrial Tribunal has jurisdiction to direct reopening of the mills. In my opinion, when the proprietors of an industry want to close down the industry, an Industrial Tribunal has no jurisdiction to prevent the closure of the industry, specially where the closure is not prompted by any spirit of victimization or unfair labour practice affecting the workers adversely. In proper cases the Industrial Tribunal has undoubtedly jurisdiction to compensate the workers according to the circumstances of each case. It may be noted that so far back as on the 7th August 1947 the management of the Shree Hanuman Cotton Mills Company intimated to the Textile Commissioner, Bombay, about its contemplation to close Shree Hanuman Cotton Mills Company and Victoria Cotton Mills which were under the same management on the grounds that the two mills had been incurring loss for the past two years. The loss was alleged to have been due to the rise in the price of coal, non-availability of essential stores such as card clothing, rise in the wage rates, import

foreign yarn, inefficiency and negligence of workers resulting in low production and general rise in the cost of production (*vide* Annexure J5 to the company's written statement). Shree Hanuman Cotton Mills Company and the Victoria Cotton Mills are the only two mills in West Bengal which exclusively spin yarn. A reference was constantly made by the Union to the privileges said to have been given to the workers of the Bowreah Cotton Mills Co., Ltd. The contention of the management is that the mills are running at a loss. It has not been pointed out to me that the position of any exclusively Spinning Mills or the Spinning Department of a composite mill is better. From the award of the Cotton Textile Tribunal published under order No. 2956Lab. of the 21st August 1948 of the Government of West Bengal, Labour Department, we find that at the time when the award was given there were three exclusively Spinning Mills. These were Shree Hanuman Cotton Mills, Sri Radha Krishna Cotton Mills No. 1 and Victoria Cotton Mills. In a letter, dated 23rd April 1949, to the Textile Commissioner, Bombay, the management stated that Shree Radha Krishna and Shree Radhesham Cotton Mills had already closed. This was not disputed by the Union at the hearing. At the instance of the Union, a set of interrogatories was issued to the management of the Bowreah Cotton Mills Company, one of the points was: whether any profit was available from the yarn production department. The reply was "no". It may be mentioned here that in a composite mill the loss of the Spinning Department may be recouped in the Weaving Department, for the yarn produced by such mills is entirely consumed in the Weaving Department without any surplus being left for sale in the market. Thus it is clear that the management of Shree Hanuman Cotton Mills Company have not taken any unusual plea. The main grounds on which the mills have been closed down are (1) accumulation of stock, (2) low production, (3) increasing loss, (4) want of finance, and (5) non-availability of cotton, specially at controlled rates.

Accumulation of stock.—From the papers placed before me as also from the papers in the file of the Labour Commissioner including letters addressed by the management to the Textile Commissioner, Bombay, Regional Deputy Director of Textile (Consumption), Calcutta, and the Labour Commissioner, it is found that stock of yarn up to April 1949 was 1,249 bales. The monthly production increased the stock gradually, and there was no disposal. The stock was 1,324 bales on 31st May 1949, 2,500 bales on 17th June 1949, and 3,000 bales on 30th June 1949. Under the Cotton Control Order, the Textile Commissioner, Bombay, is to nominate buyers and to arrange payment and lifting of yarn. The management appears to have repeatedly written to the Textile Commissioner for permission to have free sale of cotton yarn. It was made clear in those letters that the management was unable to meet the liabilities due to creditors for supply of stores who had threatened with legal steps. In all these letters the management appears to have placed his financial position and to have prayed either for speedy disposal of the stock or for permission for free sale both inside and outside Indian Dominion or for export to Nepal, East Pakistan or for an advance against the accumulated stock. Letters were also written to the Regional Deputy Director of Textile and Labour Commissioner for recommendations that the management might be eased of the difficult position it was in and might keep the mills running and avoid the contemplated closure of the mills. It was made clear in these letters that it was not possible for the management to find out buyers who would keep open their offer until receipt of sanction from the Textile Commissioner. Besides no one was willing to purchase unless he was permitted to sell in the normal trade channel without Government's interference. It was also made clear in these letters that the accumulation of yarn stock was adding to the loss which the mills had been incurring for various other reasons. The stores were

hypothecated to the Bank of India and Commercial Bank. Accumulation of stock means a loss of one lakh of rupees per annum on account of interest and insurance charges. In July 1949, the Government of West Bengal permitted the mills to sell their surplus yarn through their own nominee. But as regards allotment of yarn to other provinces the proper authority was to be the Textile Commissioner. The order of the Textile Directorate, Government of West Bengal, was conveyed by letter No. 36541, dated 25th July 1949, of the Government of West Bengal, Labour Department (Annexure B to the Union's written statement). This permission related to the production on and from 1st August 1949. This enabled the management to run the mills for two months. The management was still pressing the Textile Commissioner for an early disposal of the accumulated stock up to July 1949. The stock of yarn on 11th February 1950 was 1,335 bales. Out of which only 13 bales were the production after July 1949 and the balance up to July 1949. Even after the closure of the mills the management wrote to the Director of Textile, Government of West Bengal, for arranging disposal of the accumulated stock still lying in the godown of the mills. Before I enter into the question as to the reason of the delay in lifting the cotton yarn I may point out that the delay in lifting adversely affects the industry in various ways. (1) The money is blocked and it is difficult to find money to keep the mills running by regular payment of wages and purchase of cotton and stores. (2) Insurance charges for yarn have got to be paid till it is disposed of. This unnecessarily adds to the cost of management. (3) Where the industry is running on loans, the interest unnecessarily increases and adds to the cost of management. (4) On account of any unusual delay in lifting the yarn, it is liable to be damaged by moisture of the godown and white ants. If to avoid this, bundles are shifted from place to place and packings are changed, unnecessary cost will be incurred which will likewise go to inflate the costs of management. (5) Yarn is produced according to the demand at the time of production. If it is not disposed of promptly the particular class or count of yarn may be out of date and may not have any demand in near future. (6) Large accumulation of yarn often raises a suspicion about the quality in the minds of buyers and thus scare away buyers. It has been urged on behalf of the Union that the yarn of Shree Hanuman Cotton Mills Company could not be speedily lifted on the ground that the yarn was of the worst type. The whole blame has been laid upon the management. It has been alleged that the management used the worst type of cotton and that the mixing was absolutely bad. I shall discuss this point later. But the delay in lifting the yarn does not by itself lead to any conclusion that the cotton used was bad or the mixing was bad. This is proved by the fact that when the mills were permitted to sell every month their monthly production very little was left. It is clear from Annexures K series, L series and M series and C₁ and C₂ to the Company's written statement that the yarn of Shree Hanuman Cotton Mills Company had a fair market in Nepal, Hongkong, Chowk, Madras, Cuttack, Khurda Road, Ponduru, Coconada Port, Paderapuram, East Godavari, and Sambalpur. Quotations about the price of the particular brand of cotton yarn produced by Shree Hanuman Cotton Mills Company are also to be found in the "Daily Commodity Quotations" of Hongkong and in fact the particular brand had high appreciation in Hongkong and Nepal. This will be found in Annexures C₁ and C₂ to the Company's written statement. This fact alone goes to corroborate the contention of the Company that the delay in lifting the yarn was due to reasons other than bad quality. I have already mentioned that accumulation of stock scare away customers on some suspicion against the quality of the yarn without any enquiry being made whether such suspicion has any basis. Secondly accumulation of yarn may reduce its strength and

heavily accumulation of yarn which is produced to meet the current demand may be out of date if the yarn is not disposed of promptly.

Since relaxation of the rules for sale of the accumulated stock of yarn of the Shree Hanuman Cotton Mills Company, a substantial progress appears to have been made in clearing the stock. From the accounts of yarn as on 11th February 1950 appended to the letter, dated 14th February 1950, addressed to the Director of Textile, Government of West Bengal, it is clear that the yarn produced from the month of August was almost entirely disposed of and that out of the old stock only yarn of 14s, 17s, 18s and 26s counts could not be disposed of. Out of the production anterior to July 1949, only 6 bales of 14s counts and 7 bales of 20s counts were still in stock on 11th February 1949. The management appears to have clearly stated in the letter, dated 23rd April 1949, addressed to the Textile Commissioner to which I have already referred that there had been a heavy fall in the demand of yarn in West Bengal and Bihar. In the letters, dated 31st May 1949 and 30th June 1949, addressed respectively to the Textile Commissioner and the Regional Deputy Director of Production, the management made it clear that although it was trying to find out buyers, no one was willing to keep open the offer until receipt of sanction from the Textile Commissioner and that none was willing to purchase yarn unless they were permitted to sell it in the normal trade channel without Government's interference. This was possibly because the particular kind of yarn might have no market and the price might be reduced if the yarn was not promptly disposed of. In the letters, dated 2nd September 1949 and 3rd September 1949, addressed to the Textile Commissioner, the management specifically pointed out that yarn manufactured in a particular period according to the then demand became out of date and lost its market if it was not promptly disposed of; and that heavy accumulation of yarn was liable to damage by moisture of the godown. In a letter, dated 12th July 1949, addressed to the Regional Director of Production (Annexure H1 to the Company's written statement), it was urged by the management that any accumulation of yarn by itself made buyers scarce. All these letters could be found in the file of the Labour Commissioner to which the parties have referred.

It was urged by the Union that the heavy accumulation of yarn was due to the facts that cotton used by the mills was of the worst quality and mixing was of the worst type. Reference was made to the letters of the Regional Deputy Director of Production on this point. These are Annexures G₁ and G₂ to the Company's written statement. It has further been urged by the Union that bad cotton, bad mixing together with inefficient management and bad conditions of machinery and irregular supply of electric energy also accounted for the low production which the management appears to have complained of in its letters to the Textile Commissioner, Labour Commissioner and Deputy Director of Textile and it along with these factors which were mainly responsible for the low production it must be considered the psychological reaction of the workers who had been denied bonus and were not given ration regularly and had not been denied the usual quota prevalent in the neighbouring jute and cotton mills as contributing to some extent to the low production. The charges levelled against the management in the letter dated 21st June 1949 to the Regional Deputy Director of Production were: (1) Strength of yarn was not up to the standard and was not uniform. (2) Weight of laps was not uniform. The management was advised to set right the Pedal Regulation Motions and Lap Stop Motion in the finisher scutcher. (3) Opening of cotton was quite insufficient. Worn out parts of machineries had not been replaced. (4) Bale Breaker was old and had not all the leather flaps.

(5) Engine speed was irregular. (6) The machineries were not kept clean. In the letter of the Regional Deputy Director of Textile production, dated 19th November 1949 (Annexure G₁ to the Company's written statement), it was stated that thelea strength of the yarn was not up to mark and was not uniform. The management was advised to use the right type of cotton in mixing for increasing the strength of yarn. Suggestion was given to use larger percentage of Bijoy, LSS, 4F and Cambodia for 20s. count C.P.₁ C.P.₂ for 10s. count and Bengal with less percentage of soft waste for 6s. count, and to replace the hand-driving by tape-driving in the Ring Frames, and three roller system to be replaced by four-roller system or by any other high Draft system.

The Company's reply to the charges is that the same quality of cotton was being used since 1945 and that if the low production was due to bad cotton and bad mixing there was absolutely no ground for production to fall down abnormally in 1949. Annexure F series will show at a glance the class of cotton used and consumption of cotton since 1945. In reply to the suggestions of the Regional Deputy Director of Production, the management pointed out in his letter, dated 12th January 1950, that production must be according to current demands, and that when the demands were for 6s, 10s. and 20s. counts the mills had been given a permit to purchase 3,600 bales of cotton from Central Provinces and Bihar. For these counts according to the suggestion of the Regional Deputy Director of Production classes of cotton required were Bengal, C.P.₁ and 4F. Under the permit the mills could have purchased only the class of cotton known as C.P.₁. The mills should not certainly produce yarn which was not in the demand at the time nor could it produce more than what was expected to be its contribution to the demand of a particular brand. The mills would have thus been compelled to concentrate its attention to production of 10s. In a letter, dated 12th July 1949, to the Regional Deputy Director of Production, the management appears to have pointed out that LSS cotton was not available and that if the right type of cotton was mixed, the cost of production would much exceed the controlled price of yarn. In these circumstances it was not possible to have an ideal mixing prescribed by authorities. Besides, from the facts discussed, it is clear that there was no scope for a industry to make the choice of cotton. It must either purchase or take to purchase from a particular locality to which its permit relates. Supply of a particular brand of cotton does not depend upon the choice of the management of any cotton textile industry but upon the availability of otherwise of the particular brand in the market. The presumption is that the management does not generally use bad materials and bad accessories if it can only help. The very fact that the management was able to dispose of almost all the production from August 1949 and some of the counts of the old stock according to the then demand clearly indicates that quality of the yarn produced in Shree Hanuman Cotton Mills Company was not inferior to that of any other mills. It, therefore, follows that if the cotton used and the mixing were not according to the standard prescribed by authority, no mill could attain the ideal standard which the authorities demand. About the suggestion for replacement of old machines entirely or in part, the reply of the management was: "Your suggestion for replacement of band drive to tape drive and change of three-roller system to that of four-roller, is highly appreciated. You are aware that mill has to be closed due to financial stringency and it will be a pleasure to comply with your suggestion as soon as the Government comes forward with an advance or the subsidy of the required finance to help a deserving and developing industry which is the only spinning mill in Bengal. Besides, the Government make available the equipment and machineries to meet your suggestions.

"If we are permitted to give our humble opinion, we may mention here that the whole plant beginning from prime mover, mixing and up to spinning needs replacement and as soon as this replacement is done and labour play their part in full, the quality of production will definitely improve in the highest possible standard. But partial replacement only in spinning section may not be of any result." In reply to the suggestion of the Regional Deputy Director of Production for use of the proper cotton, the management asked him to make available the required quantity of each type of cotton for yarn to be spun. The Union appears to have filed before the Assistant Labour Commissioner, Howrah, a list of machineries said to have been lying in the mills without repairs. This list was filed on 9th November 1949. And the Union appears to have complained to the Hon'ble Minister of Industry and Supply, Government of India, about the bad condition of machineries in the mills. The letter is dated 29th November 1949 (Annexures 18 and 22 to the Union's written statement). I may in this connection refer to a letter of the management, addressed to the Secretary of the Union on 2nd July 1949, that the workers had broken bobbins and spare parts of machines. No reply appears to have been sent to the Union to this letter. This letter will be found in the file of the Labour Commissioner. The answers to the charges of the Union about the negligence of the management about proper repairs of the machines of the mills were embodied in the letter addressed by the management on 7th October 1949 and 16th November 1949, respectively, to the President and Secretary of the Union. These are annexures 16 and 21 in Union's written statement. "You are probably aware that this mill was put up sometime 1898 and the same machinery have been working very satisfactorily up to 1943 before your Union came into existence. This mill has maintained its quality of yarn by using similar cotton throughout since the time the mills have come into the hands of present proprietors. You will be interested to know that the production at our Victoria Cotton Mills which is 10 years older than Shree Hanuman Cotton Mills is much higher. The efficiency can only be maintained provided the workers take interest in their jobs instead of changing the hank meters and sell pan, *biris* during their working hours. It is a matter of regret that you are forgetting the interest of industry which is equally your responsibility." "As regards the point raised in your letter of the 9th November regarding the defects in some of the machineries mentioned therein, the undersigned has only to point out that all the defects mentioned therein are due to the wear and tear of the mill and are reparable and for purposes of repairs and maintenance, special shift consisting of workers like Mistries, Machine Attenders, Utters, Roller Coverers, etc., are employed in the mill for putting them right for day to day working, and the required parts and stores are also regularly issued to the departments against their requisitions. Workers themselves instead of taking proper care for the machinery have been carelessly causing breakages to the machinery, parts, etc., which has been reported to you several times in the past and without any good result." The workers cannot shirk the responsibility of proper maintenance of the machineries and regular cleansing.

It appears that on 23rd September 1949 the Spinning Master reported to the Engineering Department that the electric supply in the mills was insufficient. The generator was out of order and it was set aright. This is clear from Annexure I to the Company's written statement. About the engine the General Manager wrote to the Secretary of the Union that on account of the age of the engine, the speed sometimes went down but that the average speed was between 53 and 55 which was almost normal. He added: "The calculated cotton consumption on 100 per cent. efficiency for 100 count at 53 engine revolution per minute comes to 10.1oz. per spindle

and the calculated 100 per cent. production for 10s even for the lowest engine revolutions come to 9.2oz. per spindle whereas the production actually received is about 5.6 which is only about 50 per cent. efficiency." (Annexure A to the Union's written statement.) In fact if the stock of yarn is not readily cleared and if the accumulation is allowed to stand for a long time, it is indeed difficult to find fund for regular repairs of machineries.

About the inefficiency of the management, the Union's case is that the Spinning Master and the Engineer were not passed hands and that the Manager seldom visited the mills. The Company asserts that the Spinning Master and the Engineer, although not passed hands, have acquired considerable efficiency by practical training and experience and were not inferior in efficiency to any passed hands of any mill and that the Manager visits the mill daily. In this connection the management invites my attention to the production figure from 1945 and urges that under the same staff and using the same cotton the same set of workers consumed more cotton per spindle in the past. In the absence of sufficient materials, I cannot persuade myself to take the Union's charges against the efficiency of the management at its face value.

Then I take up the charges against the management in provoking the workers by denying or delaying the privileges and benefits available to the workers of neighbouring industries and by giving promotion to undeserving workers Badan and Giasuddin and discharging Lal Mohan. About bonus there was delay, but it cannot be disputed that the delay was beyond the control of the management. The mills were incurring loss and the loss was on the increase from year to year. I shall presently discuss the factors responsible for the loss. Along with this, must be considered the facts that there had been accumulations of stock blocking thereby a good portion of the working capital. This led to the Company to exhaust all its financial resources while creditors who had supplied the stores but could not be paid in time had been threatening with civil suits. The Company did declare some bonus for 1947 which was undoubtedly a very insignificant sum. The mills did not declare any dividend and had no liquid money in hand and had no source left for tapping for the purpose of payment of bonus. Bonus was linked with dividend under the award of the Cotton Textile Tribunal. So long as there was no profit sufficient to enable the management to declare dividend, the workers were not entitled to any bonus under the award. The profit earned during the year was Rs. 9,578-14-10 and there were about 1,700 workers besides clerks and other supervisory staff, the annual salary of whom amounted to about Rs. 1,98,656-9. From the amount of profit a portion must be set apart to meet the income-tax demand. A good portion should have also been set apart for carrying on the necessary repairs of the machineries. Thus, if these deductions were made, there would have been a very insignificant amount left for distribution among the partners and workers. It has not been suggested that according to the principle laid down in the award the workers were entitled to more than what they were offered by the management. The Union constantly referred to Bowreah Cotton Mills. This is a composite mill. It also did not earn any profit in the Spinning Department. But composite mills stand on different footings. The loss in the Spinning Department may be compensated by profit in the Weaving Department. This was not possible for exclusively Spinning Mills. Bowreah Cotton Mill declared bonus according to the principle laid down in the award. It earned some profit, out of which it was possible for the management to give the workers some substantial bonus. This was not possible for Shree Hanuman Cotton Mills Company. The workers should not have been unreasonable. The position to which the mills had been reduced was beyond the control of the management, and it may be

inted out that there is ample evidence that the wilful negligence of the
rkers was no less responsible for this position.

As regards regular supply of ration and increment thereof according to
quantity available to workers of neighbouring industries it is clear
m Annexures E series to the Company's written statement that the
nagement did all in its powers to improve the condition of the workers
this respect. If the workers had suffered in any way, the management
s not responsible. As regards the promotion of Giasuddin and Badan
l action taken against Lal Mohan, I have discussed the entire fact under
int No. 11 and I do not find anything wrong so far as the management
s concerned. The psychological reaction of the workers which the Union
s forward as an answer to the charge of the management against their
ful negligence and idleness had no justification.

Low production.—Now I come to the question of production. Produc-
1 of yarn is usually measured by the consumption of cotton. From 1946
1949, it appears that Bengal, Omrashort, Omralong and P. A. medium
long brands of cotton were used. The annual consumption of cotton
the year 1946 was 8,679 bales, 1947—9,328 bales, 1948—8,114 bales, and
9 up to November—6,465 bales. The average daily consumption per
ndle varied from month to month. I give below the highest and lowest
re from 1945-49:—

Year.	Highest.	Lowest.
1945	.. 12·8	9·8
1946	.. 12·8	7
1947	.. 7·9	4·5
1948	.. 7	4·5
1949	.. 6	3·7

Production of yarn was also varied from month to month in a year.
hest and lowest monthly figure in pounds are given below:—

Year.	Highest.	Lowest.	Remark.
1946	.. 277,542	202,810	
1947	.. 304,228	194,943	In only one month the production was below 200,000.
1948	.. 290,151	188,858	Ditto.
1949	.. 246,870	161,445	In 6 months out of 11 months the produc- tion was below 200,000.

The following figures will show at a glance the weekly consumption of
on towards the latter part of 1949:—

Week ending,	Consumption. Bales.
10th September 1949 160
13th October 1949 165
12th November 1949 175

There was a slight increment in the production, in pursuance to the
rance of the workers and the mistries which prompted the management
ostpone closure of the mills from time to time. We find that the mills
24,000 spindles and worked for two shifts. Consumption per week to
efficiency should have been 324·5 bales, or 2·7 pounds per spindle per
k of 8 hours a day (calculated on the assumption that one bale is equal

to 400 pounds). All these figures are to be found in Annexures F series to the Company's written statement. In a letter to the Textile Commissioner, dated 9th October 1949, figures were given about the production from August 1948 to July 1949, and for the months of August and September 1949. According to these figures, consumption of cotton per spindle was 60 pounds for the 12 months beginning from August 1948 and 11 pounds for the next two months. It was clearly stated in these letters that this fall in the production would lead to a loss of nearly Rs. 50,000 per month. If we eliminate the constant factor, the irresistible inference is that wilful negligence, idleness and inefficiency of the workers were to a great extent responsible for this fall, if not entirely.

Loss.—The next point for consideration is the allegation of the management about loss. The Company has filed copies of balance-sheet. The following figures from these balance-sheets will be relevant:—

		Rs.	a.	p.	
Profit up to 30th March 1947	..	22,81,396	6	10	On 6th April 1949, the Company had outstanding liabilities on account of loans and goods supplied as also another account amounting to 16 lacs
Profit up to 16th April 1948	..	9,578	14	10	
	Total	22,90,975	5	8	
Loss up to 6th April 1949	..	68,718	12	8	
	Balance	22,22,256	9	0	

The management complained in almost all letters addressed to the Textile Commissioner, Labour Commissioner and Regional Deputy Director of Production that cotton was not available at controlled rates. The permit of the Textile Commissioner is said to have been only an aid to facilitate transport. The Textile Commissioner only fixes the quota and the zone where the purchase has got to be made. The mill-owners have to purchase cotton in the open market within the zone specified in the permit, granted by the Textile Commissioner. With a view to keep the mills running the management is said to have been purchasing cotton at a rate much higher than the controlled rate of cotton. The price of coal and stores had gone up and there had been an increase in the wages of the workers. Management appears to have explained the position in his letter to the Textile Commissioner dated 23rd April 1949, Annexure G₂ to the Company's written statement. By actual calculation the management showed that unless and until the price of yarn was increased Shree Hanuman Cotton Mills Company would incur a monthly loss of Rs. 30,000. This was also mentioned in the letter of the management addressed to the Assistant Labour Commissioner Howrah, dated 26th May 1949 (Annexure 9 to the Union's written statement). In the letter, dated 9th October 1949, to the Textile Commissioner the management tried to impress that in view of the abnormally low production of yarn on account of wilful negligence and inefficiency of the worker this loss would increase to Rs. 50,000 a month. These letters will be found in the Labour Commissioner's file and I have already referred to them. To this must be added the loss that is likely to be incurred if the yarn is not promptly lifted. The yarn is said to have been hypothecated to banks to advance at an interest. It is also insured. So long as the yarn is not lifted, the mills have to pay interest for the advance as also the insurance charges. This is estimated by the management at Rs. 1,00,000. The Labour Commissioner appears to have been informed of the position by letter dated 8th July 1949 which is to be found in the file of the Assistant Labour Commissioner. In the letter, dated 2nd September 1949, to the Textile Commissioner, the management appears to have stated that the monthly loss on account of interest on advance and insurance charge would be about Rs. 10,000. The figure has been given on a rough calculation. The discrepancy about the figures in the letters dated 8th July 1949 and 2nd

September 1949 addressed to the Labour Commissioner and the Textile Commissioner, is not very material. I have also pointed out that accumulated yarn is liable to entail further loss. I need not discuss those points over again.

I may in this connection refer to an account based on an extract from the report of the Indian Tariff Board on the cotton yarn and cloth price, Bombay, 1948, appointed by the Government of India as per resolution No. 88(T)-Tax-1/47, dated 17th November 1947, of the Ministry of Industry and Supply, Government of India. For production of 20s yarn in the mill with 24,000 spindles per day of 8 hours, taking consumption of cotton at 20 oz. per spindle as fixed by the Tariff Board the daily loss is Rs. 3,248-3 or Rs. 9,41,974-6 per year of 290 working days. If two shifts are worked the loss would be double. It has been amply proved that Shree Hanuman Cotton Mills Company has been running at a considerable loss. Out of the profits that might be left out of the accumulated profits of past years, a good portion would go to make up the loss, 1949 and to make payments to employees on account of Provident Fund, gratuity, etc.

Finance — About finance the management appears to have brought to the notice of the authorities that its stores of cotton and yarn had been hypothecated to banks for advance, the limit whereof had already been exceeded, and that all resources had been exhausted and creditors were threatening the management with civil suits. Finance of an industry owned by private individuals does not mean whatever money those private individuals have. It cannot be expected that individual proprietors would spend all they have had till the last farthing is exhausted for an industry before it is closed down. By finance of an industry it is meant what has been ear-marked by the proprietors for running the industry or where no such sum has been ear-marked, the amount normally spent per year for the industry. We cannot expect any individual owner of an industry to spend his last farthing for the industry before it is closed down. We cannot expect an individual owner of an industry to forbear from running any other profitable industry or from acquiring personal properties so long as such acquisitions are not made with the finance of the first mentioned industry. The Union alleges that the proprietors of Shree Hanuman Cotton Mills Company acquired considerable properties, started new industries and sent its Manager to England. Nothing has been shown that the costs incurred by the proprietors on these accounts were met from the fund of Shree Hanuman Cotton Mills Company. His contention of the Union has no substance at all. On the other hand we find that the management of Shree Hanuman Cotton Mills Company appears to have attempted to place the correct financial position of the industry before the Textile Commissioner, Labour Commissioner and the Regional Deputy Director of Production and to have appealed to them either for Government subsidy or for an advance against the accumulated stock of yarn. No such assistance was available. A perusal of the file of the Assistant Labour Commissioner will amply prove that the creditors of the mills were even threatening the management with civil suits for their dues.

Shortage of cotton and non-availability of cotton at controlled rates: — The Company has filed two extracts from the newspapers to show that on account of shortage of cotton three textile mills at Kanpur have recently been hard-hit for want of cotton, one employing about 1,500 workers was completely closed down. Two others have reduced their shifts from 3 to 2 affecting thereby about 6,000 workers, another mill at Ahmedabad employing about 1,400 workers has also been closed down for shortage of cotton. Twenty-five textile mills in the province of Bombay, out of which 14 were in Ahmedabad appear to have given notice for closure in the month of January 1950 for want of raw cotton. The present Company applied for a

permit for cotton supply on 12th October 1949. Reminders had to be given from time to time. In the application the management indicated that the monthly requirements of Shree Hanuman Cotton Mills Company were 1,352 bales. It was also indicated the requirements of different brands of cotton required for 6s, 10s and 20s counts of yarn which the management intended to manufacture. The requirements were:—

Cotton suitable for counts.	Bales required monthly
6s Bengal	400
10s Berar	260
C. P. No. 1	260
20s 4F	432
	<hr/> 1,352

From these applications and reminders we find the following figure about the stock of cotton in bales:—

Cotton.	Stock on 19th October 1949.	Stock on 5th November 1949.	Stock on 16th November 1949.	Stock on 25th November 1949
289F ..	34	34	34	34
LSS ..	151	141	151	145
4F ..	436	283	191	92
Jarilla ..	241	224	174	129
CP No. 1 ..	243	88
Bengal ..	119	59	49	41

The statement about the stock of cotton on 25th November 1949 shows that 59 bales of Upland and C. P. Cambodia brands of cotton were also in the stock on 25th November 1949. We are not aware how these bales were procured. By a letter, dated 18th November 1949, the management was informed that a quota of 3,600 bales had been allotted to Shree Hanuman Cotton Mills Company from Central Provinces and Berar. The Company did not accept the cotton, firstly, on the ground that it had no advance to make the purchase, secondly, because the Company was not agreeable to purchase any cotton unless it was available at the controlled rate, thirdly, because the cotton allotted to the Company was hardly sufficient for 11 months, or for one week in a month for 12 months, and fourthly, on ground that only cotton suitable for 10s yarn would be available from zones of Central Provinces and Berar which will lead most of the spindles to remain idle. If the Company is not agreeable to undertake the risk of a similar situation in near future in case cotton was not available in sufficient quantity, the Company cannot be blamed. The stock of yarn that was with the Company on 25th November 1949 was hardly sufficient for continuation of the mills for a week. 289F and LSS yarn was required for 26s, 30s yarn which the Company had then no contemplation to produce on ground that these counts had lost their market. I have carefully considered all the grounds which were placed before me by the Company to justify closure and I find that any of these grounds taken individually justifies closure. This Tribunal has no jurisdiction to compel the proprietors of an industry to run an industry at a loss simply to appease the workers.

It may be mentioned here that the workers did not stop their obstructive tactics with the closure of the mills. The proprietors have an iron foundry closed by. It is a distinct industry and is not in any way connected with Shree Hanuman Cotton Mills Company. In the Iron Foundry, power is generated by Diesel engine. In the Cotton Mills the power is generated by steam engine. No new workers have been engaged in the Iron Foundry. Boiler of the mills is necessary for pumping both for the Cotton

Mills and the Iron Foundry and has got to be kept running under the Insurance Rules. Under the Port Rules light at the Jetty has got to be kept burning and under the Insurance Rules the fire pumps to be kept on steam day and night. The Company is agreeable to supply water and light in the quarters of the workers provided the pipes and lines were in good condition. We find from the Annexures A series to the Company's written statement that the workers were obstructing clerks who were to settle accounts and to prepare statements required by the Government and Textile Commissioner, obstructing general khalasis and sarder and coolies for delivery of the accumulated yarn bales, obstructing oilers, fitters and other workers required for greasing and lubricating and maintaining machines, threatening manchees of boats loaded with loose yarn and cotton, obstructing works in the boiler and the electric department which were essential services for light and water, obstructing lifting of ration from boats and opening ration shops, and threatening to loot ration shops. The Union had nothing to say on the allegations contained in the Annexures A series. It appears that the secretary was informed from time to time of these obstructive tactics of the workers. I have carefully considered the facts and circumstances and probabilities of the case and I do not persuade myself to issue any direction to the management to reopen the mills. At the hearing I was given to understand that the management had no contemplation to reopen the mills in the near future. The compensation prescribed for involuntary unemployment is meant for short-term unemployment. When there is no possibility of the mills being reopened in near future it cannot be taken as a case of involuntary unemployment. Besides the closure was effected with one month's notice. In the circumstances of the case employees must be deemed to have been discharged. Their position is similar to that of retrenched workers. They are accordingly entitled to the entire subscription in the Provident Fund with interest with an equal amount as contribution of the employers, together with the gratuity prescribed under the award of the Cotton Textile Tribunal for the period of service of each employee uncovered by the Provident Fund Scheme. In view of the financial position of the Company I cannot grant any extra compensation to the workers, specially because they appear to have taken up obstructive tactics and to have acted against the interest of the industry for at least sometime both before and after the closure of the mills.

Point No. 4—Bonus for 1948-49.

The balance-sheet for 1948-49 shows that the Company incurred loss during the year. As the co-sharers or partners were not entitled to any dividend for the year, no bonus, which was linked in the award with dividend, is due to the workers for the year 1948. The balance-sheet for the year 1949-50 has not as yet been completed I leave the question about bonus for the year 1949 open. This may be reagitated immediately after the accounts are settled for the year 1949-50. I direct that the management do expedite the matter and settle the accounts within a month from the date of enforcement of this award. If any bonus is payable to the employees this must be paid simultaneously with the declaration as directed above.

Point No. 5—Provident Fund Contribution.

I have already mentioned that the employees discharged on the closure of the mills with effect from 25th November 1949 shall get their own subscriptions to the Provident Fund with interest together with an equal contribution of the employers. They shall get also the gratuity at the rates prescribed in the award of the Cotton Textile Tribunal for the period anterior to the introduction of the Provident Fund Scheme by the Company.

This must be paid within 15 days from the date of enforcement of the award.

Point No. 6—Reappointment of the workmen, and continuity of service of the workmen on reopening of the mills.

This question does not arise. However, I direct that if the mills are reopened, preference shall be given to the discharged workers according to efficiency and seniority.

Point No. 7—Requisite notice for reopening the mills.

This question also does not arise. If the mills are reopened, at least 15 days' clear notice shall be given to the Secretary of the Union.

Point No. 8—Conveyance charges for going home.

Considering the plight to which the workers have been reduced by the closure of the mills I recommend that those workers who were discharged on account of the closure of the mills on 25th September 1949 may be paid two weeks' basic wages to cover their passage for returning home. For calculation of this benefit to the piece raters their earnings less dearness allowance for the last four weeks, may be taken into account. The compensation payable to the piece raters shall be calculated at the average of the earnings for the last four weeks as indicated above.

Point No. 9—Vacating quarters.

The quarters of the mills shall be vacated if not vacated already within a week from the date of enforcement of this award. It may be understood that no employees who have been discharged on the closure of the mills and have vacated the quarters shall not re-occupy so long as they are not re-employed except with the permission of the proprietors.

Point No. 10—Time-limit for the payment of dues of the employees under this award.

Whenever I have directed payment of any benefit to the workmen I have already fixed the time-limit.

Point No. 12—Service Certificate.

I recommend that the management be pleased to grant certificates to the workmen according to their respective service records and conduct.

(Sd.) A. DAS GUPTA,
District Judge, Industrial Tribunal

The 18th September 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

5726Lab.—29th September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 1761Lab., dated the 11th April 1950, the industrial dispute between Messrs. Bhadani Brothers, Ltd., 15, Netaji Subhas Road, Calcutta, and their employees represented by Bhadani Brothers Employees' Union, 120, Mukhtaram Babu Street, Calcutta, regarding the matter specified in the schedule thereto was referred for adjudication to Sri A. Das Gupta, District Judge;

and whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

The matter of reference No. 1761Lab., dated the 11th April 1950, of the Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. Bhadani Brothers, Ltd., 15, Netaji Subhas Road, Calcutta and their employees represented by Bhadani Brothers Employees' Union, 120, Mukhtaram Babu Street, Calcutta.

PRESENT :

SRI A. DAS GUPTA, *District Judge.*

In employers : Sri S. K. Bose, Counsel instructed by Officers of the company.

In employees : Sri N. M. Das Gupta, Pleader, instructed by officers of the Union.

AWARD.

The dispute was over the retrenchment of six employees :

(a) Sri Sudhir Ranjan Ghose.

(b) Sri S. N. Chakravarty.

(c) Sri R. N. Gupta.

(d) Sri S. S. Roy.

(e) Sri H. K. Santra.

(f) Sri M. P. Kumar.

On several adjournments, the dispute was amicably settled. The terms of settlement are annexure A to this award. I accordingly give my assent in terms of the settlement arrived at between the parties. The terms of settlement do form part of this award.

A. DAS GUPTA,
Judge,
Industrial Tribunal.

5th September 1950.

ANNEXURE A.

To

THE TRIBUNAL UNDER INDUSTRIAL DISPUTES ACT
(SRI A. T. DAS GUPTA, DISTRICT JUDGE.)

In the matter of an industrial dispute between Messrs. Bhadani Brothers Limited, and their employees represented by Bhadani Brothers Employees' Union.

Petition of Compromise.

The humble petition of the parties named above

MOST RESPECTFULLY SHEWETH :—

1. That the dispute pending before the Tribunal is compromise between the parties on terms and conditions mentioned below —

(a) That the Company agrees to pay compensation to the persons named in the Schedule of reference as follows :—

- (1) Sri H. K. Santra, Accounts Clerk—2 months' salary including dearness allowance.
- (2) Sri S. R. Ghosh, Accounts Clerk—2 months' salary including dearness allowance.
- (3) Sri S. N. Chakravarty, Accounts Clerk—2 months' salary including dearness allowance.
- (4) Sri S. S. Roy, Accounts Clerk—2 months' salary including dearness allowance.
- (5) Sri R. N. Gupta, Accounts Clerk—1 month's salary including dearness allowance.
- (6) Sri M. P. Kumar, Stenographer—1 month's salary including dearness allowance.

(b) That the Company shall take back in employment Sri M. P. K. Stenographer, and 2 other persons under reference immediately in their seniority in the Company's service or its sister concern. These persons taken back in employment will be considered in continuous service from the date of their original appointment with the Company, i.e., without loss of service.

(c) That the persons who are now employed will get their compensation mentioned above in four equal instalments on or from the 1st November 1950.

(d) That remaining three persons who are not employed at present get their compensation in full on or before the 15th of November 1950.

(e) That in future vacancy of the Company and its sister concern including Messrs. Sodepore Glass Works, Ltd., at their Head Office, three remaining persons will be arranged to be offered employment according to seniority. If they fail to resume work within 15 days of the receipt of the letter of appointment, they will forfeit their claim to service.

(f) That these persons mentioned in clause (e) after joining the service will be considered in continuous service from the date of their original appointment with the Company and they will be entitled to same pay and grade that were enjoyed by them at the time of their discharge.

er with increment, etc., if any, due in the meantime. As regards satisfaction, they will have no other claim against the Company whether taken back immediately or at a later date other than the commission as stated in clause 1(a) above.

In the above circumstances, it is humbly prayed that your honour will be pleased to pass award in terms of the compromise petition and to pass such other order or orders as the Tribunal thinks deem and proper.

And for this act of kindness, your petitioners as in duty bound shall ever pray.

Bhadani Brothers
Employees' Union.

K. N. Das,
Jt Secretary.

For Bhadani Brothers, Limited.

(Sd.) Arjun Prasad,
Director.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

6727Lab.—29th September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 3234Lab., dated the 15th 1950, the industrial dispute between Messrs. Syndicate Press, 8, Bala Lane, Calcutta, and their employees in connection with the case of Bala Chandra Mukherji of 22, Nayan Chand Dutta Street, Calcutta, and Bala Chandra Kumar of 40/D, Wellington Street, Calcutta, was referred for adjudication to Sri P. R. Mukherji, District Judge;

and whereas the said Sri P. R. Mukherji, District Judge, has submitted to the State Government his award on the said industrial dispute;

and, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between Messrs. Syndicate Press, Jackson Lane, Calcutta, and their employees in connection with cases of Sri Balai Chandra Mukherji of 22, Nayan Chandra Dutta, Calcutta, and Sri Balai Chandra Kumar of 40/D, Wellington, Calcutta.

PRESENT:

SRI P. R. MUKHERJI, Judge, Industrial Tribunal.

For the Company: Sri Sunil Kumar Dhar, Pleader, Sri Patesh Kumar, Manager.

For the Employees: Sri Benoy Krishna Haldar, Pleader.

AWARD.

The above dispute was referred to me for adjudication under section 10 of the Industrial Disputes Act and both of them appeared and presented their viewpoints.

The present dispute arose over the discharge of the employees of Messrs. Syndicate Press.

- (1) Balai Chandra Mukherji, and
- (2) Balai Chandra Kumar.

of Messrs. Syndicate Press.

Sri Balai Chandra Mukherji in his petition stated that he has been serving with the above firm from the last week of December 1949. The Company was very irregular in the payment of salary of the staff and he demanded his dues by several *tags*, the Company got annoyed and discharged him without notice from the 21st March 1950. His dues are in arrears. The applicant now prays for the arrear dues as a month's pay in lieu of notice.

Sri Balai Chandra Kumar also was similarly discharged by the Company without any notice on the same day Balai Chandra Mukherji was discharged. The Company did not give any notice and on the 21st March 1950 asked the petitioner not to come from the next day. The petitioner asked for salary for the month of December 1949 and for 21 days of the month of March 1950. He also prays for compensation for three months.

The Company stated that so far as Balai Chandra Kumar is concerned he was very much irregular in attendance and had wilfully disobeyed the lawful and reasonable order of his superior officer and is guilty of insubordination—the petitioner being in the habit of using abusive remarks against his superior officers.

Regarding Balai Chandra Mukherji, the Company's case is that he was a habitual absentee and that he was guilty of persistent misconduct and deliberate negligence for which he was entitled to no notice, and has been rightly dismissed.

ISSUES.

- (1) Has the Tribunal jurisdiction in the matter?
- (2) Is the petitioner entitled to any compensation or relief? If so, how much?

Issue No. 1.

so far as the question of jurisdiction is concerned, it was argued that the actual nature of the dispute had not been specified by the Government's order of reference and as such the Tribunal was not competent to go into the question. This objection seems to be of little value. The order of reference makes it clear that the dispute of these two employees exists and it is not necessary to further specify the dispute. The dispute has been judicially referred by both the employees before the Labour Commissioner and the report of the Conciliation Officer had been attached with the Government order of reference. This shows the precise nature of the dispute, it also shows that the dispute had existed from before over which there was an agitation and the dispute is not for the first time brought before the Tribunal. Moreover, there is no provision in the Industrial Disputes Act by which the dispute has been directed to be specifically defined in details in the order of reference. It was next contended that the dispute being over the payment of wages for back-out periods, is not an industrial dispute. The definition of "industrial dispute" in the Industrial Disputes Act is unqualified and it includes any kind of dispute or difference between the employers and their workmen. The payment of wages for back-out periods is an industrial dispute. This has been held by the Federal Court in the case of *Shammagar Jute Mill vs. S. N. Modak* (another reported in I F.J., Vol. 1, p. 126). I hold therefore that the present case is quite cognisable by the Industrial Tribunal.

Issue No. 2.

Both the employees have been discharged on the same day without any notice. Both of them claimed arrear wages with compensation. I shall now take up the case of these two employees separately.

(1) *Balai Chandra Mukherji.*

The case is that he was never paid regularly his salary, and he made a complaint which obviously annoyed the employer. That regular payments were not made is admitted by the management and they were apparently looking-out to drive this employee at the earliest possible opportunity. Secondly the arrear wages have not been paid. This he is entitled to receive from the management. Regarding compensation in lieu of notice, objections have been raised by the management. In the first place, it is stated that notice had been given, but no proof of one month's notice having been produced before me. I hold therefore that this employee was discharged without proper notice. It was next contended that no notice is necessary in view of the fact that this man was guilty of persistent misconduct and deliberate negligence. The misconduct complained of is one of habitual negligence. The Manager of the Press deposed that he spread suspicion amongst the workers and held meetings. No evidence of causing disaffection or of holding meetings is proved. Regarding habitual attendance, it is clear that the management had waived it for some time and that cannot be treated as a serious misconduct. The law on the subject is that to justify a dismissal, the master may rely on any real misconduct of the servant whenever it may have taken place so long as it has been waived. If, however, after full knowledge of the misconduct the master elects to retain the servant in service, he cannot afterwards treat as of itself a breach justifying dismissal (*Boston Deep Sea Fishing Co. vs. Ansell*, 1888, 39 Ch. D. 339; also *Hanley vs. Pease* and others 1915, 1 K.B., 698 at p. 705). So it is clear that dismissal in this case was unjustified. Whatever that might be, the applicant does not claim compensation in this case but only one month's salary as compensation in lieu of notice.

In *George vs. Davies*, 1911, 2KB., 445, it is stated thus—a contract of service as a domestic servant in the absence of agreement to the contrary, is terminable at any time by one calendar month's notice or by payment of one calendar month's wages, and it is also terminable at the end of the first month by notice given at or before the end of the first month.

The management has pleaded that notice may be dispensed with in a case of misconduct. No such misconduct justifying dismissal was all proved. Fortunately for the management, this employee had prayed for reinstatement. Had he done so, I would have had no hesitation in reinstating him, for there was no sufficient cause justifying dismissal in this case. In any case the applicant is entitled to compensation prayed. Therefore the applicant is entitled to arrear wages plus salary for one month as compensation in lieu of notice.

(2) *Balai Chandra Kumar.*

Regarding this employee, the complaint is that he was habitually in attendance and further that he refused to carry out the orders of Manager and filthily abused the proprietors. Admittedly this worker is much *tagids* for the payment of wages as the management was habitually negligent in the payment of wages; so these two workers proved veritable thorns to the management. It is now stated that this employee was in the habit of using insulting remarks against his superior officer. I am reluctant to believe this statement for no management would tolerate a worker who is in the habit of gross insubordination and abusive to a superior officer. This is apparently an afterthought. No charges drawn, no warning recorded in any book. Even assuming that the employee was in the habit of insulting his superior officers, it is clear the master elected to continue him in the service. According to the law he will be held to have waived the right of dismissal without notice (Phillips *vs.* Foxall—1872-L.R. 7, Q.B. 666). Reading the evidence it is clear that there is no misconduct on the part of this worker so as to justify his dismissal. I must say that this man also had been unceremoniously discharged. Surely therefore he is entitled to legal compensation.

The employee demanded payment for the month of December 1949 and 21 days for the month of March 1950. He is entitled to this arrear compensation of Rs. 100 which is equivalent to one month's salary.

I, therefore, make an

AWARD

That Balai Chandra Mukherji will get the arrear salary at the rate of Rs. 75 per month for 21 days of March plus Rs. 75 being the amount of compensation;

That Balai Chandra Kumar will get arrear salary at the rate of Rs. 100 per month for the month of December 1949 and for 21 days of the month of March plus Rs. 100 as compensation.

P. R. MUKHERJI
Judge, Industrial Tribunal

The 14th September 1950.

By order of the Governor
D. S. P. MUKHERJEE, Jt.

ORDER.

No. 5728Lab.—29th September 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2544Lab., dated the 19th May 1950, the industrial dispute between Messrs. Kohinoor Rubber Works, 46/6, Canal East Road, Calcutta, and their workmen represented by Kohinoor Rubber Works Mazdoor Union, 125-B, Raja Dinendra Street, Calcutta, now 47-A, Rash Behari Avenue, Calcutta, regarding the matter specified in the schedule thereto was referred for adjudication to Sri S. N. Modak, I.C.S. (Retired);

And whereas the said Sri S. N. Modak, I.C.S. (Retired), has submitted the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of an industrial dispute between Kohinoor Rubber Works and their workmen represented by Kohinoor Rubber Works Mazdoor Union regarding the question of paid holidays on 26th and 27th January 1950.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT :

SRI S. N. MODAK, I.C.S. (RETD.), *Chairman.*

For the Union : Sri S. Chanda, Vice-President.

For the Company : Sri N. M. Chaudhuri, Jonab M. A. Sobhan.

AWARD.

By Government of West Bengal, Department of Labour, order No. 2544Lab., dated the 19th May 1950, this industrial dispute between Kohinoor Rubber Works, 46/6, Canal East Road, Calcutta, and their workmen represented by Kohinoor Rubber Works Mazdoor Union, formerly at 125-B, Raja Dinendra Street, Calcutta, and now at 47A, Rash Behari Avenue, Calcutta, regarding the question of paid holidays on the 26th and 27th January 1950 has been referred to me as an industrial Tribunal for adjudication. The facts are that on the occasion of the inauguration of the Republic of India on the 26th and 27th January 1950 which were declared public holidays by the Government, the Company closed the concern on these two days but did not pay any wages to the workers. The demand made by the Union is that holidays for the two days in question having been declared and observed by the Company without having consulted the workers in advance, the Company should have regarded the two days as paid holidays and should have paid wages to the workers for those two days although no work was done. The case of the Company as presented before this Tribunal is in brief on the following lines. The Company has never had any custom of paid holidays even for religious festival holidays. On the occasion of the inauguration of the Republic of India the Company thought fit to close the concern on the 26th and 27th January 1950 in response to the general desire of the people of the country and to the request of the Government to industrial concerns to observe the two days as holidays. The

Company has not been in an economically prosperous condition for some time and cannot afford to treat the two days in question as paid holidays. Observance of paid holidays on the occasion in question would not be consistent with the general practice of not pursuing any policy of paid holidays at all. The only issue to be decided in this case is whether the Company should be directed to regard the 26th and 27th January 1950 as paid holidays and to pay wages to the workers for those two days.

2. The main contention on the side of the Company is that no paid holidays were allowed by this Company on any previous occasion except in respect of religious festivals, and the Company should not be compelled to pay wages for the two holidays which the Company observed along with other people of the country on the occasion of the inauguration of the Republic of India. I have examined the books and pay sheets relating to the years 1948, 1949 and 1950 with reference to certain entries picked out at random and have satisfied myself that there has been no system of paid holidays even in respect of religious festivals. The Company evidently closed the concern on the 26th and 27th January 1950 which were being observed as national holidays, without any idea that wages would have to be paid for the two days though no work was done. The Government indeed expressed a request to different industrial concerns in the country to observe the two days as national festival holidays, but the request involved the idea of paid holidays. The request did not imply any compulsion, but whoever responded to the request would be expected to act without detriment to the interest of the workers. That is undoubtedly the reason why the request for the closing of concerns on the two days was associated with the idea of paid holidays. The workers under the present Company were given two extra holidays on the footing that they would be deprived of their wages which they could otherwise get an opportunity of earning by doing work. The sudden declaration of two days' holidays on the present occasion was somewhat detrimental to the interest of the workers from this point of view. At the same time the Company appears to have been under the impression that whatever might be the number of holidays declared there could be no question of paying wages for such holidays as there had been no system of paid holidays so far. Another aspect to be taken into consideration is that this concern has not been in a very prosperous condition for some time past, particularly owing to communal difficulties which arose in the early part of the current year. I further gather that most of the workers who were in service about 26th and 27th January 1950 have since migrated to West Bengal and many of them have not returned. Considering all aspects of the question it seems to me that it would be fair and proper to direct the Company to pay wages for only one day, viz., the 26th January 1950, to its employees who were on the rolls of the Company up to the preceding day and who normally worked under the Company both before and after the 26th and the 27th January 1950. I direct the Company and make an award accordingly. It is further directed that the amounts payable on this award be paid to the respective employees within two weeks from the date on which the award becomes enforceable.

S. N. MODAK,

Chairman, Industrial Tribunal

The 19th September 1950.

By order of the Governor

D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DEPARTMENT

NOTIFICATIONS.

83Lab.—29th September 1950.—Sri S. K. Assistant Labour Commissioner (temporary), Bengal, was allowed an extension of earned leave from the 1st September 1950 to the 9th September 1950, under rule 168(I) of the West Bengal Service Rules, Part I, and extraordinary leave from the 10th September 1950 to the 15th September 1950, under rule 174(I)(a) *ibid*.

785Lab.—29th September 1950.—In exercise of the power conferred by clause (a) of sub-section (1) of section 5 of the Minimum Wages Act, 1948 (XI of 1948), the Governor is pleased to appoint Mr. J. L. Llewellyn of the Indian Tea Company to be a member of the Committee constituted under notification No. 1404Lab., dated 1st March 1950, as modified under notification No. 49Lab., dated the 20th May 1950, and to appoint Mr. J. S. Hardman, O.B.E., as a member of the Committee constituted under notification No. 2932Lab., dated the 3rd June 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

50(1)50W.C.—28th September 1950.—In exercise of the powers conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clause (d) of sub-section (2) of that section and with notification No. 73/1-TA/46, dated the 28th December 1946, of the Government of India, in the then Department of Industries and Supplies, the Governor is pleased to make the following amendment in the West Bengal Cotton Cloth and Yarn Movements Control Order, 1950, published in the *Calcutta Gazette, Extraordinary*, dated the 6th March 1950, under No. 6708.D., dated the 27th February 1950, namely:—

Amendment.
For item (ii) under sub-paragraph (3) of paragraph 4 of the said Order substitute the following:—
“(ii) to the movement, by a manufacturer or exporter against a valid export license, of cloth or yarn manufactured for export and marked in accordance with the Government of India, Ministry of Commerce, notification No. 67-CW(25A)/48, dated the 26th March 1949, to the port of shipment, if any, which is indicated in the export licence, covering such cloth or yarn;”

14(2)48W.C.—28th September 1950.—In exercise of the powers conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clause (c) of sub-section (2) of that section and with notification No. 73/1-TA/46, dated the 28th December 1946, of the Government of India in the then Department of Industries and Supplies, the Governor is pleased to make the following amendment in the West Bengal Cotton Cloth and Yarn Movements Control Order, 1950, published in the *Calcutta Gazette, Extraordinary*, dated the 6th March 1950, under No. 6708.D., dated the 27th February 1950, namely:—

Amendment.
In item 1 of Group “A(2)” in Schedule I to the said Order, omit the words “hosiery yarn or”.

By order of the Governor,
S. M. MURSHED, Jt. Secy.

No. 15(3)L.C., dated 24th November 1949, published at page 217, Part I of the *Calcutta Gazette*, dated 3rd February 1949, the name of “Mr. J. M. Duncan”, an employers' representative to the Works Committee in the Standard Jute Co., Ltd., Titaghur, 24-Parganas, is hereby cancelled and the name of “Mr. R. J. W. Lugg” is published in his place for general information.

No. 38(1)48L.C.—3rd October 1950.—In partial modification of this Labour Directorate notification No. 38L.C., dated 26th July 1948, published at page 1022, Part I of the *Calcutta Gazette*, dated 5th August 1949, the names of “Mr. F. F. Ogilvie”, “Mr. J. Games”, “Mr. D. A. Christie” and “Mr. D. Sorley”, members nominated by the employers to represent the Works Committee in Anglo-India Jute Mills Co., Ltd. (Lower Mills), Jagatdal, 24-Parganas, are hereby cancelled and the names of “Mr. G. Kidd”, “Mr. G. D. Johnston”, “Mr. A. M. Jamieson” and “Mr. J. Dodds” are published in their places for general information. They will represent the employers in the said Works Committee.

S. K. HALDAR,
Labour Commissioner.

DEPARTMENT OF SUPPLIES

ORDERS.

No. 4379S.D.—28th September 1950.—In exercise of the powers conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clause (d) of sub-section (2) of that section and with notification No. 73/1-TA/46, dated the 28th December 1946, of the Government of India, in the then Department of Industries and Supplies, the Governor is pleased to make the following amendment in the West Bengal Cotton Cloth and Yarn Movements Control Order, 1950, published in the *Calcutta Gazette, Extraordinary*, dated the 6th March 1950, under No. 6708.D., dated the 27th February 1950, namely:—

Amendment.

For item (ii) under sub-paragraph (3) of paragraph 4 of the said Order substitute the following:—

“(ii) to the movement, by a manufacturer or exporter against a valid export license, of cloth or yarn manufactured for export and marked in accordance with the Government of India, Ministry of Commerce, notification No. 67-CW(25A)/48, dated the 26th March 1949, to the port of shipment, if any, which is indicated in the export licence, covering such cloth or yarn;”

No. 4385S.D.—29th September 1950.—In exercise of the powers conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clauses (c), (d), (e), (f), (g), (h), (i) and (j) of sub-section (2) of that section and with notification No. 73/1-TA/46, dated the 28th December 1946, of the Government of India in the then Department of Industries and Supplies, the Governor is pleased to make the following amendment in the West Bengal Cotton Cloth and Yarn Movements Control Order, 1948, published with notification No. 10097D.C.S., dated the 13th August 1948, in the *Calcutta Gazette, Extraordinary*, dated the 14th August 1948, as subsequently amended, namely:—

Amendment.

In item 1 of Group “A(2)” in Schedule I to the said Order, omit the words “hosiery yarn or”.

By order of the Governor,
S. M. MURSHED, Jt. Secy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue NOTIFICATIONS.

Hooghly.—No. 11184L.R.—3rd October 1950.—In exercise of the power conferred by section 87 of the Land Registration Act, 1876 (Bengal Act VII of 1876), the Governor is pleased to vest Sri M. K. Acharjee, Additional District Magistrate, Hooghly, with special appellate powers of a Collector under the said Act in that district.

Murshidabad.—No. 11246L.R.—4th October 1950.—Notification No. 5337L.R., dated the 14th May 1940, under section 3 of the Bengal Tenancy Act (Act V of 1875), and notification No. 5339L.R., dated the 14th May 1940, under section 101(2)(d) of the Bengal Tenancy Act (Act VIII of 1885), published at pages 1534-1536 and 1537-1540, respectively, of Part I of the *Calcutta Gazette* of the 23rd May 1940, are hereby cancelled so far as they relate to the survey and preparation of record-of-rights in respect of all lands comprised in the following temporarily-settled private estates:—

Serial No.	Serial No. in the <i>Calcutta Gazette</i> of the 23rd May 1940 under notification Nos. 5337 L.R. and 5339 L.R., dated 14th May 1940	Name of mahal.	Estate No.
1	189	Diara Mahal Char Mahusthal.	3212
2	190	Diara Mahal Char Harimpur.	3213
3	191	Diara Mahal Char Nasipur Digar.	3214

By order of the Governor,
K. C. BARMAN, Dy. Secy

ভূমিগ্রহণ শাখা।

Land Acquisition

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

হুগলী-বর্ধমান।—নং ১১০৯০এল.এ(পি.ডিবিউ)।—২৯শে সেপ্টেম্বর ১৯৫০।—হুগলী জেলার অপর শাসক ও সমাহর্তা এবং অপর ভূমিগ্রহণ আধিকারিক শ্রীহিমাংশু শেখর মজুমদারকে বর্ধমান জেলার সদরে অপর ভূমিগ্রহণ আধিকারিকরূপে নিযুক্ত করা হইল এবং তাঁহাকে শেষোক্ত জেলার ভূমিগ্রহণ আইনের বিধানমত সমাহর্তার ক্ষমতা অর্পণ করা হইল।

Hooghly-Burdwan.—No. 11090L.A.(P.W.).—29th September 1950.—Sri Himangshu Sekhar Mazumdar, Sub-Deputy Magistrate and Sub-Deputy Collector and Additional Land Acquisition Officer, Hooghly, is appointed to be the Additional Land Acquisition Officer in the district of Burdwan and is posted to the headquarters station of the latter district. He is vested with the powers of a Collector under the Land Acquisition Act, I of 1894, in the district of Burdwan with effect from the date on which he joins his new post.

হুগলী।—নং ১১০৯২এল.এ(পি.ডিবিউ)।—২৯শে সেপ্টেম্বর ১৯৫০।—হুগলী জেলার অবস্থান অপর শাসক ও সমাহর্তা শ্রীরাধাশ্যাম দাসকে উক্ত জেলার অপর ভূমিগ্রহণ আধিকারিকরূপে নিযুক্ত করা হইল এবং তাঁহাকে ভূমিগ্রহণ আইনের বিধানমত হুগলী জেলার সমাহর্তার ক্ষমতা অর্পণ করা হইল।

Hooghly.—No. 11092L.A.(P.W.).—29th September 1950.—Sri Radha Shyam Das, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Hooghly, is appointed to be the Additional Land Acquisition Officer in that district. He is vested with the powers of a Collector under the Land Acquisition Act, I of 1894, in the district of Hooghly with effect from the date on which he takes over charge.

কলিকাতা-নদিয়া।—নং ১১০৯৪এল.এ(পি.ডিবিউ)।—২৯শে সেপ্টেম্বর ১৯৫০।—খাদ্য বিভাগের সহ-পাঞ্জনাধিকারিক অপর সমাহর্তা শ্রীমন্মথ নাথ বসুকে নদিয়া জেলার সদরে অপর আধিকারিকরূপে নিযুক্ত করা হইল এবং তাঁহাকে উক্ত জেলার আইনের বিধানমত সমাহর্তার ক্ষমতা অর্পণ করা হইল।

রাজ্যপালের আদেশানুসারে
শ্রীসত্যেন্দ্রমোহন বন্দ্যোপাধ্যায়
সচিব।

Calcutta-Nadia.—No. 11094L.A.(P.W.).—September 1950.—Sri Manmatha Nath Basu, Deputy Magistrate and Sub-Deputy Collector Assistant Administrative Officer, Food Department, is appointed to be the Additional Land Acquisition Officer in the district of Nadia and is posted to the headquarters station of that district. He is vested with the powers of a Collector under the Land Acquisition Act, I of 1894, in the district of Nadia with effect from the date on which he joins his new post.

Hooghly.—No. 11128L.A.—29th September 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by the Government at the public expense for a public purpose, viz., for the extension of the Rille R. in the village of Kulihunda, jurisdiction No. 18, thana Chinsurah, pargana Arsha, district Hooghly, it is hereby notified that for the purpose a piece of land comprising portions of cadastral plots Nos. 102, 103, 104, 106 and 107 and measuring, more or less, 1.53 acres, is to be required within the aforesaid village Kulihunda.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Land Acquisition Officer, Hooghly.

In exercise of the powers conferred by the said section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all the acts required or permitted by that section.

Any person interested in the above land who has any objection to the acquisition thereof, within thirty days after the date on which notice of the substance of this notification is published in the locality, file an objection in writing to the Collector of Hooghly.

24-Parganas.—No. 11130L.A.—29th September 1950.—In exercise of the powers conferred by section 48(I) of the Land Acquisition Act, 1894, the Governor is pleased to withdraw the acquisition of 10.0638 acres of land which was notified for acquisition under declaration No. 6273L.A., dated the 10th August 1948, published at page 1112, Part I of the *Calcutta Gazette* of the 19th idem for the G.T.R. Co. Ltd., for the extension and development of the factor efficient and essential services and also to the purpose of organising and maintaining the various industries, such as electrical fans, motors, etc., in the village of Purba-Santi, division list No. 22, thana Dum-Dum, panchannagram, district 24-Parganas.

Bankura.—No. 11170L.A.—30th September 1950.—In exercise of the powers conferred by section 48(I) of the Land Acquisition Act, 1894, the Governor is pleased to withdraw the acquisition of pieces of lands measuring, more or less, 0.60 of an acre as detailed below (in or less, 0.60 of an acre as detailed below) in addition to the withdrawal of 0.92 acre already notified by notification No. 556L.A., dated 19th January 1950, out of the total area of 72.41 acres notified by declaration No. 5254L.A., dated the 12th January 1946, published at page 1184, Part I of the *Calcutta Gazette* of 1st August 1946, as amended.

erratum No. 5841L.A., dated 23rd July 1948, respect of the acquisition of land for the construction of an all-weather road from Rajgram to Panagar in thanas Bankura and Onda in the tract of Bankura:—

mauza Onda, mauza Surpanagar, jurisdiction list No. 74.

Cadastral plots in part—978 and 1322.

Birbhum.—No. 11304L.A. (P.W.)—4th October 1950.—The Governor is pleased to cancel so much of notification No. 1589L.A. (P.W.), dated the 12th February 1948, under section 4 of the Land Acquisition Act, I of 1894, published at pages 253, Part I of the *Calcutta Gazette* of the 26th March 1948, as amended by erratum No. 11300L.A. (P.W.), dated the 4th October 1950, as relates to two pieces of land measuring, more or less, 0.81 of an acre and comprising cadastral plot No. 1114 of village Nurai and part of plot No. 2406 of village Siuri, out of a total area of 53.04 acres notified for acquisition for the construction of the Mor Bakreswar Main Canal—South Bank (from chainages 80.4 to 142.4) in the district of Birbhum.

Midnapore.—No. 11308L.A.—4th October 1950. Whereas it appears to the Governor that land is likely to be required to be taken by Government at public expense for a public purpose, viz., for the construction of an approach road to a bridge over the canal at Kolaghat in mauza Kola, jurisdiction list No. 287, police-station Panskura, pargana Mundalgaon, district Midnapore, it is hereby notified that for the above purpose a piece of land comprising the cadastral survey plot Nos. 409, 564, 574, 575, 576 and part of cadastral survey plot Nos. 412, 573 and 620 and measuring, more or less, 2.06 acres, is likely to be required within the aforesaid village of Kola.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by section 14(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 14 of the Act shall not apply to this area which is wholly waste and arable.

ERRATUM.

Birbhum.—No. 11300L.A. (P.W.)—4th October 1950.—In notification No. 1589L.A. (P.W.), dated the 20th February 1948, under section 4 of the Land Acquisition Act, I of 1894, published at pages 252, Part I of the *Calcutta Gazette* of the 26th March 1948, respect of the acquisition of land for the construction of the Mor Bakreswar Main Canal—South Bank (from chainages 80.4 to 142.4), in the district of Birbhum, following changes will occur:—

Read “53.04 acres” for “69.38 acres” in line 9.

mauza Siuri, village Nurai, jurisdiction list No. 9.

Delete “131, 1095, 856, 116, 1149” under cadastral plots in part.

mauza Siuri, village Siuri, jurisdiction list No. 8.

Delete “2087, 2072, 2074, 2099” under cadastral plots in part.

NOTICES.

Murshidabad.—No. 111241L.A. (P.W.)—29th September 1950.—Whereas 0.017 of an acre, more or less, of land situate in or near the village of Kogram described below has been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for irrigation, namely, for the construction of a Khalashi's shed in connection with Mor Bakreswar Branch Canal under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

District Murshidabad, police-station Barwan, mauza Kogram, jurisdiction list No. 109.

Portion of cadastral survey plot Nos. 1533 and 1534.

Birbhum.—No. 11168L.A. (P.W.)—30th September 1950.—Whereas 1.26 acres, more or less, of additional lands situate in or near the villages of Gournagar, Banagram, etc., described below have been requisitioned by the Collector of Birbhum for the purpose of providing facilities for irrigation, namely, for the construction of Mor Dwarka Branch Canal in connection with Mor Irrigation Scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said lands in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the lands may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mor Construction Division No. 1, Rampurhat.

Description of land.

Mauza Gournagar, jurisdiction list No. 152, thana Muhammad Bazar, district Birbhum.

Cadastral survey plots in part—72, 74, 75.

Mauza Banagram, jurisdiction list No. 20, thana Sainthia, district Birbhum.

Cadastral survey plots in part—154, 155, 159, 162, 175, 178, 180, 181, 182, 183, 184, 203, 207, 208, 209, 210, 212, 213, 215, 223, 281.

Mauza Kabilpur, jurisdiction list No. 151, thana Muhammad Bazar, district Birbhum.

Cadastral survey plots in part—3745, 3758, 3759, 3762, 3764, 3767, 3783, 3784, 3785, 3791, 3792, 3796, 3797, 3798, 3799, 3804, 3805, 3849, 3850, 3851, 3852, 3853, 3900, 3901, 3902, 3958, 3904, 3905, 3906, 3910, 3911, 3912, 3913, 3914, 3916.

Mauza Shalchapra, jurisdiction list No. 6, thana Sainthia, district Birbhum.

Cadastral survey plots in part—57, 58, 59, 60, 61, 64, 65, 66, 1112.

Birbhum.—No. 11306L.A. (P.W.)—4th October 1950.—Whereas 0.70 of an acre, more or less, of land situate in or near the village of Baidara described below have been requisitioned by the Collector of Birbhum for the purpose of providing

facilities for irrigation, viz., for the construction of a brick-field in connection with the Mor Irrigation Scheme under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said lands in pursuance of section 4 of the said Act.

This notice is given, under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mor Construction Division No. 1, Rampurhat, Birbhum.

Description of land.

Mauza Baidara, jurisdiction list No. 9, thana, Rampurhat, district Birbhum.

Cadastral plots in part—592, 594, 595 and 680.

Area—More or less 0.70 acre.

DECLARATIONS.

Hooghly.—No. 11132L.A.(P.W.).—29th September 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for re-excavation of Bhomra Khal at 3rd mile, in the villages of Ghoshpur and Ichhapur, jurisdiction list Nos. 14 and 6, respectively, thana Khanakul, parganas Jahanabad and Bayra, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising whole of cadastral survey plots Nos. 709, 711 and 7941 and parts of cadastral survey plot Nos. 52, 53, 58, 60, 63, 176, 177, 179, 181-184, 190, 191, 195, 618, 631, 633-635, 645, 646, 648, 649, 665-670, 680-683, 706-708, 710, 712, 713, 715-718, 837-839, 978, 7939, 7940, 7944-7947 and 8994 of mauza Ghoshpur, and part of cadastral survey plots Nos. 277, 345, 683-687, 692-694 and 700 of mauza Ichhapur, measuring, more or less, 9.82 acres, is required within the aforesaid villages of Ghoshpur and Ichhapur.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Hooghly.

Hooghly.—No. 11134L.A.(P.W.).—29th September 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for re-excavation of Bhomra Khal at 4th mile, in the villages of Ichhapur and Ghoshpur, jurisdiction list Nos. 6 and 14, respectively, thana Khanakul, parganas Bayra and Jahanabad, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising parts of cadastral survey plots Nos. 277, 342, 345, 347, 348, 354, 355, 676, 677, 680, 681, 682, 700, 701, 704, 705, 706, 711, 712, 713, 724, 725, 726, 728, 729, 730, 731, 736, 737, 738, 746 and 747 of mauza Ichhapur and parts of cadastral survey plots Nos. 7870, 7871, 7876, 7877, 7878, 7879, 7880, 7881, 8082, 8136 to 8138, 8142, 8290, 8297 to 8299, 8302 to 8340, 8323 to 8325, 8329 to 8334, 8343, 8344, 8350 to 8352, 8354, 8355, 8441, 8442, 8748, 8750, 8752 to 8754, 8759, 8760, 8926 and 8927 of mauza Ghoshpur and measuring, more or less, 9.82 acres, is required within the aforesaid villages of Ichhapur and Ghoshpur.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Hooghly.

Hooghly.—No. 11228L.A.—3rd October 1950. Whereas it appears to the Governor that land required to be taken by Government at the public expense for a public purpose, viz., for excavation of Bhomra Khal at 6th mile in the villages of Ghoshpur and Kanchra, jurisdiction list Nos. 14 and 21, respectively, thana Khanakul, pargana Jahanabad, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising parts of cadastral survey plot Nos. 10770, 10772, 10778, 10779, 10792-10796, 11525, 11526, 11527, 11585-11586, 11604, 11609-11616, 11618, 11683, 11684, 12112 and 12146 in mauza Ghoshpur and cadastral survey plot Nos. 129, 132, 170, 225 and 226 and parts of cadastral survey plots Nos. 47, 48, 49, 54, 61, 62, 63, 64, 65, 66, 124, 125-128, 130, 131, 168, 169, 171, 172, 173, 206, 208-212, 224, 227-233, 338, 398, 399, 400, 401, 402, 403, 404, 409-415, 445, and 1094 in mauza Kanchra, and measuring more or less, 9.82 acres is required within the aforesaid villages of Ghoshpur and Kanchra.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Hooghly.

Birbhum.—No. 11298L.A.(P.W.).—4th October 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Mor Bakreswar Main Canal—South Bank (from chainages 80.4 to 142.4), it is hereby declared that for the above purpose a piece of land altogether measuring, more or less, 29 acres and comprising cadastral plots as detailed below are required in the district of Birbhum—

District Birbhum.

Thana Suri, village Nurai, jurisdiction list No. 3

Cadastral plot in full—181.

Cadastral plots in part—852, 883, 1112, 1162

Thana Suri, village Siuri, jurisdiction list No. 4

Cadastral plot in full—2043.

Cadastral plot in part—2209.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Birbhum at Suri.

ERRATUM.

Birbhum.—No. 11302L.A.(P.W.).—4th October 1950.—In declaration No. 4319L.A.(P.W.), dated the 28th May 1948, under section 6 of the Land Acquisition Act, I of 1894, published at page 728 Part I of the *Calcutta Gazette* of the 3rd June 1948, in respect of the acquisition of land required for the construction of the Mor Bakreswar Main Canal—South Bank (from chainages 80.4 to 142.4) in the district of Birbhum, following changes will occur:—

Read “49.30 acres” for “65.60 acres” in line 8-9.

Thana Suri, village Nurai, jurisdiction list No. 3

Delete “131, 1095, 856, 116, 1149” under cadastral plots in part.

Thana Suri, village Siuri, jurisdiction list No. 4

Delete “2037, 2072, 2074, 2099” under cadastral plots in part.

By order of the Governor,
S. BANERJEE,

Member, Board of Revenue, and Secy. to the Govt. of West Bengal (as-officio).

Land Development

NOTIFICATIONS.

Parganas.—No. 10898L.Dev.—25th September 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal, on account of circumstances beyond their control, in the village of Jhikra, jurisdiction list No. 101, police-station Deganga, district 24-Parganas, it is hereby notified that for the above purpose, a piece of land comprising cadastral survey plots Nos. 1009, 1027, 1028 and 1040 and measuring, more or less, 1.50 acres, is likely to be required in the aforesaid village of Jhikra.

A notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Parganas.—No. 10902L.Dev.—25th September 1950.—In exercise of the powers conferred by section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the operation of the cadastral survey plots Nos. 1024, 1026, and measuring, more or less, 0.96 acres, in the village of Jhikra, jurisdiction list No. 101, police-station Deganga, district 24-Parganas, which were included in the declaration No. 4182L.Dev., dated 20th April 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 647, Part I of the Calcutta Gazette, dated the 27th April 1950.

Nadia.—No. 10638L.Dev.—18th September 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Bahadurpur, jurisdiction list No. 50, and Daula, jurisdiction list No. 65, police-station Ranaghat, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 261-265, 267-272, 274, 324, 325, 327-347, and 2720 of Bahadurpur, jurisdiction list No. 50, and cadastral survey plots Nos. 455-458, 461, 516-522, 530, 535-551, 553, 606-623, 665-698, 776-782, 784, 785, 1644 and 1649 and portion of cadastral survey plots Nos. 599-605 of Mayakole, jurisdiction list No. 47, and measuring, more or less, 1.45 acres, is likely to be required within the aforesaid villages of Bahadurpur and Mayakole.

A notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Howrah.—No. 10850L.Dev.—22nd September 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Jagatballavpur, jurisdiction list No. 4, police-station Jagatballavpur, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 2, 4, 6-8, 12, 834-862, 885, 886, 890, 891, 898-903, 906-917, 974, 976, 979-992, 995, 997-1007, 1009, 1010, 1013-1021, 1023-1082, 1084-1098, 1100, 1102, 1105-1107, 1110-1123, 1126-1146, 1149-1167, 1169, 1170, 1171, 1176-1179, 1183-1191, 1193, 3742-3747, 3774, 3775, 1173, 3737, 1147 and 892, and measuring, more or less, 105.45 acres, is likely to be required within the aforesaid village of Jagatballavpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Howrah.

Nadia.—No. 11060L.Dev.—28th September 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Daula, jurisdiction list No. 65, police-station Ranaghat, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 557, 561, 564-569, 572-576, 579-582, 592, 593, 598-601, 603, 654-659, 662, 663, 666-669, 709-712, 714, 717-721, 1788-1794, 1797-1801, 1812-1815, 1823, 1828-1832, 1838-1852 and 1871-1878 and parts of cadastral survey plots Nos. 563, 1796, 1827 and 1854, and measuring, more or less, 44.50 acres, is likely to be required within the aforesaid village of Daula.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

DECLARATIONS

24-Parganas.—No. 10900L.Dev.—25th September 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Jhikra, jurisdiction list No. 101, police-station Deganga, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1009, 1027, 1028 and 1940 and measuring, more or less, 1.50 acres, is required within the aforesaid village of Jhikra.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 10936L.Dev.—25th September 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Santosha, jurisdiction list No. 108, police-station Bangaon, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1 to 110, 115 to 121, 140 to 153, 270 to 272, 276, 277, 307 to 312, 315 to 327, 329 to 347, 349 to 398, 414 to 429, 434, 1146 to 1149, 1151 to 1155, 1157 to 1162, 1221, 1224 to 1235, and measuring, more or less, 177.91 acres, is required within the aforesaid village of Santosha.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Nadia.—No. 10640L.Dev.—18th September 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Bahadurpur and Mayakole, police-station Krishnagar, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 261-265, 267-272, 320, 321, 324, 325, 327-347 and 2720 of Bahadurpur, jurisdiction list No. 50, and cadastral survey plots Nos. 455-458, 461, 516-522, 530, 535-551, 553-555, 606-623, 665-698, 776-782, 784, 785, 794-802, 1644 and 1649 and parts of cadastral survey plots Nos. 599-605 of Mayakole, jurisdiction list No. 47 and measuring, more or less, 231.44 acres, is required within the aforesaid villages of Bahadurpur and Mayakole.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

Nadia.—No. 11062L.Dev.—28th September 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Daula, jurisdiction list No. 65, police-station Ranaghat, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 557, 561, 564-569, 572-576, 579-582, 592, 593, 598-601, 603, 654-659, 662, 663, 666-669, 709-712, 714, 717-721, 1788-1794, 1797-1801, 1812-1815, 1823, 1828-1832, 1838-1852 and 1871-1878 and parts of cadastral survey plots Nos. 563, 1796, 1827 and 1854, and measuring, more or less, 44.50 acres, is required within the aforesaid village of Daula.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

By order of the Governor,
S. BANERJEE, Secy.

Requisition

Requisition of premises under sub-section section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 775/50Reqn.

Calcutta, the 16th September 1950

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule hereunder are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act of 1947), the Governor is pleased hereby to direct that the premises described in the schedule hereunder and under sub-section (4) of the said Act the Governor is further pleased to direct the First Acquisition Collector, Calcutta, to take such action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

6, Panchanan Mukherjee Road, Calcutta (a portion of the second floor).

By order of the Governor
J. N. MOOKHERJEE, Asst.

Sri Sudhin Choudhury, tenant of the premises referred to in the order above, is directed to vacate the above property at my disposal and control and from the 3rd November 1950 at 3 p.m. on any subsequent day when an officer deputed to this office will take charge and possession of the property and prepare a schedule of the fixtures.

S. N. MITRA.

First Land Acquisition Collector, Calcutta,
Calcutta, the 9th October 1950.

No. 805/50 Reqn

Calcutta, the 29th September 1950

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule hereunder are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act of 1947), the Governor is pleased hereby to direct that the premises described in the schedule hereunder and under sub-section (4) of the said Act the Governor is further pleased to direct the First Acquisition Collector, Calcutta, to take such action as is necessary in connection with such requisitioning of the premises in accordance with

provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

116, Rash Behari Avenue, Calcutta (one room on the ground floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri N. Ganguly, landlord of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 30th October, 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 9th October 1950.

No. 808/50 Reqn.

Calcutta, the 29th September 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

and now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

Behari Doctor Road, Calcutta.

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Nares Chandra Bose, landlord of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 30th October 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 9th October 1950.

No. 818/50 Reqn.

Calcutta, the 4th October 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

and now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V

of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

18B, Townshend Road, Calcutta (ground floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Sat Kari Banerjee, landlord of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 2nd November 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 9th October 1950.

ORDERS

No. 809/50.

Calcutta, the 29th September 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that Sri Ajit Kumar Pal Choudhury, 18D, Mahanirban Road, Calcutta, shall not without the permission of the State Government in any way dispose of the premises and that no person shall without such permission enter into occupation thereof.

The Schedule.

Description of the premises.

P232, Southern Avenue, Calcutta (first, second and third floors).

No. 402/50.

Calcutta, the 15th September 1950.

In exercise of the powers conferred by sub-sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 402/50, dated 3rd May 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of the premises.

20/A, Ram Mohan Saha Lane, Calcutta (entire first floor and one room on the ground floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

কৃষি, বন ও মৎস্য বিভাগ।
DEPARTMENT OF AGRICULTURE, FORESTS
AND FISHERIES

পশু চিকিৎসা।

Veterinary

প্রজ্ঞাপন।

NOTIFICATION.

কলিকাতা।—নং ৮৮৩৪পশুচিকিৎসা।—২২শে সেপ্টেম্বর ১৯৫০।
—পশুগবেষণাগারের আয়ুক্ত আধিকারিক শ্রী বি. বি. চক্রবর্তীকে
পশ্চিমবঙ্গীয় কৃষক নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক
নিয়মানুসারে ১৯৫০ সালের ১৯শে এপ্রিল তারিখ হইতে গড় বেতনে
চারি মাসের ছুটি মঞ্জুর করা হইল।

রাজ্যপালের আদেশানুসারে,

শ্রী চন্দ্র মন্ডল,

উপ-কমিসিонер।

Calcutta.—No. 8834Vety.—22nd September 1950.
—Sri B. B. Chakraborty, Officer-in-charge, Poultry Research Institute, Calcutta, was allowed leave on average pay for four months under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 19th April 1950.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

CO-OPERATION, CREDIT, RELIEF AND
REHABILITATION DEPARTMENT

Co-operation

NOTIFICATION.

Calcutta.—No. 1344Co-op.—29th September 1950.—Janab Md. Abdul Gani, B.L., Assistant Secretary to the Government of West Bengal, Co-operation, Credit, Relief and Rehabilitation Department, is appointed to act as Deputy Secretary to the Government of West Bengal, in the same department, with effect from the 29th September 1950 (forenoon), until further orders.

By order of the Governor,
K. C. BASAK, Secy.

বাস্তহারী পুনর্বাসন বিভাগ।
REFUGEE REHABILITATION
DEPARTMENT

সংস্থা।

Establishment

প্রজ্ঞাপন।

NOTIFICATION.

২৪-পরগণা-কলিকাতা।—নং ৭৭২৮এট।—২৬শে সেপ্টেম্বর ১৯৫০।
—২৪-পরগণা জেলার বিদ্যালয়সমূহের সহকারী পরিদর্শক শ্রীঅবিনাশ
চন্দ্র রায়কে ১লা সেপ্টেম্বর ১৯৫০ তারিখ হইতে পুনরাদেশ না হওয়া
পর্যন্ত বাস্তুহারা পুনর্বাসন অধিকারে প্রিরসরজন সেন মজুমদারের
স্থলে সহকারী শিক্ষা আধিকারিক (প্রাথমিক শিক্ষা)এর পদে নিয়োগ করা
হইল।

রাজ্যপালের আদেশানুসারে,

প্রমোদকুমার ভট্টাচার্য্য,

উপ-সচিব।

24-Parganas-Calcutta.—No. 7728Estt.—26th September 1950.—Sri Abinash Chandra Roy, Assistant Inspector of Schools, 24-Parganas, is appointed as Assistant Education Officer (Primary Education) in the Refugee Rehabilitation Directorate with effect from 1st September 1950, vice Sri Rasharanjan Sen Majumdar, retired, until further orders.

By order of the Governor,
P. K. BHATTACHARYYA, Dy. Secy.

EDUCATION DEPARTMENT
Education

NOTIFICATIONS.

The Charitable Endowments Act (VI of 189

No. 4463Edn./5F-21/50.—25th September
—It is hereby notified that the Governor of the State of West Bengal, in exercise of the power conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrators of Ramendra Sundar Panthanibases Fund create terms of notification No. 2484Misc., dated the December 1922, doth hereby order and direct the lands, buildings and appurtenances mentioned in Part I and the security, particulars of which were contained in Part II of the first Scheme written under the above notification or any security or securities to which it might have or may be converted, shall, as from the 15th April 1947, vest and be deemed to have vested and henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him or his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust for ever to receive the interest of the security or securities the present corpus of which consists of 3 per cent. loan, 1946, for Rs. 88,500 and 4 per cent. loan, 1960-71, for Rs. 17,500, when and as the same became due and payable and from time to time to apply the same in terms of the scheme for the creation of the said Endowment, particulars of which scheme are contained in the second part of the Scheme written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

The Charitable Endowments Act (VI of 189

No. 4464Edn.—25th September 1950.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the power conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, upon the application made by the Administrators of Jewish Girls' School (Boarding) Endowment created in terms of notification No. 2945 dated the 7th September 1937, and its corrigendum No. 837Edn., dated the 2nd March 1938, hereby order and direct that the security, particulars of which were contained in the first Scheme written under the above notification or any security or securities to which it might have or may be converted, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successor in office subject to the provisions of the said Charitable Endowments Act (VI of 1890) and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust for ever to receive the interest of the said security or securities the present corpus of which consists of 3 per cent. loan, 1946, for Rs. 88,500 and 4 per cent. loan, 1960-71, for Rs. 17,500, when and as the same became due and payable and from time to time to apply the same in terms of the scheme for the creation of the said Endowment, particulars of which scheme are contained in the second Scheme written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

11]

Calcutta.—No. 4469Edn.—25th September 1950.
 Mr. E. C. P. G. J. Hessing, Officer on Special
 Education Department, Government of West
 Bengal, in the West Bengal General Service, is
 granted an extension of leave not due on half
 pay for three months from the 22nd August
 1950, under rule 184(c)(ii) of the West Bengal
 Service Rules, Part I.

Calcutta.—No. 4490Edn.—26th September 1950.
 The Governor is pleased to appoint the following
 members to constitute the Governing Body of the
 Presidency College, Calcutta:—

- 1) The Hon'ble Mr. Justice Rupendra Coomarswami Mitter, M.Sc., M.L.—President.
- 2) The Hon'ble Mr. Justice K. C. Das Gupta, B.A. (Cantab.), I.C.S., Barrister-at-law—Vice-President.
- 3) Dr. J. C. Ghosh, M.Sc., D.Sc., F.N.I., Director, Higher Technical Institute.
- 4) Professor Satyendra Nath Bose, M.Sc., Khaira Professor of Physics, University College of Science.
- 5) Janab S. Wazed Ali, Barrister-at-Law.
- 6) Sri Gopi Ballav Mandal, B.Sc. (Eng.), C.P.E. (Glasgow), Chief Engineer, Irrigation and Waterways, West Bengal.
- 7) Principal, Presidency College—Secretary (*ex-officio*).
- 8) Bursar, Presidency College (*ex-officio*).
- 9) Two elected representatives of the teaching staff to be approved by the Director of Public Instruction, West Bengal.

and one elected representative of the teaching staff shall hold office for one academic session only, viz., 1950-51, and the rest for three academic sessions 1950-51.

Calcutta.—No. 4573Edn./9A-27/50. — 29th September 1950.—The Governor is pleased to constitute the Karma Samity (The Executive Council) of the Vangiya Samskrita Siksha Parishat, for West Bengal, as follows:—

- 1) The Hon'ble Mr. Justice Bijon Kumar Mukherjee, President.

Three ex-officio members.

- 2) The Director of Public Instruction, West Bengal.
- 3) The Principal, Sanskrit College, Calcutta.
- 4) The Head of the Sanskrit Department of the Calcutta University.

One member nominated by Government.

- 5) Kaviraj Sri Ram Chandra Mullick.

Six members elected by the Parishat.

- 6) Pandit Kali Pada Tarkacharyya.
- 7) Pandit Tripatha Nath Smrititirtha.
- 8) Pandit Srijib Nyayatirtha.
- 9) Pandit Kali Kinkar Saptatirtha.
- 10) Hon'ble Mr. Justice Rama Prasad Mukherjee.
- 11) Pandit Jyotirmoy Nanda, Vedantatirtha.

The members of the Karma Samity shall meet for one year only. The Karma Samity shall meet at least four times a year and shall continue to function, until the Samity is dissolved. The Secretary of the Parishat will be the Secretary of the Karma Samity.

The duties and functions of the Samity will be laid down in paragraph 51 of the report of the Samity.

By order of the Governor,
 D. M. SEN, Secy.

PUBLIC SERVICE COMMISSION, WEST BENGAL NOTIFICATION.

No. 4535P.S.C.—5th October 1950.—It is hereby notified for general information that the Departmental Examination of Educational Officers in Accounts Rules and Practice in 1950 will be held on Tuesday, the 28th November 1950, at Anderson House, Alipore, Calcutta.

Programme of Examination.

From 10 a.m. to 1 p.m. ... Paper I.
 From 2 p.m. to 5 p.m. ... Paper II.

B. N. BANERJEA, Secy.

Alipore, the 5th October 1950.

Office of the Accountant-General, West Bengal

NOTIFICATIONS.

Subject:—Modification of travelling allowance rules relating to railway mileage as a result of revision of classification on railways.

No. T.M./195—28th September 1950.—In continuation of this office notification No. T.M./952, dated the 23rd November 1949, published at page 2088 of Part I of the *Calcutta Gazette*, dated 1st December 1949, a copy of Government of India, Ministry of Finance office memorandum No. F.5-(128)-Est. IV/48, dated the 20th June 1950, on the subject noted above, is reproduced below for the information and guidance of all concerned:—

"In modification of this Ministry's office memorandum No. F.5(128)-Est. IV/48, dated the 16th November 1949, the undersigned is directed to say that, with effect from the 1st July 1950, Government servants of the First, Second, Third and Fourth Grades will be entitled to classes of accommodation for rail journeys as detailed below:—

Grade.	Class of accommodation.
(a) (i) A Government servant of the First Grade.	First class or the highest class if there is no First class.
(ii) A Government servant of the Second Grade belonging to the I. A. S., the I. P. S. or to a Central Service, Class I.	
(b) A Government servant of the Second Grade not included in (a) (ii) above.	Second class.
(c) A Government servant of the Third Grade.	Intermediate class.
(d) A Government servant of the Fourth Grade.	Third class.

The decision contained in paragraph 3 of this Ministry's office memorandum No. F.5(128)-Est. IV/48, dated the 11th December 1948, will continue to remain in force. Government servants mentioned in clause (a)(ii) above will draw the incidental fares for rail journeys, daily allowance and mileage allowance at the rate admissible to Government servants mentioned in clause (b)."

2. It has also been decided by the Government of India, Ministry of Finance, that cases not covered by orders contained in that Ministry office memorandum No. F.5(128)-Est. IV/48, dated the 30th June 1950, should be regulated in accordance with the relevant provisions of Supplementary Rules 34 and 37.

[Government of India, Finance Department letter No. D.8478-E-IV/50, dated 1st September 1950.]

Subject:—Contingent expenditure of rent, rates and taxes on private buildings used for office-cum-residential accommodation.

No. T.M./194.—28th September 1950.—A copy of letter No. Fl(13)EG-1/50, dated 3rd August 1950, from the Government of India, Ministry of Finance, on the subject indicated above is circulated herewith for information and guidance of all Central Heads of Departments under the audit of this office.

"The Accountant-General, Central Revenues, has brought to the notice of this Ministry that information is not generally available in the Central Audit as to whether a portion of the private buildings hired by the Government of India for accommodation of Central Government offices is used for residential purposes and as such it is difficult for the audit authorities to watch the recoveries to be made on this account. To ensure, therefore, that such recoveries are duly made in all the cases, it is considered that the following certificate should be attached to contingent bills preferring claims for rents, electricity and other connected charges:—

Certified that the amount drawn on account of rent, rates and taxes in Contingent Bill No., dated the....., was actually paid to the parties concerned, and no portion of this expenditure is recoverable from portion of the expenditure recoverable from the any source.

Government servant mentioned below

has been recovered.

The undersigned is, therefore, directed to request all the Ministries to issue suitable instructions to the officers subordinate to them so that the abovementioned certificate is invariably furnished together with the contingent bills preferring claims of the nature referred to above."

S. K. SARKAR,

Deputy Accountant-General.

SHERIFF'S OFFICE

The 8th September 1950.

Notice is hereby given that the Fifth Criminal Sessions of the year 1950 of the High Court at Calcutta in West Bengal for the town of Calcutta will be held at the Court House, in the town of Calcutta, on Monday, the 4th day of December next, at 10-30 o'clock in the forenoon, and thenceforward from day to day until the said sessions be over. And it is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought up for trial at the said sessions be present then and there to prosecute.

S. B. DUTT, Sheriff.

সেরিক আপিস, ৮ই সেপ্টেম্বর ১৯৫০ খ্রিষ্টাব্দ।

এতদ্বারা সর্বসাধারণকে আদালত বাইতেছে যে, আগামী ১৯৫০ খ্রিষ্টাব্দের ৪ঠা ডিসেম্বর সোমবার বেলা ১০-৩০ মিনিট সময় হইতে যে পর্যন্ত আদালতের কার্য শেষ না হয় ততদিন প্রত্যহ সবে পশ্চিম বঙ্গের অধীন শহর কলিকাতার কোর্টবাড়ী বিচার শিপদা অন্য কলিকাতা হাইকোর্টের আপস আদালত গৃহে ১৯৫০ খ্রিষ্টাব্দের পঞ্চম দায়রা বিচার বিভাগীয় আদালত বলিবে এবং এতদ্বারা আরও প্রচার করা যায় যে, যে সকল ব্যক্তি কোন করণীয় বিরুদ্ধে কোর্টবাড়ী অভিযোগ করিবেন তাহারা উক্ত সববে উক্ত স্থানে উপস্থিত থাকেন। ইতি।

এস. বি. দত্ত,

সেরিক।

**ORDERS AND NOTIFICATIONS BY
HIGH COURT AT CALCUTTA AND
CHIEF JUSTICE.**

Appellate Side

Appointments and Transfers.

24-Parganas-Burdwan.—No. 6827A.—October 1950.—Sri Kali Narayan Bhattach Sub-Judge, now acting as Additional District Sessions Judge, 24-Parganas, is appointed, reversion, to be Additional Subordinate Judge Burdwan, *vice* Sri Srimatha Nath Bhattachar

Nadia-Howrah.—No. 6832A.—3rd October 1950.—Sri Nirmal Chandra Datta, Munsif, Krishna in the district of Nadia, is appointed to be Munsif in the district of Howrah, to be ordinarily stationed at Sadar, *vice* Sri Sanjit Kumar Gang

Howrah.—No. 6837A.—4th October 1950.—Sri Sanjit Kumar Ganguli, Munsif of Howrah (Sadar), is appointed to be Additional Munsif the same station.

Calcutta-Midnapore.—No. 6841A.—4th October 1950.—Sri Sailendra Nath Sen Gupta, Munsif now employed as Deputy Director, Provincial Statistical Bureau, West Bengal, is appointed, reversion, to be a Munsif in the district Midnapore, to be ordinarily stationed at Sadar, *vice* Sri Lala Benoy Krishna.

Midnapore-Burdwan.—No. 6846A.—4th October 1950.—Sri Lala Benoy Krishna, Munsif Midnapore (Sadar), is appointed to be a Munsif in the district of Burdwan, to be ordinarily stationed at Katwa.

24-Parganas-Birbhum.—No. 6851A.—4th October 1950.—Sri Manindra Nath Mukherji, officiating Additional Subordinate Judge Assistant Sessions Judge, 24-Parganas, is appointed to act, until further orders, as Additional Subordinate Judge of Birbhum, *vice* Sri Malh Mukherji.

24-Parganas.—No. 6856A.—4th October 1950.—Sri Rajendra Kishore Das, officiating Subordinate Judge and Assistant Sessions Judge, on leave appointed to act, until further orders, as Additional Subordinate Judge of 24-Parganas, *vice* Manindra Nath Mukherji.

Burdwan-Calcutta.—No. 6861A.—4th October 1950.—Sri Srimatha Nath Bhattachar, officiating Additional Subordinate Judge of Burdwan, is appointed to act, until further orders, as a Munsif of the Court of Small Causes, Calcutta, *vice* Bireswar Prasad Bakshi.

Bankura.—No. 6876A.—4th October 1950.—Sri Keshab Nath Roy Choudhury, Munsif Bankura (Sadar), is appointed to be a Munsif in Bishnupur in the same district, *vice* Sri Hem Nath Sen.

Bankura-Birbhum.—No. 6880A.—4th October 1950.—Sri Hemendra Nath Sen, Munsif Bishnupur, in the district of Bankura, is appointed to be a Munsif in the district of Birbhum, ordinarily stationed at Bolpur, *vice* Sri Bhushan Barman.

Calcutta-24-Parganas.—No. 6888A.—4th October 1950.—Sri Sailendra Prasad Ghosh, Munsif employed as Additional Rent Controller, Calcutta, is appointed, on reversion, to be a Munsif in the district of 24-Parganas to be ordinarily stationed at Bongaon, *vice* Sri Kalipada Chatterjee.

24-Parganas-Calcutta.—No. 6893A.—4th October 1950.—The services of Sri Kalipada Chatterjee, Munsif of Bongaon in the district of 24-Parganas are placed at the disposal of the Government of West Bengal in the Judicial Department with effect from the 13th November 1950.

Powers.

Midnapore-Burdwan-Howrah.—No. 6866A.—4th October 1950.—The Munsifs named in the following schedule are vested with the powers of a Judge of Small Causes for the trial of suits cognizable by such a Court up to the value and within the local limits of the munsifi noted against

Schedule.

Sri Sailendra Nath Sen Gupta, Munsif, under orders of transfer to Midnapore (Sadar)—Rs. 300—Sadar munsifi of Midnapore.

Sri Lala Benoy Krishna, Munsif, under orders of transfer to Katwa (Burdwan)—Rs. 100—Katwa munsifi.

Sri Nirmal Chandra Datta, Munsif, under orders of transfer to Howrah (Sadar)—Rs. 100—Sadar munsifi of Howrah.

Birbhum-Bankura.—No. 6872A.—4th October 1950.—The Munsifs named below are vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a Court up to the value and within the local limits of the munsifi noted against each:—

(1) Sri Hemendra Nath Sen, Munsif, under orders of transfer to Bolpur in the district of Birbhum—Rs. 300—Bolpur munsifi.

(2) Sri Keshab Nath Ray Choudhuri, Munsif, under orders of transfer to Bishnupur in the district of Bankura—Rs. 100—Bishnupur munsifi.

24-Parganas.—No. 6885A.—4th October 1950.—Sri Sailendra Prosad Ghosh, Munsif, under orders of transfer to Bongaon in the district of 24-Parganas, is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a Court up to the value of Rs. 300 within the local limits of the Bongaon munsifi.

R. P. MUKHERJI, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS**Burdwan Division—Chinsura**

is hereby notified for general information:—

and date of this assigned authority.	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority, and designation.
Election to Union Board.				
21.10.50, dated 21st September	Pandugram union board, police-station Ketugram, subdivision Katwa, district Burdwan.	Sri Rampada Singh, Janab Abdul Haliz, Sri Sarashil Pada Ghosh, Sri Umajada Bandhupadhyay, Sri Bhabanil Proudd Bhattejee, Sri Kanai Lal Chatterjee, Sri Tinkari Hazra, Sri Panchanan Ghosh and Sri Ramaprosanna Hazra	Section 6(2) of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919)	I. B. Surita, Additional District Magistrate, Burdwan.

24113/4.—29th September/3rd October.—In accordance with the provisions of rule 1 of Chapter IV of the Bengal Jail Code, 1911, Seventh Edition, I hereby appoint the wing gentleman and the lady to be non-official visitors of the Uluberia Sub-Jail in the district of Howrah for a period of two years with effect from the 24th November 1950 in place of Sri Bijoyar Ghosh and Srijukta Smritika Das Gupta, B.T.:—

Uluberia Sub-Jail.

Sarat Chandra Bose.

Srijukta Bina Chattopadhyay, B.A., B.T.

24113/G.—29th September/3rd October.—In accordance with the provisions of rule 2 of Chapter IV of the Bengal Jail Code, 1911, Seventh Edition, I hereby reappoint Mr. A. Samad to be non-official jail visitor of Uluberia Sub-Jail in the district of Howrah for a period of two years with effect from the 24th September 1950.

No. 24231/G.—4th October 1950.—Sri Animesh Chandra Singha Roy, Sub-Deputy Magistrate and Deputy Collector (temporary), who has been posted to this Division under Government (Home Department) notification No. 27124/G.A., dated 26th September 1950, is posted to the headquarters of the Hooghly district for employment on general duty.

The posting is made in the public interest.

B. SARKAR, Commissioner.

by the Deputy Inspector-General of Police, Western Range

Surat—No. 6398.—22nd September 1950.—Sri Chandra Mukharji, Inspector, is granted leave on average pay for four

months and eleven days on medical certificate with effect from 16-3-1950, a.m., under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Sri Dharendra Nath Chakrabatti, Inspector, Birbhum, is granted fourteen days' leave on average pay under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from 1st October 1950 affixing the Puja holidays from 15th October 1950 to 26th October 1950 to the leave.

Sri Kirti Bhushan Mitra, Inspector, Midnapore, is granted ninety days' earned leave under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the date he avails himself of it.

Sub-Inspector Mon Mohan Sen of Midnapore is appointed to act as Inspector in the above vacancy.

Chinsurah—No. 6732.—29th September 1950.—Sri Bishnu Kinkar Sarkar, Inspector, Burdwan, is severely censured for his impertinent behaviour in a meeting held by the Deputy Inspector-General of Police, Intelligence Branch, C.I.D., on 30th August 1950, and is warned against proceedings in future if he is found remiss in his behaviour again.

The following transfers are ordered in the interests of the public service:—

(1) Sri Suresh Ch. Chakrabatti, Inspector, Hooghly (now acting as Deputy Superintendent of Police), is posted on paper to Burdwan.

(2) Sri Bishnu Kinkar Sarkar, Inspector, Burdwan, is transferred to Hooghly, vice No. 1.

(3) Sri Raghu Nath Singh, officiating Inspector, Hooghly, is temporarily transferred to Burdwan and will continue to act as such in that district, vice Sri Suresh Ch. Chakrabatti, Inspector, Burdwan, acting as Deputy Superintendent of Police.

H. S. GHOSH CHAUDHURI, Dy. Insp.-Genl.

Presidency Division—Calcutta

It is hereby notified for general information:—

No. and date of notification assigned by issuing authority.	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of agent and design.
By-election to Union Board.				
No. 14010G., dated the 20th September 1950.	Simulia-Banwaribad union board, police-station Bharatpur, subdivision Kandli, district Murshidabad.	Ward No. III—Sri Saktipada Misra and Dr Goloke Nath Banerjee, vice Sri Pran Gopal Mukherjee, since resigned, and Banwari Pachhanda Deb, since deceased.	Section 18 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919).	Sri A. Niyog District Murshidabad

No. 1268R.G.—28th September 1950.—Janab Abed Ali Prodhan, officiating Treasury Officer, Cooch Behar, was granted earned leave for twenty-one days, under rule 167(u) of the Bengal Service Rules, Part I, with effect from 4th May 1950 or from the date on which he availed himself of the leave.

J. N. TALUKDAR, Commissioner.

FORM D.

Form of notice to be published declaring the release of the property when persons entitled to receive possession cannot be found (under section 4).

Alipore, the 20th September 1950.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, XVII of 1947, which have been directed under section 4 of the said Act to be exercised by me, necessary enquiry has been made and the undermentioned owners have been held to be entitled to get possession of the property;

And whereas the undermentioned persons cannot be found and have no agent or other person empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition.

The Schedule.

Case No. 60 of 1941-42 of Regulation VIII (L.A.).

Mauza Kadihaty, police-station Dum-Dum.

Cadastral survey plot No.	Names of the owners.	Date of derequisition.
318	Sm. Sudharani Debi, wife of S. Jatinendra Mohan Chatterjee.	6th September 1950.
476	S. Mohendra Nath Banerjee ..	Ditto.
406	S. Janaki Nath De ..	Ditto.
9	S. Kshetra Nath Srimany ..	Ditto.
464	S. Anil K. Mukherjee and others.	Ditto.
780	Dr. Shalipada Mukherjee and others.	Ditto.

S. N. DAS GUPTA,
Land Acquisition Collector,
24-Parganas.

Orders by the Deputy Inspector-General of P Central Range

Alipore.—No. 4138.—4th October 1950.—(published under notification No. 3514, dated August 1950, in the *Calcutta Gazette*, date September 1950, regarding posting and transfer of Sri Rajendra Kumar Basu and Sri Chandra Pal, officiating Inspectors, Murshidabad are hereby cancelled.

S. M. GHOSH, Dy. Insp.

Presidency Division—Jalpaiguri

Orders by the Deputy Inspector-General of P Northern Range

Jalpaiguri.—No. 3332.—21st September 1950.—Mr. D. T. Campbell, Town Inspector, Dargah is granted thirty days' earned leave, on full pay, under rules 167 of the West Bengal Service Rules, Part I, with effect from 4th September 1950.

A. GANGULI, Dy. Insp.

ORDERS AND NOTIFICATIONS BY COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 35669(A)C.T./1E/34/50-51.—3rd October 1950.—In exercise of the powers conferred by section (3) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), read with section 4 of the General Clauses Act, 1897 (X of 1897) and notification of the Government of India in Home Department No. F.99/36, dated the April 1937, the Commissioner of Income-tax, Bengal, Calcutta, hereby appoints the undermentioned person as Income-tax Officer with effect from the forenoon of 4th October 1950:—

Sri Anil Kumar Sen Gupta.

2. (a) Sri Anil Kumar Sen Gupta, Super Grade I, attached to the office of the Commissioner of Income-tax, West Bengal, is, with effect from the forenoon of 4th October 1950 and until further orders, appointed to officiate as a temporary Income-tax Officer, Class II, Grade III, in the Income-tax Department, West Bengal, on a scale of pay of Rs. 275—25—500—E.B.—30—E.B.—30—800.

(b) In exercise of the powers conferred by section 5(5) of the Indian Income-tax Act, 1922 (XI of 1922), I hereby direct that Sri Anil Kumar Sen Gupta shall perform all the functions of such persons or classes of persons or of incomes or classes of income or in respect of areas as may be allocated to him from time to time.

(c) Sri Anil Kumar Sen Gupta, Income-tax Officer, is posted to District III-A as District Income-tax Officer of that District. Mr. S. Ram Krishnan proceeded on leave. S. NARGOLWALA, Commr.

Serial No. 2807



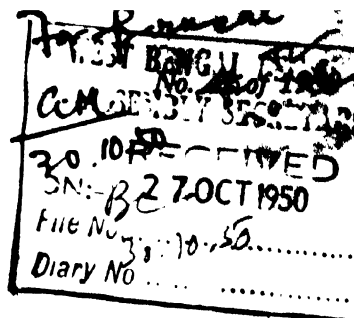
Calcutta

The



सत्यमेव जयते

Gazette



Published by Authority

THURSDAY, OCTOBER 19, 1950

CONTENTS:

Page.		Page.	
I.—Orders and notifications by the nor of West Bengal, the High Court, ment Treasury, etc.	2111—2132	PART IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills pub- lished before introduction in that Assembly . .	Nil
IA.—Orders and notifications by the nment of India republished for general ation	329—339	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President	Nil
IB.—Educational Notices	235—245	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament	Nil
II.—Advertisements, Notices	375—382	SUPPLEMENT No. 42— Weekly Weather and Crop Report of West Bengal for the week ending the 4th October 1950	427—428
III.—Acts of the West Bengal Legisla-	Nil		
IIA.—Ordinances promulgated by the nor of West Bengal under the Constitu- tion of India	Nil		

RT I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 2892G.A.

Appointments and Transfers.

General.

Burdwan.—No. 2848G.A./50-86/50.—12th October 1950.—Mr. I. B. S. R. Surita, I.A.S., District Magistrate, Burdwan, is appointed temporarily to act as Magistrate and District Magistrate, until further orders.

Parganas-Birbhum.—No. 2871G.A./6L-15/50.—12th October 1950.—Sri Ushapati Lahiri, Sub-Collector and Sub-Collector, on probation, in 24 Parganas; is appointed to be a Sub-Collector and Sub-Collector, on probation, in the district, and is posted to the head station of that district.

Police.

Parganas.—No. 2823G.A./3P-37/50.—12th October 1950.—The following Indian Police Officers are allotted to West Bengal, and are to be Assistant Superintendents of Police for the purpose of the Police Act, 1946 (of 1861), and are posted to the District Police College, Burdwan.

Calcutta.—No. 2861G.A./3P-59/50.—12th October 1950.—Sri H. N. Gupta, I.P., Deputy Inspector-General of Police, on leave, is appointed to be Deputy Inspector-General of Police, Central Range, with effect from the date of his joining the post.

Calcutta.—No. 2862G.A./3P-59/50.—12th October 1950.—Sri S. M. Ghosh, I.P., officiating Deputy Inspector-General of Police, Central Range, is appointed to be Assistant Inspector-General of Police, West Bengal, with effect from the date of his joining the post.

Calcutta.—No. 2863G.A./3P-59/50.—12th October 1950.—Sri B. Chatterji, I.P., Deputy Commissioner of Police, Security Control, Calcutta, is relieved of his additional duties as Assistant Inspector-General of Police, West Bengal, with effect from the date of his making over charge of this post.

Leave.

General.

Burdwan.—No. 2865G.A./6L-20/50.—12th October 1950.—Sri Kiran Chandra Ghosal, Sub-Magistrate and Sub-Collector, on probation, Asansol, Burdwan, is allowed earned leave for two weeks with effect from the 27th October 1950, under rule 168(1) of the West Bengal Service Rules, Part I.

Birbhum.—No. 2870G.A./6L-15/50. — 12th October 1950.—Sri Pramatha Kumar Chatarji, Sub-Magistrate and Sub-Collector, on probation, Birbhum, is allowed earned leave for two months, under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 27th September 1950.

Police.

Calcutta.—No. 2860G.A./5L-25/50.—12th October 1950.—Sri P. K. Sen, I.P., Deputy Commissioner of Police, Headquarters, Calcutta, is allowed leave on average pay for the period from the 2nd November 1950 to the 26th November 1950, under rule 81(b)(i) of the Fundamental Rules.

Midnapore.—No. 2866G.A./5L-24/50.—12th October 1950.—Sri Jatindra Nath Sanyal, Deputy Superintendent of Police, District Enforcement Branch, Midnapore, is allowed leave on average pay with effect from the 4th October 1950 to 15th December 1950, under rule 184(b)(i) of the West Bengal Service Rules, Part I.

By order of the Governor,
S. N. RAY, Chief Secy.

Development

NOTIFICATION.

No. 2255/CB/E-19/50.—6th October 1950.—Sri Harihar Mazumdar was appointed to a temporary gazetted post of Assistant Engineer under the Construction Board, West Bengal, from 1st May 1950 to 22nd August 1950, inclusive, and was posted to the Bongaon Subdivision II under the South Division under the Construction Board.

By order of the Governor,
S. N. RAY, Chief Secy

Political

RESOLUTION No. 6608P./11-9/50.

Calcutta, the 7th October 1950.

The summaries of the principles relating to the terms and conditions governing the acquisition of residential and non-residential properties in the State of West Bengal by Ruling Princes and Chiefs or their near relatives, laid down in the late Government of Bengal, Home (Political) Department, letter No. 3727P., dated the 13th July 1939, addressed to the Secretary to His Excellency the Crown Representative, and as subsequently amended by the Government of West Bengal in their Home (Political) Department letter No. 1458P., dated the 28th March 1949, are hereby cancelled.

By order of the Governor,
R. GUPTA, Secy.

Jails

NOTIFICATION.

24-Parganas.—No. 2142H.J.—6th October 1950.—Mr. H. W. Shea, whole-time Superintendent, Alipore Central Jail, and Press and Forms Manager, West Bengal, is allowed leave on average pay for six days from the 9th October 1950 under rule 184(b)(i) of the West Bengal Service Rules, Part I.

2. He is permitted to prefix Sunday, the 8th October 1950, and affix the gazetted holidays from the 15th October 1950 to the 26th October 1950, inclusive, to his leave under rules 163 to 165, *ibid.*

By order of the Governor,
R. GUPTA, Secy.

Special Section

ORDER.

No. 16134H.S.—4th October 1950.—While the State Government has reason to believe the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he detained has been made, is concealing himself that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Presidency Magistrate at Calcutta within ten days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person

Sm. Gita Mukherji *nee* Rai Chaudhuri, wife of Sri Biswanath Mukherji of 30/3, Goshagan Lal Calcutta, and daughter of Sri Pratulla Chaudhuri of Jessore (East Pakistan)

By order of the Governor,
L. A. D'COSTA, Asst Secy

JUDICIAL DEPARTMENT

No. 2893G.A.

Powers.

Murshidabad.—No. 2849G.A./2P-45/50.—12th October 1950.—Dr. B. K. Bhattacharya I. Assistant Magistrate, Lalbagh, Murshidabad, is vested with the powers of a Magistrate of the class.

West Dinajpur.—No. 2853G.A./2P-45/50.—12th October 1950.—Sri Hira Lal Ray, Deputy Magistrate, on probation, Rangaj, West Dinajpur, is vested with the powers to try summary offences mentioned in section 260 of the Code of Criminal Procedure.

24-Parganas.—No. 2864G.A./2P-50/50.—12th October 1950.—Sri Biraj Mohan Naha, Deputy Magistrate, on probation, Alipore, 24-Parganas, is vested with the powers of a Magistrate of the third class.

By order of the Governor,
S. N. RAY, Chief Secy

Judicial

Appointments and Transfers.

Calcutta.—No. 6334J.—4th October 1950.—The services of Sri Sailendra Prosad Ghosh, who is now employed as Additional Rent Court Officer, Calcutta, are replaced at the disposal of the Court, Calcutta, with effect from the 9th October 1950. This cancels this department notification No. 5929J., dated the 14th September 1950.

NOTIFICATION.

24-Parganas.—No. 6326J.—4th October 1950.—In exercise of the power conferred by section 3 of the West Bengal Special Courts Act, 1950 (Bengal Act X of 1950), the Governor hereby constitutes a Special Court of first class jurisdiction for the district of the 24-Parganas at Alipore.

By order of the Governor,
R. GUPTA, Secy

FINANCE DEPARTMENT

Taxation.

NOTIFICATIONS.

No. 2151F.T.—27th September 1950.—Sri Udas Halder, Superintendent of Excise, West Dinajpur, is appointed to be Superintendent of Excise, Birbhum, with effect from the date on which he assumes charge.

No. 2152F.T.—27th September 1950.—Sri Nil Kumar Chatterjee, Superintendent of Excise, on probation, is appointed to be Superintendent of Excise, Darjeeling, with effect from the date which he assumes charge, on completion of training.

No. 2153F.T.—27th September 1950.—Sri Ajit Kumar Sen Gupta, Superintendent of Excise, on probation, is appointed to be Superintendent of Excise, Nadia, with effect from the date on which he assumes charge, on completion of training.

No. 2154F.T.—27th September 1950.—Sri Anilendra Biswas, Sub-Deputy Collector, now employed as Inspector of Excise, is appointed to act as Superintendent of Excise, West Dinajpur, with effect from the date on which he assumes charge.

No. 2155F.T.—27th September 1950.—Sri Kesh Chandra Sen Gupta, Superintendent of Excise, Darjeeling, is posted to Calcutta for duty in the Distillery and Warehouse Branch.

No. 2160F.T.—27th September 1950.—Janab Ghulam Kadir, Deputy Commissioner of Excise, Preventive, Distilleries and Warehouses, allowed leave on average pay for fifteen days, with effect from 7th September 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

No. 2161F.T.—27th September 1950.—Sri Kunda Prosad Sen, Collector of Excise, Calcutta, is appointed to act, in addition to his own duties, as the Deputy Commissioner of Excise, Preventive, Distilleries and Warehouses, *vice* Janab Md. Ghulam Kadir, on leave.

No. 2186F.T.—29th September 1950.—Sri Sunil Chandra Basu, Commercial Tax Officer, Grade II, after training, is appointed to be a Commercial Tax Officer, Beadon Street, District II Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2189F.T.—30th September 1950.—The following draft of amendments which, in exercise of the power conferred by section 22 of the Bengal Jute Taxation Act, 1941 (Bengal Act XI of 1941), the Governor proposes to make in the Bengal Jute Tax Rules, 1941, as subsequently amended, is published for the information of persons likely to be affected thereby.

The draft will be taken into consideration on or after the 27th October 1950, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered:—

Draft amendments.

After rule 14 of the said rules insert the following rule, namely:—

"14. An allowance may be made for the actual loss of raw jute due to wastage and shrinkage suffered by a shipper in any

month up to the limit of 5 per cent. of the total quantity of raw jute purchased by the shipper during such month provided the Jute Tax Officer is satisfied that there was an actual loss of stock during the course of handling of raw jute by the shipper."

2. In Form VI after item C insert the following new item C(a):—

"(Ca) Actual loss due to wastage and shrinkage."

No. 2229F.T.—6th October 1950.—Janab Md. Ghulam Kadir, Deputy Commissioner of Excise, Preventive, Distilleries and Warehouses, is allowed extension of leave on average pay for fifteen days with effect from 22nd September 1950 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

No. 2237F.T.—6th October 1950.—Sri Dhanurdhari Bose, Assistant Superintendent of Industrial Statistics in the Provincial Statistical Bureau, is appointed temporarily to act as a Deputy Superintendent with effect from the 1st October 1950 and until further orders.

No. 2238F.T.—6th October 1950.—Sri Kaliprosad Purkayastha, Assistant Statistician in the Provincial Statistical Bureau, is appointed temporarily to act as a Statistician with effect from the 1st October 1950 and until further orders.

No. 2239F.T.—6th October 1950.—The following Computing Supervisors and Inspectors in the Provincial Statistical Bureau are appointed temporarily to act as Assistant Superintendents in the Provincial Statistical Bureau with effect from the 1st October 1950 and until further orders:—

- (1) Sri Dibakar Maity, Computing Supervisor.
- (2) Sri Haribhajan Choudhury, Computing Supervisor.
- (3) Sri Ramaprosad Ghosh, Computing Supervisor.
- (4) Sri Kamal Kumar Sen, Inspector.
- (5) Sri Monoranjan Sen, Computing Supervisor.

No. 2240F.T.—6th October 1950.—Sri Santosh Kumar Roy, Inspector, Provincial Statistical Bureau, is appointed temporarily to act as an Assistant Superintendent of Industrial Statistics in the Provincial Statistical Bureau with effect from the 1st October 1950 and until further orders, *vice* Sri Dhanurdhari Bose, promoted to act as a Deputy Superintendent.

No. 2241F.T.—6th October 1950.—Sri Madan Mohan Dutta, Inspector, Provincial Statistical Bureau, is appointed temporarily to act as an Assistant Statistician in the Provincial Statistical Bureau with effect from the 1st October 1950 and until further orders, *vice* Sri Kaliprosad Purkayastha, promoted to act as a Statistician.

By order of the Governor,
B. DAS GUPTA, Secy.

**LOCAL SELF-GOVERNMENT
DEPARTMENT**

Local Self-Government

NOTIFICATIONS.

Birbhum.—No. M.1M-16/50.—6th October 1950.
—In exercise of the power conferred by section 5
of the Bengal Village Self-Government Act, 1919

(Bengal Act V of 1919), and after consideration of the views of the Birbhum district board, the Governor is pleased, in partial modification of paragraph 1 of notification No. 25911, S.G., of the 23rd May 1921, to direct that the area specified in column 1 of the table below in the Birbhum police-station in the district of Birbhum be reconstituted to compose of the areas specified against each union in column 2 of that table, namely:—

Birbhum district.

Rampurhat police-station.

1	2
Name of unions.	Names of mauzas constituting the unions with their numbers in the jurisdiction list.
II. Kusumba union	... Siura ... 12
	... Sibdaspur ... 13
	... Balarampur ... 14
	... Mandala ... 16
	... Dhanmara ... 17
	... Kusumba ... 85
	... Chakaipur ... 15
	... Chhora ... 5
	... Chandpur ... 20
	... Nischintapur (western part) ... 81
	... Sundipur ... 80
	... Ramrampur ... 79
	... Akhira ... 102
VII. Barshal union	... Udaypur ... 64
	... Satghoria ... 65
	... Kumudda ... 70
	... Chandankantha ... 113
	... Kamikhya ... 114
	... Baikunthapur ... 115
	... Dekhuria ... 116
	... Madhya Gopalpur ... 69
	... Sakirpur ... 68
	... Barshal ... 72
	... Srikrishnapur Pakhuria ... 75
	... Harioka ... 73
	... Majkhanda ... 23
	... Sialdanga ... 71
	... Boguti (Dhenuburi) ... 109
X. Dakhalbati union	... Binodpur ... 149
	... Tilai ... 103
	... Kutigram ... 148
	... Enta ... 150
	... Gobindapur ... 152
	... Bhabki ... 153
	... Mahendrapur ... 147
	... Badha ... 105
	... Batail ... 104
	... Joy Krishnapur ... 106
	... Chhota Kutubpur ... 145
	... Sriharibati ... 146
	... Serpur ... 144
	... Bamdebpur ... 143
	... Dakhalbati ... 111
	... Dangram ... 110
	... Kalisara (part) ... 108
	... Brahmanigram (part) ... 107

This cancels notification No. M.1M-16/50, dated the 6th September 1950.

Birbhum.—No. M.1M-48/50.—6th October 1950. exercise of the power conferred by section 5 of the Bengal Village Self-Government Act, 1919 (Act V of 1919), and after consideration of the views of the Birbhum district board, the Government is pleased, in partial modification of paragraph I of notification No. 3410L.S.-G., dated

the 8th June 1935, to direct that the unions specified in column 1 of the table below in the Bolpur police-station in the district of Birbhum be reconstituted to compose of the local areas specified against each union in column 2 of that table, namely:—

Birbhum district.

Bolpur police-station.

1	2
Name of unions.	Names of mauzas constituting the unions with their numbers in the jurisdiction list.
IV. Supur union.	... Dakhin Narayanpur ... 120 Nurpur ... 115 Sibpur ... 102 Rasulganjahat ... 114 Supur ... 113 Ramchandrapur ... 112 Mahuli ... 119 Durgapur ... 143 Dakhin Chandipur ... 101 Purba Bahadurpur ... 116 Rajatpur ... 117 Gheropara ... 118 Udaypur ... 111 Gitgram ... 144 Bandhgora (southern part) ... 100 Bolpur (village Kashipur) ... 99
VI. Taltore union	... Bayradihi ... 66 Adityapur ... 71 Jaljala ... 74 Khaskadampur ... 95 Jayekbazar ... 123 Mahisadal ... 70 Taltore ... 69 Kabimohanpur ... 64 Goalpara ... 65 Syambati (northern part) ... 67 Madhusudanpur (northern part) ... 68 Uttarnarayanpur ... 96 Domaipur ... 72 Bengutia ... 73

This cancels so much of notification No. M.1M-48/50, dated the 6th September 1950, as relates to the revision of boundaries of the Supur and Taltore unions.

CORRIGENDA.

No. L.S.-G.1B-17/50.—12th October 1950.—The list of unions in column (2) of the table ended to notification No. L.S.-G.1B-24/49(11), dated the 22nd August 1949, published at pages 1 and 1464 of Part I of the *Calcutta Gazette* of the 25th August 1949, make the following corrections:—

(1) In Constituency No. XII—Alipur Duar for “Alipur Duar” substitute “Alipur Duar otherwise known as Damanpur”.

(2) In Constituency No. IX—Mal (North) for “Jhgram Khalpara” substitute “Khalpara ngram”.

By order of the Governor,
A. ZAMAN, Jt. Secy.

**MEDICAL AND PUBLIC HEALTH
DEPARTMENT**

Medical

NOTIFICATIONS.

Bolpur.—No. Medl.4652/D.H.S./1B-8/50.—October 1950.—Temporary Assistant Surgeon Bilhuti Bhushan Kakshit, Teacher of

Midwifery, Jackson Medical School, Jalpaiguri, was granted earned leave for the period from the 24th July 1950 to the 6th August 1950, under rule 168(I) of the West Bengal Service Rules, Part I.

Calcutta.—No. Medl. 4653/D.H.S./1N-16/50/K.W.—4th October 1950—Dr. N. C. Das Gupta, M.B., D.T.M. (Cal.), M.R.C.P. (Edin.), D.P.H. (Lond.), Special Officer (Health Centres), Directorate of Health Services, West Bengal, is granted earned leave for twenty-two days, with effect from the 27th October 1950, under rule 168(I) of the West Bengal Service Rules (Part I).

Calcutta.—No. Medl. 4690/DHS/1D-16/50.—6th October 1950.—Dr. Dinesh Chandra Chakravarti, L.M.S., F.R.C.S.(Edin.), Principal-Superintendent, Medical College and Hospitals, Calcutta, is granted earned leave for thirty days with effect from the 27th October 1950 under rule 168(a) of the West Bengal Service Rules (Part I).
2. This cancels notification No. Medl. 4212/DHS/1D-16/50, dated the 5th September 1950.

By order of the Governor,
P. M. DATTA, Asst. Secy.

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATION.

No. 98E.—6th October 1950.—The Governor is pleased to appoint Sri Kalidas Lahiri, Deputy Magistrate and Deputy Collector, now acting as Additional Assistant Secretary in the Department of Works and Buildings, to act temporarily as Assistant Secretary in that department with effect from the date he assumes charge of the post and until further orders, *vice* Sri Sibaram Bhattacharjee, appointed to act as Deputy Secretary.

No. 99E.—6th October 1950.—The Governor is pleased to appoint Sri Panchu Gopal Addy, Engineer in the Departments of Works and Buildings and Irrigation and Waterways, to act temporarily as Additional Assistant Secretary in the Department of Works and Buildings with effect from the date he assumes charge of the post and until further orders, *vice* Sri Kalidas Lahiri, appointed to act as Assistant Secretary.

By order of the Governor
S. K. MAJUMDAR, Jt.

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATIONS.

No. 15-I.—3rd October 1950.—In exercise of the power conferred by sub-section (1) of section 33 of the Bengal Development Act, 1935 (Bengal Act XVI of 1935), the Governor is pleased to publish

Serial No.	Name of river or natural drainage course.	From—				Passing through mauzas with jurisdiction list No.	To—				App.
		Mauza.	Pargana.	Thana.	District.		Mauza.	Pargana.	Thana.	District.	
1	2	3	4	5	6	7	8	9	10	11	
1	Khari Mahamaya Khal.	Uttar Kashinagar.	Hatlagarh Khari.	Mathurapur	24-Parganas	Uttar Krishnagar, jurisdiction list No. 50.	Uttar Kashinagar.	Hatlagarh	Mathurapur	24-Parganas	

the following particulars about the Khari Mahamaya Khal within the district of the 24-Parganas which he intends to declare to be a dead or clogged river.

Any objection or suggestion with respect to the above proposal which may be received by the undersigned before the 14th November 1950 will be duly considered:—

By order of the Governor
A. M. KUSARI, D.

No. 58—5th October 1950.—The Governor is pleased to appoint Sri Mrinal Kanti Dutta, B.E., temporary Research Officer No. VI of the River Research Institute, West Bengal, substantively in that post in the West Bengal

General Service, on probation for two years with effect from the date of this notification.

By order of the Governor
S. K. DEY, Jt.

IRRIGATION AND WATERWAYS

DIRECTORATE

NOTIFICATIONS.

No. 37C.I.E.—3rd October 1950.—In partial modification of this office notification No. 36-C.I.E., dated 9th September 1950, Sri Jyotsna Kumar Das Gupta, Assistant Engineer, Subdivisional Officer, Bankura (Irrigation) Subdivision of the Bankura (Irrigation) Division, is transferred in the interest of the public service and is posted to hold charge of the Kopai Barrage Subdivision of the Mayurakshi South Canals Division

until further orders, *vice* Sri Sital Chandra Das, temporary Assistant Engineer, transferred.

No. 39C.I.E.—3rd October 1950.—Sri Ma Prasad Barman, temporary Assistant Engineer, Subdivisional Officer, Mayurakshi Dam Subdivision No. 11 of the Mayurakshi Dam Division No. I, is posted temporarily to hold charge of the Mayurakshi Dam Subdivision of the same Division until further orders, *vice* Sri Harendra Chandra Mukherjee, transferred.

No. 38C.I.E.—3rd October 1950.—The following officers are transferred in the interest of the public service and are appointed temporarily to hold charge of the Subdivisions mentioned against their respective names:—

Name.	From—	To—
1. Sri Shyam Sundar Mukherjee, temporary Assistant Engineer, Subdivisional Officer.	Headworks Subdivision No. II of the Mayurakshi Barrage Division.	Headworks Subdivision No. same Division, <i>vice</i> Sri B. N. Aich, Assistant Engineer.
2. Sri B. N. Aich, Assistant Engineer, Subdivisional Officer.	Headworks Subdivision No. I of the Mayurakshi Barrage Division.	Headworks Subdivision No. I of the said Division.
3. Sri Sital Chandra De, temporary Assistant Engineer, Subdivisional Officer.	Kopai Barrage Subdivision of the Mayurakshi South Canals Division.	North Bank Subdivision No. of the Mayurakshi North Canals Division.

G. B. MONDAL, Chief Engineer

COMMERCE AND INDUSTRIES DEPARTMENT

Commerce

NOTIFICATION.

No. 5759 Com.—4th October 1950.—Sri S. N. Gupta, Chief Inspector of Boilers, West Bengal, is allowed earned leave for nine days with effect from the 27th October 1950 under rule 167(iii) of the West Bengal Service Rules, 1947.

By order of the Governor,
B. C. KUNDU, Dy. Secy.

Mines and Power

ORDERS.

No. 2318M.P.—4th October 1950.—In exercise of the power conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, Licensees of the Calcutta and District Consolidated Electric License, 1946, for the purposes of laying an underground cable in the private common passage leading in premises Nos. 27/B, 27/E and 27/F, Baram Mazumdar Street, Calcutta, from the existing underground distributor in Baram Mazumdar Street to the said premises situated in the area of supply of the said Corporation for repairing the same when necessity arises, powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government or to be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

No. 2427M.P.—5th October 1950.—Whereas Aswini Kumar Mondal has entered into an agreement with the Calcutta Electric Supply Corporation, Limited, Licensees of the Calcutta and District Consolidated Electric License, 1946, for the supply of electricity at the premises of said Aswini Kumar Mondal at Monsatala Lane, Uttar Bantra, situated outside the area of supply of the said Corporation;

and whereas the said premises are not situated in the area of supply of any other licensee;

and, therefore, in exercise of the power conferred by section 27 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to authorise the said licensees to supply energy to the said Aswini Kumar Mondal at Monsatala Lane, Uttar Bantra, in the district of Howrah, and to lay down or place electric supply lines for that purpose subject to the following conditions and restrictions, namely:—

(a) the authority hereby conferred shall—

(i) remain in force until—

(1) the area of supply of the said licensees is extended so as to include within its limits, the said premises at Monsatala Lane, Uttar Bantra; or

(2) a license is granted to any other person whose area of supply includes the said

premises within its boundaries and such person is in a position to supply energy to the said premises; or

(iii) any transmission or distribution system for supplying energy outside such area of supply is established by or on behalf of the State Government, enabling energy to be supplied at the said premises without such authority;

(b) be subject to the restrictions referred to in the third proviso to section 27 hereinbefore mentioned.

This authority is not in lieu of the permission required under the West Bengal Electricity (Emergency Powers) Act, 1948 (West Bengal Act XVII of 1948).

No. 2349M.P.—6th October 1950.—Whereas in the opinion of the Governor there is no likelihood of any surplus electrical energy being available in the area of supply of the Bankura Electric Supply Company during the period ending on the 31st May 1951;

And whereas it is necessary that the consumption of electrical energy should be reduced by some industrial consumers in the said area of supply;

Now, therefore, in exercise of the power conferred by section 3 of the West Bengal Electricity (Emergency Powers) Act, 1948 (West Bengal Act XVII of 1948), the Governor is pleased to require the industrial consumers specified in column 1 of the schedule below to reduce their consumption of electrical energy in the manner specified in column 3 of the said schedule during the said period.

Schedule.

Name and address of consumer	Connected electric motor loads in Horse power	Period
1	2	3
Chatterjee Paul & Co., Patpur	12.5	Not to work the electric motors between the hours of 8.30 a.m. and 12 midnight.
Gouri Das Garai, Patpur.	12.5	Ditto.
Lakhi Metal Works, Banerjee Banch	10.0	Ditto.

No. 2368M.P.—9th October 1950.—In exercise of the powers conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation Limited, licensees of the Calcutta and District Consolidated Electric License, 1946, for the purpose of laying an underground service cable in the private common passage leading to premises No. 64, Garpar Road, Calcutta, from the existing underground service cable in the private common passage alongside premises No. 59/1, B, Garpar Road, Calcutta, to premises No. 64, Garpar Road, Calcutta, situated within the area of supply of the said Corporation and for repairing the same when necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act (XIII of 1885) with respect to the placing of telegraph lines and posts for the purposes of a telegraph established and maintained by the Central Government or to be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act of 1885.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

LABOUR DEPARTMENT

ORDER.

No. 5832Lab.—4th October 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2768Lab., dated the 10th August 1948, the industrial dispute between the Eastern Paper Mills Ltd., 10, British Indian Street, Calcutta, and their workmen represented by the Eastern Paper Mills Workers' Union, 8/1A, Gurudas Datta Garden Lane, Ultadanga, Calcutta, was referred for adjudication to Sri M. C. Banerji, District Judge.

And whereas the said Sri M. C. Banerji, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

Industrial Tribunal, Calcutta.

PRESENT: SRI MATISH CHANDRA BANERJI, *District Judge,*
Tribunal.

Industrial dispute between the Eastern Paper Mills Ltd., 10, British Indian Street, Calcutta, and their workmen represented by the Eastern Paper Mills Workers' Union, 8/1A, Gurudas Datta Garden Lane, Ultadanga, Calcutta.

Award.

The Government of West Bengal, in the Department of Labour by order No. 2768Lab., dated the 10th August 1948, referred, under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the industrial dispute between the Eastern Paper Mills Ltd., 10, British Indian Street, Calcutta, and their workmen, represented by the Eastern Paper Mills Workers' Union, of 8/1A, Gurudas Datta Garden Lane, Ultadanga, Calcutta, to me for adjudication. Notices were issued on both parties and they filed written statements.

The Union stated that the closing of the Workshop on 31st May 1948 as made by the Company was an unjustifiable lock-out and the workmen were entitled to resume their duties and to receive the pay for the period of lock-out. The Union further claimed for the reinstatement of six discharged workmen along with their emoluments for the period of non-employment. The Union further claimed that the workmen who were occupying quarters in the precincts of the Workshop should be permitted to stay there, that the Union should be recognised by the Company and that rules of service on some questions should be framed.

The Company opposed the claim of the Union and maintained that there was no question of lock-out as set up by the Union, that the Company was unable to carry on its business any further on account of its deplorable financial condition and it had, therefore, every right to close down to avoid further losses. The Company further states that the six workmen who were discharged were justly and lawfully discharged in the usual course of business and there was no question of victimisation or adoption of unfair labour practice and the Union's claim for their reinstatement could not be entertained. The Company also opposed the other claims of the Union.

The issues were framed on 9th September 1948.

The appearances for the parties were as follows:—

For the Union:—Sri D. L. Sen Gupta, Advocate.

For the Company:—Sri P. K. Sanyal, Advocate.

The issues framed were as follows:—

Issues.

1. Was there any lock-out of the Mills with effect from 31st May 1948: are the employees entitled to any wages from that date?
2. Are the workmen referred to in paragraph 1 (27) of the written statement of the Union entitled to stay in the factory premises?
3. Are the following workmen entitled to reinstatement?
 - (1) Sri Mahabir,
 - (2) Sri Rohai,
 - (3) Sri Krishnalal Bhowmick,
 - (4) Sri Bijoy Mistri,
 - (5) Sri Gopeaswar, and
 - (6) Sri Raghunath.

- Are they entitled to any arrears wages on reinstatement?
 4. Rules of service on (a) permanency. (b) dismissal, (c) transfer,
 (d) fine and (e) retrenchment.
 5. Revision of wages.

Decisions.

The case was fixed for 8th November 1948 for hearing and the parties were directed to come ready for hearing on that date. On 8th November 1948 Sri Birendra Chandra Roy, Secretary of the Company, filed an application supported by an affidavit stating that the Hon'ble High Court on the petition of one Mr. S. R. Das, a creditor of the Company, had appointed the Official Receiver of the High Court as the Provisional Liquidator pending the hearing of the said creditor for compulsory winding up of the Company. A summons was issued on the Official Receiver of the High Court at No. 6, Council House Street, Calcutta, asking him to appear and file written statements over the dispute in this case. On 13th December 1948 the Official Receiver of the Company appeared through an Advocate and stated by an application that by an order made by the Hon'ble Mr. Justice Clough, dated 27th September 1948, the Eastern Paper Mills Ltd. had been ordered to be wound up and the Official Receiver being the petitioner, was appointed the Provisional Liquidator of the abovenamed Company. The petitioner also pressed that when a winding up order had been made and a Provisional Liquidator appointed, no suit or legal proceeding could be proceeded with except with the leave of the Hon'ble High Court. This application was heard in the presence of both the parties on 15th December 1948 and by order No. 12 of that date, the Tribunal allowed the application of the Official Liquidator and stayed further proceedings in this case until the leave of the Hon'ble High Court was obtained by the Union for prosecution of this case. On 24th April 1950 the Official Receiver of the Hon'ble High Court being the Official Liquidator appointed in the case informed the Tribunal that a scheme of revival of the Company had been approved by the Court and had been fixed for final hearing on 5th proximo. On 11th July 1950 the Official Liquidator informed the Tribunal that the Company had been directed to be revived and accordingly he had made over possession of the properties of the Company to the Directors of the Company. The order of stay of the proceedings before the Tribunal was then vacated on 13th July 1950 and notices were issued upon the parties for appearance and hearing of the case on 24th August 1950. On 24th August 1950 neither party appeared or took any steps, registered letters with acknowledgments due were directed to be issued on the parties and they were also informed that in default of appearance on the next date, which was fixed on 6th September 1950, an award would be made on the basis that there was no dispute outstanding between the parties. The order was also showed to the learned Advocates for both the parties. On 6th September 1950 the President of the Union Sri Nabajyoti Burman and the Advocate for the Union Sri D. L. Sen Gupta, appeared and prayed for adjournment of two weeks. Notices were issued again to the parties and the case was fixed for hearing on 20th September 1950. On 20th September 1950 the notices returned unserved as the parties were not found in their addresses given to the Tribunal. In the circumstances, as the parties did not appear even on repeated service of notices on as many as three times in succession, it is concluded that there was no dispute outstanding between the parties and it is, therefore, awarded accordingly. The issues framed in the case need not, therefore, be answered.

Sd. M. C. BANERJI,
 Tribunal, Industrial Disputes

The 21st September 1950.

By order of the Governor,
 D. S. P. MUKHERJEE, Jt. Secy

ORDER.

No. 5854Lab.—4th October 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2066Lab., dated the 28th April 1950, the industrial dispute between Messrs. Indian Galvanising Co. (1926), Ltd., 11, Goho Road, Ghosury, Howrah (Managing Agents, Messrs. Balmer Lawrie & Co., Ltd., 21, Netaji Subhas Road, Calcutta-1), and their workers represented by the Secretary, Indian Galvanising Mazdur Union, 6, Peary Mohan Mukherjee Street, Belur, Howrah, regarding the matters specified in the schedule to the said order, was referred for adjudication to Sri M. C. Banerji, District Judge;

And whereas the said Sri M. C. Banerji, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

INDUSTRIAL TRIBUNAL, CALCUTTA.

PRESENT: SRI MATISH CHANDRA BANERJI, District Judge, Tribunal.
 Industrial dispute between Messrs. Indian Galvanising Co. (1926), Ltd., 11, Goho Road, Ghosury, Howrah (Managing Agents, Messrs. Balmer Lawrie & Co., Ltd., 21, Netaji Subhas Road, Calcutta-1), and their workers

represented by the Secretary, I. G. Mazdoor Union, 6, Peary Mohan Mukherjee Street, Belur, Howrah.

Award.

The Government of West Bengal, in the Department of Labour, by order No. 2066Lab., dated the 28th April 1950, referred, under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the industrial dispute between Messrs. Indian Galvanizing Co. (1926), Ltd., 11, Guho Road, Ghusury, Howrah (Managing Agents, Messrs. Balmer Lawrie & Co., Ltd., 21, Netaji Subhas Road, Calcutta-1), and their workers represented by the Secretary, I. G. Mazdoor Union, 6, Peary Mohan Mukherjee Street, Belur, Howrah, regarding the matters specified in the following schedule, to me for adjudication:—

Schedule.

1. Proper calculation of dearness allowance in terms of the Engineering Tribunal Award enforced under Government order No. 2161Lab., dated 30th June 1949.
2. Retrospective effect of the grade system for all categories of workers.
3. Maximum of the unskilled grade (i.e., coolies grade).
4. Bonus (profit sharing).
5. Compensation for the wrongful discharge of Mr. McGurie, Store-keeper.
6. Increment not given as per notice of 26th August 1947.
7. Pay for the period of strike, from 2nd June 1949 to 27th September 1949.
8. Proper calculation of the last Puja bonus.
9. Proper calculation of the difference of dearness allowance paid by the Company as per notice, dated 25th March 1949.

Notices were issued on both parties and they filed written statements. The nature of the items of the dispute would appear from the issues which were framed on 7th July 1950.

The appearances for the parties were as follows:—

For the Union: Sri D. L. Sen Gupta, Advocate, and Sri K. Banerji, Secretary of the Union.

For the Company: Sri S. K. Mullick, Solicitor of Messrs. Sandersons & Morgans, Solicitors, and Mr. N. Jones, Chief Personnel and Welfare Officer of the Company.

The issues framed were as follows:—

Issues.

1. Proper calculation of dearness allowance in terms of the Engineering Tribunal Award enforced under Government order No. 2161Lab., dated the 30th June 1949.
2. Retrospective effect of the grade system for all categories of workers.
3. Maximum of the unskilled grade (i.e., coolies grade).
4. Bonus (profit sharing).
5. Compensation for the wrongful discharge of Mr. McGurie, Store-keeper.
6. Increment not given as per notice of 26th August 1947.
7. Pay for the period of strike, from 2nd June 1949 to 27th September 1949.
8. Proper calculation of the last Puja bonus.
9. Proper calculation of the difference of dearness allowance paid by the Company as per notice, dated 25th March 1949.

Decisions.

Issues Nos. 1 to 9.—The case was fixed for hearing on 11th September 1950. As I was absent on that date, the case was taken up on 13th September 1950. The parties informed me that the disputes had been amicably settled and a compromise petition will be filed on the next date, which was fixed on 19th September 1950. The compromise petition was filed on 21st September 1950, by Mr. N. Jones, Chief Personnel and Welfare Officer, on behalf of the Company and Sri K. Banerji, Secretary, on behalf of the Union. By this compromise petition, all the items of dispute, as were raised in issues Nos. 1 to 9, have been amicably settled by the parties and Sri K. Banerji, Secretary of the Union, signed on behalf of the Union and a Director of the Company signed on behalf of the Company on it. On a perusal of this compromise petition it appears to me that there has been a fair and reasonable settlement of the disputes raised in this proceeding. The compromise petition is, therefore, accepted and I award accordingly. The compromise petition, which is made in Appendix A to the award, shall form a part of this award.

All the issues are accordingly answered.

M. C. BANERJI, *Tribunal,
Industrial Disputes.*

The 22nd September 1950.

APPENDIX A.

Before Sri M. C. Banerji, Tribunal appointed under Industrial Disputes Act.

In the matter of Industrial Dispute
between

Messrs. Indian Galvanizing Co. (1926), Ltd.
and

Their employees as represented by the Indian Galvanizing Mazdoor Union.

The humble petition of the employers and employees in the above matter most respectfully sheweth:—

The parties have agreed to the following terms:—

1. **Proper calculation of dearness allowance in terms of the Engineering Tribunal Award enforced under Government order No. 2161Lab., dated the 30th June 1949.**—The parties will abide by the award of the Industrial Tribunal yet to be published so far as the fixation of dearness allowance is concerned.

2. **Retrospective effect of the grade system for all categories of workers.**—The Company agrees that the grading scheme and increments granted with effect from 1st April 1948 will be made effective from 1st July 1947.

3. **Maximum of the unskilled grade (i.e., coolies grade).**—The grade for unskilled workers will be from annas 2·3 per hour (representing Rs. 30 per mensem) to annas 3·3 per hour (representing Rs. 43·2 per mensem) with an annual increment of 2 anna per hour.

4. **Bonus (Profit Sharing).**—The workers drop the claim of Profit Sharing Bonus for the present adjudication.

5. **Compensation for the wrongful discharge of Mr. McGuire, Store-keeper.**—The service of Mr. McGuire will be deemed to be continuous and without any break for all purposes, and his period of unemployment from 14th June 1949 to 18th October 1949 will be recognised as leave with half pay and he will be paid half of the total emoluments he would have received in that period.

6. **Increment not given as per notice of 26th August 1947.**—The workers' grade having been put into effect from the 1st July 1947 the workers will be given full benefit of the grade and its annual increment for the past years' services. In the future no worker will be entitled to the benefit of annual increment who has had a period of unpaid absence from work of 90 days or more in the preceding twelve months.

7. **Pay for the period of strike, from 2nd June 1949 to 27th September 1949.**—The workers drop their claims for strike pay.

8. **Proper calculation of the last Puja bonus.**—The workers who were paid Puja bonus in 1949 will be paid an additional Puja bonus equivalent to $\frac{1}{4}$ th of the basic pay which would have been drawn had they been working in August 1949.

9. **Proper calculation of the difference of dearness allowance paid by the Company as per notice, dated the 25th March 1949.**—The Company will refund the amount recovered in excess in the shape of cost of food-stuff in the period April to December 1948 and the price deducted in the period from the clerical staff will form the basis of calculation for the purpose of refund of the amount.

10. **Application of settlement.**—The settlement is made between the Company and those workers in the employment of the Company on the 25th July 1950 and benefits arising from the settlement will be paid to those workers only.

11. **Output.**—The Company and Union trust that as a result of this mutual settlement, the production in the factory will increase considerably to the common benefit of both the parties.

Dated the 25th August 1950.

Indian Galvanizing Co. (1926)

Balmer Lawrie & Co.

Sd. ILLEGIBLE,

Director,

Managing Agents.

I. G. Mazdoor Union.

K. BANERJI,

Secretary.

M. C. BANERJI,

Tribunal,

Industrial Disputes.

The 22nd September 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

Burdwan.—No. 11436L.R.—7th October 1950.—In exercise of the power conferred by sub-section (1) of section 28 of the West Bengal Premises Rent Control (Temporary Provisions) Act, 1950 (West Bengal Act XVII of 1950), the Governor is pleased to appoint Sri Chittaranjan Bhattacharji, Sub-Deputy Collector, Katwa, to be the Controller for the Katwa subdivision of the district of Burdwan.

2. This cancels so much of the notification No. 3379L.R., dated the 30th March 1950, as it relates to the appointment of the Subdivisional Officer, Katwa, as Rent Controller for the Katwa subdivision.

24-Parganas.—No. 11452L.R.—7th October 1950.—In exercise of the power conferred by sub-section (2) of section 28 of the West Bengal Premises Rent Control (Temporary Provisions) Act, 1950 (West Bengal Act XVII of 1950), the Governor is pleased to appoint Sri Biraj Mohan Naha, Sub-Deputy Collector, to be the Additional Rent Controller for the Sadar subdivision of the district of 24-Parganas, *vice* Janab Imaduddin Choudhury, transferred, with effect from the date of publication of this notification in the *Calcutta Gazette*.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

Land Acquisition

NOTIFICATIONS.

Calcutta.—No. 11414L.A.—6th October 1950.—The Governor is pleased to cancel the notification No. 5611L.A., dated 20th January 1947, under section 4 of the Land Acquisition Act, I of 1894, published at pages 132-133, Part I of the *Calcutta Gazette* of the 23rd idem in respect of the proposed acquisition of 6.2816 acres of land for a temporary Medical College for the licentiates with war service together with an attached 1,000-bedded hospital in ward No. 27 of the Calcutta Municipality in the city of Calcutta.

Calcutta.—No. 11416L.A.—6th October 1950.—The Governor is pleased to cancel the notification No. 760L.A., dated 29th January 1947, under section 4 of the Land Acquisition Act, I of 1894, published at pages 206-208, Part I of the *Calcutta Gazette* of 6th February 1947, in respect of the proposed acquisition of 9.1526 acres of land for a temporary Medical College for the licentiates with war services together with an attached 1000-bedded hospital in ward No. 27 of the Calcutta Municipality in the city of Calcutta.

24-Parganas.—No. 11456L.A.—7th October 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government partly at the public expense and partly at the expense of the Ram Krishna Mission for a public purpose, viz., for extension of Ram Krishna Mission Boys' Home, in the village of Bahara, jurisdiction list No. 3, thana Khardah, pargana Calcutta, district 24-Parganas, it is hereby notified that for the above purpose, a piece of land comprising cadastral plots Nos. 243 and 244 and measuring, more or less, 5.76 acres, is likely to be required within the aforesaid village of Bahara.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected at the office of the Special Land Acquisition Collector, Alipore, 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and men, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, has any objection to the acquisition thereof, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

Howrah.—No. 11458L.A.—7th October 1950.—The Governor is pleased to cancel the notification No. 8528L.A., dated the 14th October 1949, under section 4 of the Land Acquisition Act, I of 1894, published at pages 1857-58, Part I of the *Calcutta Gazette* of the 20th idem, in respect of the proposed acquisition of 0.3843 of an acre of land partly at the public expense and partly at the expense of Bhowani Balika Vidyalaya for extension of Bhowani Balika Vidyalaya in the village of Sriharipara, jurisdiction list No. 13, thana Sibpur, district Howrah.

West Dinajpur.—No. 11460L.A.—7th October 1950.—The Governor is pleased to cancel the notification No. 4292L.A., dated the 26th May 1949, under section 4 of the Land Acquisition Act, I of 1894, published at page 905, Part I of the *Calcutta Gazette* of the 2nd June 1949, in respect of the proposed acquisition of 0.84 of an acre of land for the establishment of the Kaliganj Girls' Middle School in the village of Basudevpur, jurisdiction list No. 363, pargana Kangur, thana Hih, district West Dinajpur.

Bankura.—No. 11484L.A. (P.W.).—9th October 1950.—Whereas it appears to the Governor that additional land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the diversion of the Bankura Ranibandh Road at Gobindapur and Upar Kechanda, in the villages of Gobindapur and Upar Kechanda, jurisdiction list Nos. 160 and 161 respectively, thana Indpur, district Bankura, it is hereby notified that for the above purpose a piece of land comprising parts of cadastral plot Nos. 1266, 1291, 1292, 1293 of Gobindapur and 1268, 1269, 1290, 1294 of Upar Kechanda and measuring, more or less, 1.88 acres, is likely to be required within the aforesaid villages of Gobindapur and Upar Kechanda.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as at the office of the Collector of Bankura.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Bankura.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

1]

Midnapore.—No. 11558L.A.—9th October 1950. Whereas it appears to the Governor that land is to be required to be taken by Government for the purpose of the Bengal Salt Company, for extension of the Salt factory and for providing accommodation for labour in the village of Midnapatrabar, jurisdiction list No. 284, thana Midnapatrabar, pargana Kalindi Balishai, district Midnapore, it is hereby notified that for the above purpose three pieces of land comprising cadastral survey plots Nos. 18, 19, 20, 23, 24, 25, 28, 29, 32, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 56, 57, 58, 59, 68, 95 and 116 and parts of cadastral survey plots Nos. 63 and 96, and measurement together, more or less, 27·57 acres, are likely to be required within the aforesaid village of Midnapatrabar.

A notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise officers for the time being engaged in the surveying, with their servants and workmen, to enter upon and survey the land and do all other things required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which publication of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

ERRATUM.

Burdwan.—No. 11378L.A.—5th October 1950.—Whereas by notification No. 5483L.A., dated the 20th July 1946, under section 4 of the Land Acquisition Act, 1948, published at page 1182, Part I of the *Gazette* of the 1st August 1946, in respect of acquisition of 2·645 acres of land for the Indian Railway administration for 2nd down between Khana and Ondal in mile 88 of the Indian Railway main line in the village of Galsi, jurisdiction list No. 41, thana Galsi, a Champaganagari, district Burdwan—

it was stated that the land was "varying in width from 50 feet to 60 feet" for "varying in width from 50 feet to 70 feet" in line 28.

NOTICES.

Nadia.—No. 11574L.A.(P.W.).—10th October 1950.—Whereas 7·73 acres, more or less, of land situate in or near the village of Bagakhali, described below have been requisitioned by the Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar Karimpur Shikarpur under section 3 of the West Bengal Land Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of subsection (1) of section 4 of the West Bengal Land Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer (Border Road Projects), Krishnagar, Nadia.

Description of land.

Mauza Bagakhali, jurisdiction list No. 93, police-station Tehatta, district Nadia.

Cadastral survey plots in full—134, 137, 138, and 274.

Cadastral survey plots in part—58, 60, 66, 100, 102, 103, 104, 106, 107, 108, 109, 111, 133, 135, 136, 139, 140, 147, 148, 149, 158, 160, 163, 164, 168, 169, 179, 180, 192, 194, 195, 196, 197, 198, 199, 200, 219, 220, 226, 227, 228, 247, 248, 249, 252, 255, 256, 257, 263, 266, 267, 271, 273, 275, 288, 2129 and 159.

Nadia.—No. 11576L.A (P.W.).—10th October 1950.—Whereas 6·72 acres, more or less, of land situate in or near the village of Sreerampur, jurisdiction list No. 82, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Aranghata-Duttaphula-Bugoola Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer (Border Road Projects), Krishnagar, Nadia.

Description of land.

Mauza Sreerampur, jurisdiction list No. 82, police-station Ranaghat, district Nadia

Cadastral survey plots in full—436, 707, 709, 713 and 708/799.

Cadastral survey plots in part—341, 343, 344, 345, 346, 358, 360, 435, 437, 439, 440, 441, 442, 444, 448, 449, 450, 451, 452, 453, 454, 455, 467, 468, 470, 472, 473, 474, 477, 491, 492, 638, 706, 708, 710, 711, 712, 714, 402/833, 493/834, 841 and 842.

Nadia.—No. 11578L.A.(P.W.)—10th October 1950.—Whereas 1·06 acres, more or less, of land situate in or near the village of Khidirpur, jurisdiction list No. 48, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Plusey Provincial Highway, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer (Border Road Projects), Krishnagar, Nadia.

Description of land.

Mauza Khidirpur, jurisdiction list No. 48, police-station Nakashipara, district Nadia.

Cadastral survey plots in full—250 and 235/635.

Cadastral survey plots in portion—215, 220, 221, 222, 233, 234, 236, 240, 241, 244, 251, 252, 260, 261, 263, 265, 271, 272, 232/638, and 232/650.

Nadia.—No. 11580L.A.(P.W.).—10th October 1950.—Whereas 6·50 acres, more or less, of land situate in or near the village of Bamandanga, jurisdiction list No. 24, described below have been

requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Plassey Provincial Highway, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer (Border Road Projects), Krishnagar, Nadia.

Description of land.

Village Bamandanga, jurisdiction list No. 24, police-station Nakashipara, district Nadia.

Cadastral survey plot in full—1099.

Cadastral survey plots in portion—458, 459, 460, 461, 462, 479, 480, 487, 488, 489, 503, 505, 526, 527, 533, 534, 541, 545, 561, 567, 568, 569, 594, 595, 596, 597, 599, 625, 626, 627, 630, 1032, 1034, 1036, 1037, 1050, 1051, 1052, 1053, 1054, 1070, 1071, 1072, 1073, 1074, 1084, 1085, 1098, 1102, 1113, 1118, 1146, 1147, 1193, 1194 and 1195.

24-Parganas.—No. 11582L.A.(P.W.).—10th October 1950.—Whereas 5.11 acres, more or less, of land situate in or near the villages of Hansdahara, jurisdiction list No. 152, and Kanpur, jurisdiction list No. 175, police-station Diamond Harbour, described below have been requisitioned by the Collector, 24-Parganas, for the purpose of providing facilities for transport and communication, viz., for manufacturing bricks for the Diamond Harbour-Kakdwip Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

Description of land.

Full cadastral survey plots Nos. 560 to 563, and 550 to 552 and parts of cadastral survey plots Nos. 564 to 568, 570 and 571 of village Hansdahara and parts of cadastral survey plots Nos. 1500 and 1503 of village Kanpur, police-station Diamond Harbour, district 24-Parganas.

DECLARATIONS.

Hooghly.—No. 11554L.A.(P.W.).—9th October 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Haripal-Jejur Road, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 2.29 acres and comprising cadastral plots as detailed below, are required in the district of Hooghly:—

District Hooghly.

Thana Haripal, village Jejur, jurisdiction list No. 83.

Cadastral plot in full.—1407.

Cadastral plots in part.—126, 112, 1901, 1302, 1303, 1304, 1306, 1309, 1300, 2371, 1317, 1318, 1321, 1323, 1325, 1326, 1350, 1352, 1281, 1355, 1356, 1406, 1408, 1409, 1236, 1225, 1226, 1224, 1223, 1422, 1423, 1425, 1426, 1427, 1429, 1430, 1433, 1437, 1447, 2349, 1448, 1203, 2378, 1204, 1205, 1210, 1211, 1212.

This declaration is made, under the provisions of section 6, Act I 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as that of the Collector of Hooghly.

Midnapore.—No. 11556L.A.(P.W.).—9th October 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for a burning place on the diversion of Tamluk-Contai Road in the section from Rasu River to Contai Town at Kanaidighi, in the village of Kanaidighi, jurisdiction list No. 416, the Contai, district Midnapore, it is hereby declared that for the above purpose a piece of land comprising part of cadastral plot No. 175 and measuring, more or less, 0.28 of an acre is required within the aforesaid village of Kanaidighi.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as that of the Collector of Midnapore.

Hooghly.—No. 11560L.A.(P.W.).—9th October 1950.—Whereas it appears to the Governor that land is required to be taken by Government at public expense for a public purpose, viz., for excavation of Bhomra Khal at the 5th mile, the village of Ghoshpur, jurisdiction list No. 1, thana Khanakul, pargana Jahanabad, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising the whole of cadastral survey plots Nos. 6540, 6586, 6587, 11732, 11734, 11737, 11840, 11749 and 6587, parts of cadastral survey plots Nos. 6525, 6527, 6531, 6532, 6538, 6539, 6541, 6550, 6551, 6556, 6557, 6558, 6577, 6579, 6581, 6582, 6584, 6585, 6588, 6589, 6643, 6649, 6650, 67879, 8277, 8278, 8279, 8280, 8281, 8282, 8284, 8285, 8286, 8289, 8290, 8927, 8933, 8935, 8942, 8943, 8944, 8945, 10144, 10168, 10208, 10769, 10770, 11684, 11720, 11724, 11731, 11733, 11735, 11736, 11738, 11746, 11747, 11795, 11798, 11800, 11801, 11803, 11833, 11834, 11836, 11839, 11841, 11714, 11719, 11730, 11748, 11750, 11753, 11755, 11756, 11785, 11793 and 11794 measuring, more or less, 9.82 acres is required within the aforesaid village of Ghoshpur.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Hooghly.

Hooghly.—No. 11584L.A.(P.W.).—10th October 1950.—Whereas it appears to the Governor that land is required to be taken by Government at public expense for a public purpose, viz., for re-excavation of Bhomra Khal at 9th mile, the villages of Kaknan and Ramchandrapur, jurisdiction list Nos. 55 and 54, respectively, thana Khanakul, pargana Jahanabad, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising the whole of cadastral survey plots Nos. 55 and 54, respectively, measuring, more or less, 2.29 acres is required within the aforesaid villages of Kaknan and Ramchandrapur.

3122 and parts of cadastral survey plots 17-519, 584, 586, 590, 591, 598, 599, 666, 15, 3121, 3123, 3124, 3133, 3134-3135, 43, 3385 and 4470 of mauza Kaknan, and cadastral survey plot No. 2001 of mauza andrapur and measuring more or less, 8·23 required within the aforesaid villages of and Ramchandrapur.

declaration is made, under the provisions of Act I of 1894, to all whom it may

of the land may be inspected in the the Land Acquisition Collector, Hooghly.

ERRATUM.

ran.—No. 11376L.A.—5th October 1950. declaration No. 6692L.A., dated the 19th er 1947, under section 6 of the Land ion Act, I of 1894, published at page 162, of the *Calcutta Gazette* of the 25th idem, t of the acquisition of 2·645 acres of land East Indian Railway for 2nd down line Khana and Ondal in mile 88 of the East railway main line, in the village of Kondai-sdhan list No. 41, thana Galsi, pargana agari, district Burdwan—

"Varying in width from 50 feet to 60 t" for "varying in width from 50 feet 70 feet" in lines 27 and 28.

By order of the Governor.

S. BANERJEE,

mber, Board of Revenue, and Secy. to the Govt. of West Bengal (*ex-officio*).

Land Reforms

NOTIFICATIONS.

anas.—No. 11258L.Ref.—4th October exercise of the power conferred by sub- of section 6 of the West Bengal Act, 1950 (West Bengal Act II of 1950), nor is pleased to cancel the appointment llowing person as member of the Bhag Chas conciliation Board established for the unions IX and X in Sandeshkhali police-station rict of 24-Parganas made under notifica- 1324L.Ref., dated the 23rd December

ak Chandra Das—Bargadars' representa-

nas.—No. 11260L.Ref.—4th October areas the appointment of Sri Tarak as as member of the Bhag Chas Concilia- established for the Unions Nos. VIII, of Sandeshkhali police-station in the 24-Parganas has been cancelled by No. 11258L.Ref., dated the 4th 50).

efore, in exercise of the power conferred ion (3) of section 6 of the West Bengal Act, 1950 (West Bengal Act II of 1950), or is pleased to appoint the following member of the said Bhag Chas Concilia- in place of the said Sri Tarak Chandra remainder of the term of office of such specified under notification No. 11324- ed the 23rd December 1949:— endra Nath Mondal of Moukhali— adars' representative.

na.—No. 11262L.Ref.—4th October exercise of the power conferred by sub- of section 6 of the West Bengal Act, 1950 (West Bengal Act II of 1950) r is pleased to cancel the appointment wing three persons as members of the Conciliation Board established for X, XII and XIII in Mathurapur

police-station in the district of 24-Parganas made under notification No. 11324L.Ref., dated the 23rd December 1949:—

- (1) Sri Kashinath Jana of 2nd portion, C plot, Indrapur—Owners' representative.
- (2) Sri Gobinda Sardar of Digambarpur—Owners' representative.
- (3) Sri Surendra Nath Majhi of Kedarpore—Bargadars' representative.

24-Parganas.—No. 11264L.Ref. 4th October 1950.—Whereas the appointment of Sri Kashi Nath Jana, Sri Govinda Sardar and Sri Surendra Nath Majhi as members of the Bhag Chas Conciliation Board established for the unions Nos. X, XII and XIII in Mathurapur police-station in the district of 24-Parganas has been cancelled by notification No. 11262L.Ref., dated the 4th October 1950.

Now, therefore, in exercise of the power conferred by sub-section (3) of section 6 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to appoint the following persons as members of the said Bhag Chas Conciliation Board in place of the said Sri Kashi Nath Jana, Sri Gobinda Sardar and Sri Surendra Nath Majhi for the remainder of the term of office of such members as specified under notification No. 11324L.Ref., dated the 23rd December 1949:—

- (1) Sri Gadadhar Jana of village Braja Ballaxpur, post office Patherprotima—Owners' representative.
- (2) Sri Kshirode Chandra Marty of village Ramganga Digambarpur, police-station Mathurapur—Owner's representative.
- (3) Sri Sarat Chandra Marty, village Baradapur, police-station Mathurapur—Bargadars' representative.

By order of the Governor,

S. BANERJEE, Secy.

Land Development

NOTIFICATIONS

24-Parganas.—No. 10980L.Dev.—27th September 1950.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (f) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of 241 acres out of the total area of 7·47 acres of land comprising cadastral survey plots Nos. 529, 530, 531, 539, 540, 541, 542 and 543 and parts of cadastral survey plots Nos. 528 and 541 of village Mallickbaria, police-station Habra, district 24-Parganas, which was included in declaration No. 4194L.Dev. under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 647, Part I of the *Calcutta Gazette*, dated 27th April 1950.

Howrah.—No. 11064L.Dev.—28th September 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bally, jurisdiction list No. 14, police-station Bally, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 254, 255, 256, 257, 258, 259, 260, 261, 262, 264, 263, 265, 266, 267, 268, 269, 270, 271, 129, 130, 131, 158, 160, 161, 403, 411, 412, 413, 414, 424, 425, 426, 427, 428, 429, 432, 433, 434, 435, 436, 437, 438, 441 and 487 and parts of cadastral survey plots Nos. 404, 406, 415, 416, 417, 418, 419, 420, 421,

422, 423, 430, 431, 439, 440, 484 and 485 and measuring, more or less, 31.49 acres, is likely to be required within the aforesaid village of Bally.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Howrah, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon, survey the lands and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector of Howrah.

Murshidabad.—No. 11202L.Dev.—3rd October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Purapara, jurisdiction list No. 63, police-station Suti, district Murshidabad, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot No. 2386 and measuring, more or less, 171 acres, is likely to be required within the aforesaid village of Purapara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Murshidabad, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Nadia.—No. 11328L.Dev.—5th October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Palitpara, jurisdiction list No. 25, police-station Ranaghat, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 70-73, 97-99, 115-117, 253, 254, 286-306, 308-313, 318-330, 339-345, 351, 410, 2036, 1253-1258, 1285, 1287, 1288, 1292-1294, 1296-1299, 1301, 1306-1309, 1316, 1317, 1327, 1975, 1977, 1978-1981 and 411 and measuring, more or less, 84.07 acres, is likely to be required within the aforesaid village of Palitpara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

24-Parganas.—No. 11330L.Dev.—5th October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have

migrated into the State of West Bengal on account of circumstances beyond their control in the village of Tapsia, jurisdiction list No. 6, police-station Tallygunj, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 13, 141, 144, 147, 148, 150, 154, 155, 170-177, 296-299, 357, 362, 363, 382 and 396-398 and measuring, more or less, 12.54 acres, is likely to be required within the aforesaid village of Tapsia.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Howrah.—No. 11332L.Dev.—5th October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Shekrahati, jurisdiction list No. 21, police-station Jagatballavpur, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 436, 439, 456, 457, 578-583, 592, 642-644, 647-650, 873, 875 and 946 and measuring, more or less, 12.54 acres, is likely to be required within the aforesaid village of Shekrahati.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section the Governor is pleased to authorise the Collector, Howrah, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Howrah.

Midnapore.—No. 11432L.Dev.—7th October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and in order to provide better living conditions in the villages of Sirishchak, Junglekhas, Nutundih, Nunnuniagerya, jurisdiction list Nos. 392, 395, 396 and 397, respectively, police-station Jhargram, district Midnapore, it is hereby notified that for the above purposes pieces of land comprising cadastral survey plots Nos. 1-10 of mauza Sirishchak, parts of cadastral survey plots Nos. 5, 28 and 29 of mauza Junglekhas, part of cadastral survey plot No. 25 of mauza Nutundih, and parts of cadastral survey plot No. 13 of mauza Nunnuniagerya and measuring, more or less, 642.50 acres, are likely to be required within the aforesaid villages of Sirishchak, Junglekhas, Nutundih and Nunnuniagerya.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section the Governor is pleased to authorise the Collector of Midnapore for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

and workmen, to enter upon and survey and do all other acts required or permitted action.

of the land may be inspected in the office of the Collector, Midnapore.

—No. 11480L.Dev.—9th October 1950.—It appears to the Governor that land is needed for a public purpose, viz., for settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in mauza jurisdiction list No. 69, police-station Bazar, district Malda, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 1006, 1007, 1008, 1058, 1060-1066, 1069, 1091-1097 and cadastral survey plots Nos. 993, 996-998, 1008, 1051-1053, 1056, 1057, 1059, 1067, 1071 and measuring, more or less, 29.65 acres, is required within the aforesaid mauza.

notification is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

use of the power conferred by the aforesaid Act, the Governor is pleased to authorise the Collector of Malda for the time being engaged in the settlement of immigrants, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that Act.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer.

ERRATUM.

—No. 11336L.Dev.—5th October 1950.—In declaration No. 7684L.Dev., dated the 11th July 1950, and in declaration No. 7686L.Dev., dated the 11th July 1950, published respectively in parts 4 and 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), at pages 1503 and 1504 respectively, Part I of the *Calcutta Gazette*, dated the 27th July 1950, in respect of settlement of land in the village of Khisma, mauza jurisdiction list No. 24, police-station Ranaghat, district Nadia, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control—of "66.29 acres" for "66.04 acres".

DECLARATIONS.

—No. 11066L.Dev.—28th September 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village jurisdiction list No. 14, police-station Howrah, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 254 to 271, 129 to 131, 161, 403, 411 to 414, 424 to 429, 432 to 437, and parts of cadastral survey plots 4, 405, 415 to 423, 430, 431, 439, 440, 484, and measuring, more or less, 31.49 acres, is required within the aforesaid village of Bally.

A declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Howrah.

—No. 11204L.Dev.—3rd October 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for

the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Purapara, jurisdiction list No. 63, police-station Suti, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot No. 2386 and measuring, more or less, 1.71 acres, is required within the aforesaid village Purapara.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

—No. 11292L.Dev.—4th October 1950.

—Whereas it appears to the Governor that land is needed for public purposes, namely, for the establishment of a town in extension of the Chinsurah town and settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Kulihanda, Hooghly and Chinsurah, jurisdiction list Nos. 18, 19 and 20, respectively, pargana Arsha, police-station Chinsurah, district Hooghly, it is hereby declared that for the above purposes a piece of land comprising cadastral survey plots as detailed in the schedule below and measuring, more or less, 145.642 acres, is required within the aforesaid villages of Kulihanda, Hooghly and Chinsurah.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Hooghly.

Schedule of land.

Mauza Kulihanda, jurisdiction list No. 18, police-station Chinsurah

Cadastral survey plots Nos. 2024, 2025, 2027-2043, 2045-2055, 2057-2094, 2203-2220, 2229-2232, 2239-2241, 2310-2318, 2320, 2321, 2402, 2404-2421, 2441-2446, 2448-2452, 2454, 2455-2457, 2468-2474, 2476-2484, 2492-2497, 2499, 2500, 2503, 2505-2507, 2512, 2809, 2812-2820, 2822, 2823, 2825, 2901-2903, 2905-2907, 2909, 3002-3027, 3044, 3045, 3191-3200 and 3203 and part of cadastral survey plot No. 2459.

Mauza Hooghly, jurisdiction list No. 19, police-station Chinsurah.

Cadastral survey plots Nos. 4501-4503, 4557-4566, 4594-4601, 4603, 4610, 4614-4617, 4620 and 4626.

Mauza Chinsurah, jurisdiction list No. 20, police-station Chinsurah.

Cadastral survey plots Nos. 1366, 1367, 1371, 1372, 1374, 1375, 1504-1508, 1511-1516 and 1594-1596.

By order of the Governor,
S. BANERJEE, Secy.

EXCISE DIRECTORATE

NOTIFICATIONS.

No. 35Exc.—9th October 1950.—Sri Nandalal Mitra, Inspector of Excise, Calcutta, is transferred to the 24-Parganas and posted to the Sadar Range of the district.

No. 36Exc.—9th October 1950.—Sri Pannalal Sinha, Inspector of Excise, is, on the expiry of his leave, posted to the executive branch in Calcutta.

R. CHOWDHURY, Commissioner.

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

Fisheries

NOTIFICATION.

Calcutta.—No. 9116Fish.—4th October 1950.—**Sri Samarendra Nath Barman**, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, is appointed to act temporarily until further orders as Personal Assistant to the Director of Fisheries, West Bengal, with effect from the 4th October 1950.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

বন অধিকার।

DIRECTORATE OF FORESTS

পশ্চিমবঙ্গ মহাবনপালের প্রদত্ত আদেশাবলী।

Orders by the Conservator-General of Forests West Bengal]

নং ৭৮২৭সি.জি.এফ.—১০ই অক্টোবর ১৯৫০।—বক্সা বনভূক্তিতে সংশ্লিষ্ট বরিশত বনরক্ষক শ্রীবিনয় ভূষণ দেকে চিকিৎসকের নিদর্শন পত্র ব্যতীত পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(বি)(২) সংখ্যক নিয়মানুসারে গড় বেতনে ১০ই জুলাই ১৯৫০ তারিখ হইতে ২৪শে জুলাই ১৯৫০ তারিখ পর্যন্ত বার দিনের ছুটি প্রদত্ত হইয়াছিল।

No. 7827 C.G.F.—10th October 1950.—**Sri Benoy Bhushan De**, Senior Forest Ranger, attached to Buxa Forest Division, was allowed leave on average pay (without medical certificate) for twelve days with effect from the 13th July 1950 to 24th July 1950 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

নং ৭৮২৯সি.জি.এফ.—১০ই অক্টোবর ১৯৫০।—বক্সা বনভূক্তিতে সংশ্লিষ্ট বরিশত বনরক্ষক শ্রীবিনয় ভূষণ দেকে চিকিৎসকের নিদর্শন পত্র ব্যতীত পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(বি)(২) সংখ্যক নিয়মানুসারে গড় বেতনে ২৯শে জুলাই ১৯৫০ তারিখ হইতে ৯ই আগস্ট ১৯৫০ তারিখ পর্যন্ত বার দিনের ছুটি প্রদত্ত হইয়াছিল।

সুকুমার চৌধুরী,
মহাবনপাল।

No. 7829 C.G.F.—10th October 1950.—**Sri Benoy Bhushan De**, Senior Forest Ranger, attached to the Buxa Forest Division, was allowed leave on average pay (without medical certificate) for twelve days with effect from 29th July 1950 to 9th August 1950 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

S. CHAUDHURI, Conservator-General.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রকাশ্যাবলী।

NOTIFICATIONS.

হুগলী।—নং ৪০৭৭শিক্ষা ১৪৫-১১৫।৫০।—২৯শে সেপ্টেম্বর ১৯৫০।—হুগলী মহসীন কলেজের অপর শিক্ষণ কৃত্যকের জীব-বিদ্যার উপাধ্যায় শ্রীঅরুণ চন্দ্র রায়, এম.এ., এস.সি.-কে ঐ কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ঐ বিষয়ের অধ্যাপক পদে ১লা জানুয়ারী ১৯৫০ তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে নিয়োগ করা হইল।

Hooghly.—No. 4577Edn./4A-115/50.—29th September 1950.—**Sri Arun Chandra Roy, M.Sc.**, Lecturer in Biology, Hooghly Mohsin College, in

the Subordinate Educational Service, is appointed to act as Professor of the subject in the college in the West Bengal Educational Service with effect from the 1st January 1950, or until further orders.

কলিকাতা।—নং ৪০৭৮শিক্ষা ১৪৫-১১৫।৫০।—২৯শে সেপ্টেম্বর ১৯৫০।—কলিকাতা প্রেসিডেন্সী কলেজের অপর শিক্ষণ কৃত্যকের ঐ বিষয়ের উপাধ্যায় শ্রীঅমলকৃষ্ণ মুখোপাধ্যায়, এম.এ., এস.সি.-কে ঐ কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ঐ বিষয়ের অধ্যাপক পদে ৩রা জানুয়ারী ১৯৫০ বা পরবর্তী যোগদানের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে নিয়োগ করা হইল।

Calcutta.—No. 4578Edn./4A-115/50.—29th September 1950.—**Sri Amal Krishna Mukherjee, M.Sc.**, Lecturer in Biology, Presidency College, Calcutta, in the Subordinate Educational Service is appointed to act as Professor of the subject in the college in the West Bengal Educational Service with effect from the 3rd July 1950, or any subsequent date on which he assumes the duties of the post, and until further orders.

Howrah.—No. 4582Edn.—29th September 1950.—**Sri Subodh Chandra Roy**, Foreman Instructor, Boiler and Engine House, Bengal Engineering College, is appointed to act, until further orders as Chief Foreman Instructor of the college in the West Bengal General Service, with effect from the date on which he assumes the duties of the post, *vice* Sri Benoy Bhushan Mukherjee.

Darjeeling.—No. 4613Edn./21-40/50.—29th September 1950.—**Mrs. Annie King** is appointed to act in the West Bengal General Service (Education) as Junior English Mistress, Dow Hill Girls' School, Kurseong, with effect from the 25th September 1950 or any subsequent date on which she assumes the duties of the post, *vice* Mrs. C. L. DeLozano on leave, or until further orders.

24-Parganas.—No. 4628Edn.—3rd October 1950.—In pursuance of the provisions of section 94 of the Bengal (Rural) Primary Education Act 1931 (Bengal Act VII of 1930), it is hereby published for general information that the Governor has been pleased to approve under sub-section (1) of section 8 of the said Act, the election of **Sri Rande Nath Mazumdar** as President of the District School Board of the 24-Parganas for the period from the 15th July 1950 until the vacancies caused by the expiration of the term of office of the elected and appointed members of the said District School Board whose names were published in notification No. 1739Edn., dated the 17th April 1950, have been filled, unless in the meantime he ceases to be a member of the said District School Board.

No. 4645Edn.—4th October 1950.—In exercise of the power conferred by the proviso to article 309 of the Constitution of India, read with articles 313 and 372 of the said Constitution, the Government is pleased to make the following amendments in the Bengal Subordinate Educational Service Recruitment Rules, 1940, published under notification No. 618Edn., dated the 18th March 1940 as subsequently amended, namely:—

Amendments.

1. For clause B of rule 7 of the said rules substitute the following:—

“B. In case of recruitment to posts included in Part II, a Selection Committee constituted as follows:—

- (1) Chief Inspector, Primary Education, West Bengal—President.
- (2) Principal, David Hare Training College, Calcutta—Member.
- (3) Chief Inspector, Secondary Education, West Bengal,

Chief Inspector, Women's Education, West Bengal—Member

(to be nominated by the Director of Public Instruction, West Bengal).

4) A Headmaster or Headmistress of a Government High School—Member

(to be nominated by the Director of Public Instruction, West Bengal).

5) An outside expert—Member

(to be nominated by the Director of Public Instruction, West Bengal)."

In Part I of Schedule I to the said rules, the following entries under item (viii):—

Assistant Mistress of Girls' High Schools" and renumber the subsequent serials as 5, 6 and 7.

In Part II of Schedule I to the said rules, the following after serial 7 under item (i):—

Assistant Mistress of High Schools.	Ditto 30	Bachelor's degree of a recognised University with a degree or diploma in teaching."
--	----------	---

নামা—নং ৪৬৭০শিক্ষা/৪৫-৫২/৫০।—৬ই অক্টোবর ১৯৫০।
তা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের বাংলায়
প্রদায়ক ট্রিশ চন্দ্র দাসগুপ্ত, এম. এ. বি. টি-কে ঐ কৃত্যকে
১৫ই মে ১৯৫০ তারিখ হইতে স্থায়িতাবে নিয়োগ করা হইল।

টা—No. 4673Edn./4A-52/50.—6th Octo-
50—Srish Chandra Das Gupta, M.A.,
officiating Professor of Bengali at the Presi-
College, Calcutta, in the West Bengal
ional Service, is appointed substantively to
vice and in that post with effect from the
lay 1950.

।—নং ৪৬৭৬শিক্ষা।—৬ই অক্টোবর ১৯৫০।—জনাব মহম্মদ
হুসৈনে থাকাকালীন মৃত হওয়ার তাহার স্থলে ছুগলী
দ্বর শিক্ষণ কৃত্যকের আরবীর উপাধ্যায় জনাব এ. এম.
দাসনকে ঐ মাদ্রাসার পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের প্রধান শিক্ষক
দায়িত্ব ১৯৫০ তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে
রা হইল।

এ এই বিভাগের ৬ই সেপ্টেম্বর ১৯৫০ তারিখের ৪১৬০শিক্ষা
বাতিল করা হইল।

রাজপালের আদেশানুসারে,

ডি. এম. সেন,
কম্পসচিব।

thly.—No. 4676Edn.—6th October 1950.—
A M Ahmed Hossain, Lecturer in Arabic
v Madrasah, in the Subordinate Educa-
Service, is appointed to act in the West
Educational Service as Headmaster of the
non with effect from the 5th August 1950,
anah Md. Quasem on leave and subse-
deceased or until further orders.

cancels this Department Notification
Edn. dated the 6th September 1950.

By order of the Governor,
D. M. SEN, Secy.

Miscellaneous

NOTIFICATION.

ta.—No. 1683Misc./1B-82/50.—5th Octo-
4.—Sri Nitai Chandra Sen is appointed to
an Assistant Secretary to the Government
Bengal in the Education Department in
son with the formation of the West Bengal
ry Education Board, with effect from the
which he joins the appointment or until
orders.

By order of the Governor,
D. M. SEN, Secy.

Office of the Accountant-General, West Bengal

NOTIFICATIONS

SUBJECT.—Recovery of rent from the pay bills of
Government servants.

No. TM 196—30th September 1950.—Under
rule 48 of the Bengal Financial Rules read with
S.R.164 of the Treasury Rules, Bengal, Volume
I, the Treasury Officers are required to deduct
from the pay bills of Government servants the
rent as shown in the demand statement issued by
the Executive Engineers and other authorities.
Cases have been brought to the notice of this
office by the Superintending Engineer, Central
Circle, where certain Treasury Officers did not
recover the amount in full as shown in the
demand statement. This is opposed to note (1)
under rule 48 of the Bengal Financial Rules. In
some cases the correct and actual emoluments
drawn in the Bill were not shown in the dupli-
cate copy of the demand statements returned to
the issuing authorities after the deduction was
made. As this practice is irregular and as it leads
to much unnecessary and avoidable work at both
ends all Treasury Officers and Sub-Treasury
Officers in West Bengal are hereby requested to
deduct the full amount of rent as shown in the
demand statement as also to note the change in
emoluments on the copies of demand statements
returned.

In this connection attention is also drawn to this
office notifications No. TM 583, dated 23rd August
1949, and No. TM/962, dated 26th November
1949, published at pages 1511 and 2149 of Part I
of the *Calcutta Gazette*, dated 1st September 1949
and 8th December 1949, respectively.

SUBJECT.—Grant of advances in Pakistan currency
to the officers of the Government of West
Bengal by the Indian Deputy High Commis-
sioner in Pakistan at Dacca, for meeting their
local out-of-pocket expenses including hotel
charges when they go to East Bengal on
official duty.

No. TM/197—5th October 1950.—It has been
decided by the Government of India, Ministry of
External Affairs, that the officers of the Govern-
ment of West Bengal who are required to go to
East Bengal in connection with official work may
be granted by the Deputy High Commissioner for
India at Dacca, advances in Pakistan currency
for meeting their local out-of-pocket expenses
including hotel charges. Such advances should be
repaid *at par* in an Indian Treasury by the officers
concerned and a copy of the chalan forwarded to
the Deputy High Commissioner for India in
Pakistan, Dacca, for necessary adjustment. All
Treasury Officers in West Bengal and the Manager,
Reserve Bank of India, Calcutta, are hereby
directed to accept repayment of advances when
tendered by such officers for credit to Central
Government account. It should be noted that
such credit is adjustable by the Accountant-
General, Central Revenues, New Delhi.

[Government of India, Ministry of External
Affairs, letter No. F.12(115)-BI/50, dated 7th
September 1950—Dy. India 5242/TM.1399
BI. TM/9-7 of 1949-50—Vol. III.]

SUBJECT: Amendments to S. Rs. 49, 53, 327 and
328 of the Treasury Rules, Bengal, Volume I.

No. TM/198.—6th October 1950.—All Treasury
Officers and Sub-Treasury Officers in West Bengal
and the Manager, Reserve Bank of India, Calcutta,

are hereby informed that the following amendments to the Treasury Rules, Bengal, Volume 1, have been made:—

Page 26, S. R. 49.—Below Note 3 under S. R. 49 insert the following as Note 4:—

“Note 4.—For each and every direct payment of loans made to the treasury by the loanee under the Loans Act, chalang should always be presented in quadruplicate, one copy thereof being supplied to the respective collecting staff, as and when it is credited.”

Page 27, S. R. 58.—For S. R. 58 substitute the following, viz.:—

“S. R. 58.—Fees payable by candidates for examinations conducted by the Public Service Commission, West Bengal, may be received at the treasury or may be remitted to the Secretary, Public Service Commission, West Bengal, by means of crossed Indian postal orders. If the fees are deposited in the treasury a single receipt only is to be given and a duplicate may on no account be issued.”

Page 100, S. R. 327.—Number the existing rule as 327(1) and insert the following as a new clause (2) under this rule:—

“327(2).—The procedure to be followed in refunding fees received by the Public Service Commission, West Bengal, is prescribed in S. R. 328 below.”

Page 101, S. R. 328.—Number the existing rule as 328(1) with the following amendments:—

“The words ‘Originally deposited in the Treasury’ should be inserted after the word ‘fee’ occurring in the first line”, and insert the following as a new clause (2) under S. R. 328:—

“S. R. 328(2).—If the amount of an examination fee originally received from a candidate through or by means of a crossed postal order, or any part of it, is to be refunded, the Secretary, Public Service Commission, West Bengal, will present to the Accountant-General, West Bengal, a bill for the amount to be refunded duly supported by the original chalan crediting the money to the Government account. The chalan should also indicate under the Secretary's dated signatures the total amount to be refunded. If the amounts were deposited in lump sum into the Bank a statement showing the names of the candidates demanding refunds, the amount to be refunded to each, the number and date of the chalan in which the money was originally deposited, and the amount, if any, already refunded, duly attested by the Secretary, Public Service Commission, West Bengal, should accompany the bill instead of the chalan. The bill will then be pre-audited by the Accountant-General, West Bengal, and endorsed for payment to the Post Master concerned. The Secretary, Public Service Commission, West Bengal, will thereafter present the bill together with money order forms duly filled in to the Post Master who will arrange for the remittances by transfer credit to the Post Office in accordance with the procedure prescribed in rule 151 *ibid.* The postal money order receipt will be watched by Secretary, Public Service Commission, West Bengal, and recorded after necessary check. The Secretary, Public Service Commission, West Bengal, will also note in the original copy of the chalan under his dated signature the amounts refunded.”

[Government of West Bengal, Finance Department, Audit Branch memoranda No. 3672-F/F/1R/15(46)/50, dated 22nd August 1950, and No. 3980-F/F/1R/15(104)/50, dated 26th September 1950, Dy. TM-1239 and Dy. TM-1548-Ble. TM/23-4 of 1949-50.]

S. K. SARKAR,
Deputy Accountant-General.

SHERIFF'S OFFICE

The 8th September 1950.

Notice is hereby given that the Fifth Criminal Sessions of the year 1950 of the High Court Calcutta in West Bengal for the town of Calcutta will be held at the Court House, in the town of Calcutta, on Monday, the 4th day of December next, 10-30 o'clock in the forenoon, and thenceforward from day to day until the said sessions be over. And it is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought for trial at the said sessions be present then and there to prosecute.

S. B. DUTT, Sheriff

সেরিক আপিল, ৮ই সেপ্টেম্বর ১৯৫০ খ্রিঃ।

এতদ্বারা নব্বু সাধারণকে আদালত বাইতেছে যে, আগামী ১৯৫০ খ্রিঃ ৪ঠা ডিসেম্বর সোমবার বেলা ১০-৩০ মিনিট সময় হইতে যে নগর আদালতের কার্য শেষ না হয় ততদিন প্রত্যাহ স্তবে পশ্চিম বঙ্গের নগর কলিকাতার কোর্টদারী বিচার নিষ্পত্তা অন্য কলিকাতা হইলে আপন আদালত গৃহে ১৯৫০ খ্রিঃদের পক্ষম দায়রা বিচার বিভাগীয় কলকাতা বসিবে এবং এতদ্বারা আরও প্রচার করা যায় যে, যে সকল ব্যক্তি নগর কলিকাতার বিরুদ্ধে কোর্টদারী অভিযোগ করিবেন তাহারা উক্ত দায়রা হইতে উপস্থিত থাকেন। ইতি।

এস, বি, ডু

সেরিক।

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

Midnapore-Burdwan.—No. 6978A—7th October 1950.—Sri Bhupendra Kumar Panda, Munsif Midnapore (Sadar), is appointed to act, and further orders, as Additional Subordinate Judge of Burdwan, *vice* Sri Srimatha Nath Bhattacharya transferred.

2. This cancels the Court's notification No. 6827A., dated the 3rd October 1950, appointing Sri Kali Narayan Bhattacharji as Additional Sub-Judge of Burdwan.

West Dinajpur - Darjeeling - Midnapore.—No. 7026A.—10th October 1950.—Sri Sadra Mohan Chatterji, Munsif of Malda in the Judgeship of West Dinajpur-Darjeeling, appointed to be a Munsif in the district of Midnapore, to be ordinarily stationed at Sadra *vice* Sri Bhupendra Kumar Panda

Leave.

Calcutta.—No. 6923G.—5th October 1950.—Sri Hariprasad Ghosal, Third Assistant Registrar High Court, Appellate Side, Calcutta, was granted leave, on average pay, under rule 82(b) of the Fundamental Rules read with rule 82(b) of the Fundamental Rules for the period from the 19th August 1950 to the 2nd September 1950, both days inclusive.

2. Sri Sudhindra Lal Roy, the senior Bench Clerk, High Court, Appellate Side, Calcutta, was appointed to act as Third Assistant Registrar, High Court, Appellate Side, Calcutta during the absence on leave of Sri Hariprasad Ghosal.

Powers.

Midnapore.—No. 7020A.—10th October 1950.—**Saurindra Mohan Chatarji**, Munsif, under powers of transfer to Midnapore (Sadar), is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such Courts up to the value of Rs. 100 within the local limits of the Sadar munsifi of Midnapore.

Midnapore.—No. 7023A.—10th October 1950.—**Saulendra Nath Sen Gupta**, Munsif, under powers of transfer to Midnapore (Sadar), is vested with powers under section 19, sub-section (2) of the Bengal, Assam and Orissa Civil Courts Act, 1887 (XII of 1914), as amended by the Decentralization Act, 1914 (IV of 1914), and the Bengal Act XIX of 1914, with powers to try, under the ordinary procedure, original suits up to the value of Rs. 2,000 arising within the local limits of the Sadar munsifi of Midnapore.

R. P. MUKHERJI, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS**Burdwan Division—Chinsura**

No. 1547M.—5th October 1950.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that at a by-election of the Municipal Council in the district of Hooghly, Basudev Som has been declared duly elected as Commissioner for Ward No. 11 of that Municipality, *vice* Sri Ram Das Mitra, deceased.

B. SARKAR, Commissioner

ORDER.

Chinsura, the 7th October 1950

Sri Dhirendra Nath Dawn, the owner of the premises of which are given below—were used to be utilised for the office of the Rent Federation, has furnished a written undertaking and as I have been satisfied that the premises in question are not likely to be let out to any undesirable or unlawful organisation, I do hereby order under section 17D of the Indian Municipal Law Amendment Act, 1908, that the premises which were notified to be a prohibited place by the Government of West Bengal Notification No. 25P.A., dated the 4th January 1949, as appeared in the *Calcutta Gazette*, dated 19th January 1950, under section 17A of the Indian Criminal Law Amendment Act, 1908, be vacated and restored to its owner Sri Dhirendra Nath Dawn.

Boundaries of the notified place.

1st—Sasthitala Street.

2nd—House of Dhirendra Nath Dawn.

3rd—A tank owned by several co-sharers including Sm. Dawn and others of the local Dawn family.

4th—House of Dhirendra Nath Dawn.

S. DUTT-MAZUMDAR,

District Magistrate, Hooghly

CORRIGENDUM.

2890J.—5th October 1950.—In notification 79J., dated 6th June 1949, published at 161 of the *Calcutta Gazette*, dated 7th July 1949, against Tantipara union board, police station, Rajnagar, Sadar subdivision, district of Burdwan, Ward II, please read "Sri Sorojaksha Ghorai" in place of "Sri Sorojaksha Ghorai".

A. C. BOSE,

for District Magistrate, Birbhum.

Presidency Division—Calcutta

No. 1163J.—9th October 1950.—It is hereby notified for general information that in exercise of the powers conferred on me by rule 56(I) of the Bengal Jail Code, 1937, Volume I, 4th Edition as amended, I appoint Sri Ardhendu Sekhar Naskar, M.L.A., in place of Janab Md. Qumruddin, M.L.A., who has since left for East Pakistan, to be a non-official visitor of the Dum Dum Central Jail in the district of 24-Parganas for a period of two years with effect from the date of notification.

No. 1322R.G.—7th October 1950.—Sri Dhirendra Kumar Roy, Sub-Deputy Collector (temporary) and Circle Officer, Palashipara, is posted to the Sadar station of the 24-Parganas district on general duty.

No. 1323R.G.—7th October 1950.—Sri Suryya Kumar Das, Sub-Deputy Collector (temporary), Sadar, 24-Parganas, is posted to the Nadia district and is appointed as Circle Officer there for Palashipara Circle.

No. 1331R.G.—9th October 1950.—In partial modification of this office notification No. 872R.G., dated 11th July 1950, Sri Ranendra Kumar Mitra, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Contai, Midnapore, posted to the Presidency Division under Government notification No. 17106A./48-25/50, dated 15th June 1950, was posted temporarily to the Sadar station of the 24-Parganas district from 8th August 1950 to 13th August 1950 and to the Baraset subdivision of the said district from 14th August 1950 as Circle Officer there.

J. N. TALUKDAR, Commissioner.

ORDERS AND NOTIFICATIONS OF THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 35726(B)C.T./1E/34/50-51.—3rd October 1950.—In exercise of the powers conferred by sub-section (2) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), read with section 4A of the General Clauses Act, 1897 (X of 1897), and the notification of the Government of India in the Home Department No. F.99/36, dated the 14th April 1947, the Commissioner of Income-tax, West Bengal, Calcutta, hereby appoints the undermentioned person as Income-tax Officer with effect from the forenoon of the 4th October 1950.—

Mr. P. K. Veeraraghavan

2. (a) Mr. P. K. Veeraraghavan, Inspector, Income-tax Department, Madras, is, with effect from the forenoon of the 4th October 1950 and until further orders, appointed to officiate as a temporary Income-tax Officer, Class II, Grade III, in the Income-tax Department, West Bengal, in the scale of pay of Rs. 275-25-500—E.B.—30-650—E.B.—30-800.

(b) In exercise of the power conferred under section 5(5) of the Indian Income-tax Act, 1922 (XI of 1922), I hereby direct that Mr. P. K. Veeraraghavan shall perform all the functions of an Income-tax Officer under the said Act in respect of such persons or classes of persons or of such incomes or classes of incomes or in respect of such areas as may be allocated to him from time to time.

(c) Mr. Veeraraghavan, Income-tax Officer, is posted to District V-A, Calcutta, as 2nd Additional Income-tax Officer of that District, *vice* Mr. N. S. Jagannathan, transferred.

S. NARGOLWALA, Commissioner.

FINANCE DEPARTMENT

Taxation

NOTIFICATIONS.

No. 2251F.T.—9th October 1950.—Sri Samarendra Mohan Basu, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Esplanade Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2252F.T.—9th October 1950.—Sri Bibhuti Banerjee, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Colootola Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2253F.T.—9th October 1950.—Sri Himangshu Kumar Bhadra, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, 24-Parganas Charge, with effect from the date on which he assumes charge.

No. 2254F.T.—9th October 1950.—Sri Amalendu Roy Choudhury, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Bhowanipore Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2255F.T.—9th October 1950.—Sri Tarakeswar Mukherjee, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Taltala Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2256F.T.—9th October 1950.—Sri Sekharies Biswas, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Taltala Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2257F.T.—9th October 1950.—Sri Subrato Ghosh, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Lyons Range Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2258F.T.—9th October 1950.—Sri Triloke Nath Seal, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Bhowanipore Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2259F.T.—9th October 1950.—Sri Sunil Kumar Sen, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Shambazar Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2260F.T.—9th October 1950.—Sri Probodh Chandra Sen, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Canning Street, District III Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2261F.T.—9th October 1950.—Sri Sunil Chandra Roy, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial

Tax Officer, Canning Street, District I Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2262F.T.—9th October 1950.—Sri Kumar Saha, Commercial Tax Officer, Grade under training, is appointed to be a Commercial Tax Officer, Canning Street, District IV Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2263F.T.—9th October 1950.—Sri Samarendra Nath Bose, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Beadon Street, District Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2264F.T.—9th October 1950.—Sri P Krishna Mitra, Commercial Tax Officer, Grade under training, is appointed to be a Commercial Tax Officer, Beadon Street, District II Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2265F.T.—9th October 1950.—Sri P Kumar Sarkar, Commercial Tax Officer, Grade under training, is appointed to be a Commercial Tax Officer, Canning Street, District III Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2266F.T.—9th October 1950.—Sri Sa Chandra Mozumdar, Commercial Tax Officer, Grade I, Central Section, is appointed to be a Commercial Tax Officer, Sealdah Charge, with effect from the date on which he assumes charge.

No. 2267F.T.—9th October 1950.—Sri Pab Kumar Bose, Commercial Tax Officer, Grade Sealdah Charge, is appointed to be a Commercial Tax Officer, Serampore Charge, with effect from the date on which he assumes charge.

No. 2268F.T.—9th October 1950.—Sri Binod Ghosh, Commercial Tax Officer, Grade Esplanade Charge, is appointed to be a Commercial Tax Officer, Burdwan Charge, with effect from the date on which he assumes charge.

No. 2269F.T.—9th October 1950.—Sri Bibekananda Saha, Commercial Tax Officer, Grade I, Burdwan Charge, is appointed to be a Commercial Tax Officer, Central Section, Calcutta, with effect from the date on which he assumes charge.

No. 2270F.T.—9th October 1950.—Sri Kal brata Roy, Commercial Tax Officer, Grade Sealdah Charge, is appointed to be a Commercial Tax Officer, Asansol Charge, with effect from the date on which he assumes charge.

No. 2271F.T.—9th October 1950.—Sri Bue Nath Gupta, Commercial Tax Officer, Grade Taltala Charge, is appointed to be a Commercial Tax Officer, Asansol Charge, with effect from the date on which he assumes charge.

By order of the Governor
B. DAS GUPTA S

Registered No. C207



WEST BENGAL LEGISLATIVE
ASSEMBLY
RECEIVED
ON: 30 OCT 1950
File No.
Diary No.

Calcutta

Gazette

सत्यमेव जयते

Published by Authority

THURSDAY, OCTOBER 26, 1950

CONTENTS:

	Page.		Page.
PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc. ..	2133—2156	PART IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly ..	Nil
PART IA.—Orders and notifications by the Government of India republished for general information ..	Nil	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President ..	Nil
PART IB.—Educational Notices ..	247—248	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament— ..	Nil
PART II.—Advertisements, Notices ..	383—386	The Marking of Heavy Packages Bill, 1950 ..	187—188
PART III.—Acts of the West Bengal Legislature ..	Nil	SUPPLEMENT No. 43— Weekly Weather and Crop Report of West Bengal for the week ending the 11th October 1950 ..	429—430
PART IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India ..	Nil	Wholesale prices of agricultural and animal husbandry products (average quality) in Calcutta during September 1950 ..	431—441

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

Development

NOTIFICATION.

No. 2314/CB/E-86/50.—13th October 1950.—
Bandopadhyaya, Special Engineer, Construction Board, West Bengal, is granted earned leave 6 days, under rule 168(I) of the West Bengal Service Rules, Part I, with effect from 29th September 1950.

By order of the Governor,
S. N. RAY, Chief Secy.

Transport

NOTIFICATIONS.

No. 7275W.T.—9th October 1950.—In exercise of power conferred by section 70 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor is pleased to make the following amendment in the Motor Vehicles Rules, 1940, published by notification No. 1930P1, dated the 21st September 1940, at pages 2655-2829 of Part I of the Calcutta Gazette of the 10th October 1940, as frequently amended, namely:—

Amendment.

In rule 215 of the said rules, add the following rule:—
215A. Every motor vehicle within the district of Darjeeling shall be fitted with a fog light of one of the makes approved by the Registering Authority.

No. 7409W.T.—13th October 1950.—In exercise of the powers conferred by section 38 of the Cooch Behar Motor Vehicles Act, 1941, the Governor is pleased to constitute for the region of the Cooch Behar district a Regional Transport Authority consisting of the following members to exercise and discharge the functions entrusted to it under the Act and the rules framed thereunder:—

Members.

- (1) The Deputy Commissioner, Cooch Behar, Chairman.
- (2) The Executive Engineer, North Bengal Road Construction Division, Works and Buildings Directorate, Cooch Behar.
- (3) The Superintendent of Police, Cooch Behar.
- (4) The Chairman, Cooch Behar Municipality.
- (5) Dr. Jaladhar Mitra.
- (6) Sri Umesh Chandra Mondal, M.L.A.
- (7) The Additional District Magistrate, Cooch Behar, Secretary.

By order of the Governor,
N. C. GHOSH,
State Transport Commissioner and
Secy. to the Govt. of West
Bengal (ex-officio).

JUDICIAL DEPARTMENT

Judicial

Appointments and Transfers.

No. 6394J.—9th October 1950.—The services of Sri Kalipada Chattaraj,

Munsif of Bongaon, in the district of the 24-Parganas, are placed at the disposal of the Land and Land Revenue Department of Government for appointment as Additional Rent Controller, Calcutta, with effect from the forenoon of the 13th November 1950.

24-Parganas-Burdwan.—No. 6410J.—9th October 1950.—Sri Kali Narayan Bhattacharya, officiating Additional District and Sessions Judge, 24-Parganas, under orders of transfer to Burdwan as Additional Subordinate Judge, is appointed Assistant Sessions Judge of the said district.

24-Parganas-Birbhum.—No. 6411J.—9th October 1950.—Sri Manindra Nath Mukherji, Subordinate Judge and Assistant Sessions Judge, 24-Parganas, under orders of transfer to Birbhum as Additional Subordinate Judge, is appointed Assistant Sessions Judge of the said district.

24-Parganas.—No. 6412J.—9th October 1950.—Sri Rajendra Kishore Das, Subordinate Judge and Assistant Sessions Judge, on leave, under orders of transfer to 24-Parganas, is appointed Assistant Sessions Judge of the said district.

Leave.

Calcutta.—No. 6390J.—7th October 1950.—Sri Amiya Nimai Chakrabarti, Presidency Magistrate, Calcutta, is allowed earned leave for twenty days from 27th October 1950, under rule 171(a) of the West Bengal Service Rules, Part I.

By order of the Governor,
S. K. SEN, Secy.

Registration

NOTIFICATIONS.

Calcutta.—No. 422Regn.—5th October 1950.—In exercise of the powers conferred by rule 1 read with clause (c) of rule 8B of order XXVII of the first schedule to the Code of Civil Procedure, 1908 (Act V of 1908), the Governor is pleased to authorise Sri Sailendra Kumar Maulik, Head Assistant, Registration Directorate, Government of West Bengal, to sign or verify written statements in suit No. 3410 of 1950 in the High Court, Calcutta, Nirmal Kumar Mukherjee *versus* the State of West Bengal.

Jalpaiguri-Cooch Behar.—No. 424Regn.—7th October 1950.—Sri Kalipada Basu Roy, District Sub-Registrar, Jalpaiguri, is appointed to act, until further orders, as District Sub-Registrar of Cooch Behar, with effect from the date of his joining this appointment.

24-Parganas-Jalpaiguri.—No. 425Regn.—7th October 1950.—Sri Pramatha Nath Mukherji, Sub-Registrar, Barrackpore, in the district of the 24-Parganas, is appointed to act, until further orders, as District Sub-Registrar of Jalpaiguri, *vice* Sri Kalipada Basu Roy, transferred.

By order of the Governor,
S. K. SEN, Secy.

LEGISLATIVE DEPARTMENT

NOTIFICATION.

No. 1926L.—12th October 1950.—Sri Shyama Prasanna Sen-Varma, M.A., M.L., W.B.C.S. (Judicial), Assistant Secretary to the Government of West Bengal in the Legislative Department, is appointed to the post at New Delhi created by Government Order No. 1925L., dated the 12th October 1950, with effect from the date of his joining the said post.

By order of the Governor,
S. K. D. GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATION.

24-Parganas.—No. M. 1M-60/50.—12th October 1950.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of Commissioners of the North Dum Dum Municipality in the district of 24-Parganas from seven to nine.

This notification shall have effect for purpose of and from the next reconstitution of the Commissioners of the said municipality.

By order of the Governor,
A. ZAMAN, Jt. Secy.

RESOLUTION No. M. 2C-9/50. (Pt.)

Calcutta, the 12th October 1950

The post of Chairman of the Calcutta Improvement Trust has been made a post borne on cadre of the Indian Administrative Service; must ordinarily be filled by an officer of that cadre. Sri S. K. Gupta, I.C.S., has been appointed Chairman of the Calcutta Improvement Trust for a period of three years. Since the transfer of Sri S. N. Ray, I.C.S., at the end of March 1949, Mr. J. A. Parks, O.B.E., F.R.I.C.S., has been acting as Chairman. Government greatly appreciate the valuable services rendered by Mr. Parks during this period when he ably acted Chairman.

Ordered that the resolution be published in *Calcutta Gazette*.

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

No. Medl.4701/3R-39/49.—9th October 1949.—In exercise of the powers conferred by section 4 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), and clause (k) of section 148 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Governor is pleased to make, after previous publication, the following amendments in the rules for the establishment and managements of hospitals and dispensaries under the supervision of the Government of West Bengal published under notification No. 18ST Me dated the 7th June 1915, as subsequently amended:—

Amendments.

1. For rule 18 of the said rules substitute the following rule:—

“Hospitals and dispensaries in a district owned or managed by the State Government shall receive their supplies of medical stores from the District Reserve Store in the district. In cases where there are more than one District Reserve Store in a district, the Civil Surgeon shall decide which District Reserve Store shall serve a particular hospital or dispensary. The District Reserve Store shall submit quarterly indents on Central Stores through the Civil Surgeon, and the indents shall be checked and countersigned by the Civil Surgeon. The Administrative Officer, Stores, will

in his discretion, sanction or disallow any demand under any such indent. Indents for a particular quarter shall be submitted in the beginning of previous quarter."

(omit rule 19 of the said rules.

Calcutta.—No. Medl. 4765/2S-5/50.—12th October 1950.—In notification No. Medl. 1843/2S-5/50, of the 29th April 1950, constituting the Governing Body of the Calcutta School of Tropical Medicine and Hygiene and its attached Hospital the following against items Nos. (13) and (14) the list of members constituting the Governing

13) Dr. S. C. Ghosal, Professor of Bacteriology and Pathology, School of Tropical Medicine, Calcutta—Representative of the Professors.

14) Dr. C. R. Das Gupta, Officer-in-charge, Haematology Research Department, School of Tropical Medicine, Calcutta—Representative of the Research Workers under Endowment Fund.

By order of the Governor,

B. C. DAS GUPTA, Secy.

Calcutta.—No. Medl. 4716/3R-24/49.—9th October 1950.—It is hereby notified for general information that under clause (h) of section 2 of the Statutes promulgated with Government resolution No. 1568Medl., dated the 24th June 1941, as subsequently amended, Dr. P. C. Majumdar, a registered Homeopathic practitioner, has been elected as a member of the General Council and the Faculty of Homeopathic Medicine, West Bengal.

Calcutta.—No. Medl. 4717/3R-24/49.—9th October 1950.—It is hereby notified for general information that under clause (a) of section 2 of the Statutes promulgated with Government resolution No. 1568Medl., dated the 24th June 1941, as subsequently amended, Dr. G. N. Sinha, M.D. (Bass City) and Dr. G. Dirghangi, H.M.B., have been duly elected as President and Vice-President, respectively, of the General Council and the Faculty of Homeopathic Medicine, West Bengal.

By order of the Governor,

K. RAY, Dy. Secy.

Calcutta.—No. Medl. 4718/D.H.S./1B-13/50.—October 1950.—Temporary Assistant Surgeon K. Banerjee, M.B., Assistant Professor of Surgery, Medical College, Calcutta, and Assistant Oologist to the Government of West Bengal appointed temporarily to act as Professor of Surgery in the same institution and Bacteriologist to the Government of West Bengal in addition to his duties during the absence on leave of P. Tribedi for the period from the 7th October 1950 up to the 14th November 1950.

By order of the Governor,

P. M. DATTA, Asst. Secy.

BENGAL COUNCIL OF MEDICAL REGISTRATION.

NOTIFICATION.

Calcutta House, Calcutta, the 30th September 1950.

1561C.—In pursuance of clause (b) of sub-section of rule 19 of the rules made by the Government under clause (a) of sub-section (2) of section 3 of the Bengal Medical Act, 1914 (Bengal Act of 1914), as amended up to date, to regulate

the elections of members to the West Bengal Council of Medical Registration under clauses (c) to (h) of section 4 of the Act, it is hereby notified for general information that the names, qualifications and addresses of the candidates who have been duly nominated for election under clause (f) and clause (h), respectively, are as follows:—

Nominated for election under clause (f) of section 4.

1. Acharyya, Tinkari, Registration No. 2367, M.B.(Cal.U.), Visiting Surgeon, Chittaranjan Hospital (National Medical Institute), Calcutta, 18/43, Dover Lane, Ballygunj, Calcutta-29 (Teacher).

2. Basu, Bhupalechandra, Registration No. 12266, M.B.(Cal.U.), 84, Ballygunj Gardens, Calcutta-19.

3. Basu, Pasupati, Registration No. 8567, M.B.(Cal.U.), Professor of Anatomy, Medical College, Calcutta 18/1, Bose Para Lane, Baghbazar, Calcutta-3 (Teacher).

4. Guha, Prabodhkumar, Registration No. 8259, M.B. (Cal.U.), M.R.C.S. (Eng.), D.O.M.S. (Lond.), Honorary Ophthalmic Surgeon, Lake Medical College Hospital, Calcutta, 63, Dharamtala Street, Calcutta-13 (Teacher).

5. Sen, Harilal, Registration No. 4120, M.B. (Cal.U.), 24/1A, Harrison Road, Calcutta.

6. Sinha, Binaybhusan, Registration No. 5431, M.B.(Cal.U.), 6/1A, British Indian Street, Calcutta.

A.B.—A single practitioner practising outside Calcutta was also duly nominated for this constituency and has been declared as elected according to the Rules, thus leaving now three seats only for election by qualified electors.

Nominated for election under clause (h) of section 4

1. Basu, Khagendranath, Registration No. 2938, L.M.F.(Bengal), Teacher of Pathology, Ronaldshay Medical School, Burdwan, Basanta Kutir, 8 Debendranath Sarkar Road, Burdwan (Teacher).

2. Bera, Abibhushan, Registration No. 8512, L.M.F.(Bengal), village: Jukhua Bazar, P.O. Jukhua, Midnapore.

3. Datta, Bimalkumar, Registration No. 7419, L.M.F. (Bengal), Teacher of Hygiene, Calcutta Medical School, Calcutta, 1/1A, Preonath Banerjee Street, Calcutta-9 (Teacher).

4. Gangopadhyay, Jaineswar, Registration No. 18216, L.M.S.(Nat.), 141, Raja Rajendra Lal Mitra Road, Belegkata, Calcutta.

5. Mukhopadhyay, Amulyadhan, Registration No. 4534, L.M.F.(Bengal), F.S.M.F.(Bengal), 27-C, Upper Circular Road, Calcutta-9.

6. Ray, Amritanath, Registration No. 8505, B.A., L.M.F. (Bengal), Assistant Director, Indian Institute for Medical Research, P-27, Princep Street, Calcutta.

7. Sanyal, Amarendranath, Registration No. 18236, Certificate of qualification under Article 6-C of the Statutes of the State Medical Faculty of West Bengal, 94, Naskerpara Road, P.O. Ghosuri, Howrah.

8. Sinha, Abodhkumar, Registration No. 15487, L.M.F.(Bengal), M.M.F.(Bengal), Demonstrator of Pharmacology (College Section), Calcutta National Medical Institute, 32, Gorachand Road, Calcutta.

9. Talukdar, Satyendranath, Registration No. 17748, L.M.S.(Nat.), 3E, Palm Avenue, Calcutta-19.

M. N. GUPTA,

Returning Officer.

IRRIGATION AND WATERWAYS DEPARTMENT

NOTIFICATIONS.

No. 59.—9th October 1950.—The Assistant Engineers on probation, named below, are confirmed in the West Bengal Engineering Service (Irrigation) with effect from the 23rd June 1950:—

- (1) Sri Durga Mohan Mukherjee.
- (2) Sri Bholanath Aich.
- (3) Sri Provat Kumar De.
- (4) Sri Jyotsna Kumar Das Gupta.
- (5) Sri Sushil Kumar Das Gupta.
- (6) Sri Nirendra Nath Mukherjee.
- (7) Sri Krishna Lal Mitter.

No. 60.—12th October 1950.—Sri Subodh Krishna Pal, officiating Executive Engineer, Canals Division, is transferred in the interest of the public service and appointed to act, until further orders, as Executive Engineer, Berhampore (Irrigation) Division, *vice* Sri Bijoy Kumar Basu, officiating Executive Engineer, transferred.

No. 61.—12th October 1950.—Sri Bijoy Kumar Basu, officiating Executive Engineer, Berhampore (Irrigation) Division, is transferred in the interests of the public service and appointed to act, until further orders, as Executive Engineer of the Damodar Canal Division under the Western Circle, *vice* Sri Dinendra Nath Dhar, officiating Executive Engineer, transferred.

No. 62.—12th October 1950.—Sri Dinendra Nath Dhar, officiating Executive Engineer, Damodar Canal Division, is transferred in the interests of the public service and appointed to act, until further orders, as Executive Engineer, Hooghly Irrigation Division under the Eastern Circle, *vice* Sri Krishna Das Dutta, officiating Executive Engineer, transferred.

No. 63.—12th October 1950.—Sri Krishna Das Dutta, officiating Executive Engineer, Hooghly Irrigation Division, is transferred in the interests of the public service and appointed to act, until further orders, as Executive Engineer, East Midnapore Division under the Western Circle, *vice* Sri Sachindra Chandra Aich, officiating Executive Engineer, transferred.

No. 64.—12th October 1950.—Sri Sachindra Chandra Aich, officiating Executive Engineer, East Midnapore Division, is transferred in the interests of the public service and appointed to act, until further orders, as Executive Engineer, West Midnapore Division, *vice* Sri Shyam Sundar Dutta, Executive Engineer, transferred.

No. 65.—12th October 1950.—Sri Shyam Sundar Dutta, Executive Engineer, West Midnapore Division, is transferred in the interests of the public service and appointed to act, until further orders, as Personal Assistant to the Chief Engineer, West Bengal, Irrigation, *vice* Sri Natabar Siddhanta, officiating Executive Engineer, transferred.

No. 66.—12th October 1950.—Sri Natabar Siddhanta, officiating Executive Engineer, Irrigation, Personal Assistant to the Chief Engineer, West Bengal, is transferred in the interests of the public service and appointed to act, until further orders, as Executive Engineer, Canals Division, *vice* Sri S. K. Pal, officiating Executive Engineer, transferred.

By order of the Governor,
S. K. DEY, Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Commerce

NOTIFICATION.

No. 5917Com.—13th October 1950.—It is notified that the Governor, in exercise of powers conferred by sections 4 and 5 of Charitable Endowments Act, 1890 (VI of 18 hereinafter referred to as the Act, and under the application made by the Commission for the Port of Calcutta, acting in administration of "The Ram Chandra Goe Zenana Bathing Ghat Fund" created in terms of notification No. 74 Marine, dated the 15th June 1915, doth hereby order and direct that securities, particulars of which were contained in Schedule I written under the said notification, any other security or securities to which it might have been or may be converted, shall, from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office subject to the provisions of the Act and the rules from time to time framed thereunder by the Governor upon trust for ever to receive the interest of the said securities when and as the same become due and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in Schedule I written thereunder and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

By order of the Governor

B. C. KUNDU, Dy. Secy.

Mines and Power

CERTIFICATE OF APPROVAL

No. 2371M.P.—10th October 1950.—With reference to rule 4 of the Petroleum Concessions Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948) for regulating the grant of exploring and prospecting licenses and mining leases for petroleum and natural gas which belong to Government, it is hereby certified that the Indo-Burma Petroleum Company, Limited, 7, Chittaranjan Avenue, Calcutta, are approved by the Government of West Bengal as fit and proper persons under rule 5 of the aforesaid rules to whom such licenses and leases can be granted in West Bengal.

Under rule 7 of the aforesaid rules this certificate shall expire at midnight on the 31st December 1950.

By order of the Governor,

S. C. DAS GUPTA, Dy. Secy.

CORRIGENDUM.

No. 2417M.P.—12th October 1950.—For paragraph 2 of the Commerce and Industries Department (Mines and Power Branch) notification No. 814M.P., dated the 22nd April 1950, published on page 707 of the *Calcutta Gazette* of the 4th November 1950 substitute the following:—

"2. For clause 12 of the said license substitute the following:—

(12) The prices to be charged by the licensee for energy supplied by him shall

4. exceed the maximum as specified in the table below:—

TABLE.

	Maximum rates (per unit metered).	
	A.	P.
and fans	... 5	0
only	... 5	0
and fans	... 5	0
ic motors up to 1 H. P.	... 3	0
ic motors over 1 H. P.	... 2	6
r and Cooking	... 1	6
ial motors over 4 H. P. but		
to 15 H. P.	... 2	0
ial motors over 15 H.P.	... 2	0
ial motors up to 4 H. P.	... 2	6

Minimum charge.

licensee is permitted by this license to minimum charges in respect of industrial ers, who must guarantee in respect of such a sum of Rs. 5 per month per rated H. P. the motors installed (and *pro rata* for a of H. P.) the minimum amount of such tee being Rs. 5 per month.

Special method of charge.

he case of a special method of charge ed by the Government in accordance with 23, sub-sections (3) and (4) of the Act, e shall be such as the Government may fix roving the matter."

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

Industries**NOTIFICATIONS.**

2496Ind.—9th October 1950.—Sri Anil Sarkar, M.A., Inspector of Co-operative es, West Bengal, is appointed temporarily post of Special Officer, Industrial Centres, the Directorate of Industries, West Bengal.

By order of the Governor,
S. K. CHATTERJEE, Secy.

2497Cin.—10th October 1950.—Mr. K. S. officiating Manager, Government Cinchona tion, Mungpoo, is appointed to the post on ion.

2498Cin.—10th October 1950.—Mr. J. D. alld, officiating Manager, Government ua Plantation, Kongo, is appointed to the n probation.

2499Cin.—10th October 1950.—Mr. A. le, officiating Assistant Manager, Govern- Cinchona Plantation, Munsong, is appointed post on probation.

By order of the Governor,
S. C. DAS GUPTA, for Secy.

LABOUR DEPARTMENT**NOTIFICATIONS.**

5901Lab.—6th October 1950.—Sri A. D. ar, Inspector of Factories, West Bengal, is ed leave on average pay for one month and ays from the 3rd October 1950, under rule (tu) of the West Bengal Service Rules, 1.

5902Lab.—9th October 1950.—Sri Krishna ara Das Gupta, Labour Officer, West Bengal, allowed earned leave for sixteen days from

the 16th August 1950 to the 31st August 1950, under rule 167(ii) of the West Bengal Service Rules, Part 1.

No. 5977Lab.—10th October 1950.—Whereas in the opinion of the State Government the public interest requires that the sugar industry should be declared as a public utility service;

Now, therefore, in exercise of the power conferred by sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor has been pleased to declare the sugar industry to be a public utility service for the purposes of the said Act for a further period of six months with effect from the 1st October 1950.

No. 5982Lab.—10th October 1950.—Whereas, in the opinion of the State Government, it is necessary that the limits laid down in clause (b) of sub-section (I) of section 66 of the Factories Act, 1948 (LXIII of 1948), should be varied in the case of women employed in the various departments from Batching to Winding in Northbrook Jute Mill, Champdany, post office Baidyabati, Hooghly, in order to allow employment in double shifts necessitated by the inadequacy of newly installed preparatory machinery to supply yarn to the looms;

Now, therefore, in exercise of the power conferred by the proviso to clause (b) of sub-section (I) of section 66 of the said Act, the Governor is pleased to vary the said limits in respect of the women employed in the departments from Batching to Winding in the aforementioned jute mill, so long as the preparatory machinery installed therein remains inadequate, subject to the condition that no such woman is employed between the hours of 10 p.m. and 6 a.m.

No. 6092Lab.—14th October 1950.—Srimati Parul (Chakravarty, M.A., C.A.P. (Cal.), M.A. (Edin.), is hereby appointed to act temporarily as Assistant Labour Commissioner, West Bengal, for six weeks from the 27th October 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE**NOTIFICATIONS.**

No. 49(2)48W.C.—5th October 1950.—In partial modification of this Labour Directorate notification No. 49L.C., dated 21st August 1948, published at page 1212, Part I of the *Calcutta Gazette*, dated 2nd September 1948, the names of "Sri Dip-tish Chakraborty" and "Sri Nishi Kanta Roy", members representing the employees from constituencies Nos. 5 and 6, respectively, to the Works Committee in the Bengal Immunity Co., Ltd., Baranagore, 24-Parganas, are hereby cancelled and the names of "Sri Rabindra Nath Roy" and "Sri Deba Prosud Sarkar" are published in their places respectively for general information as elected in bye-election from the said constituencies.

No. 60(3)49W.C.—5th October 1950.—The name of "Mr. J. Whyte", a member representing the employers in the Works Committee in Shamnugger Jute Factory Co., Ltd. (North Mills), Bhadreswar, Hooghly, as published at page 793, Part I of the *Calcutta Gazette*, dated 12th May 1949, is hereby cancelled and the name of "Mr. W. J. Robb" is published in his place for general information.

No. 18(1)50W.C.—7th October 1950.—In partial modification of this Labour Directorate notification No. 18W.C., dated 23rd February 1950, published at page 360, Part I of the *Calcutta Gazette*, dated 9th March 1950, the name of "Sri S. N. Banerjee", a member nominated by

the employers as their representative to the Works Committee in the Eastern Manufacturing Co., Ltd., Titaghur, 24-Parganas, is hereby cancelled and the name of "Sri R. K. Ojha" is published in his place for general information.

No. 19(1)48W.C.—7th October 1950.—In partial modification of this Labour Directorate notification No. 19L.C., dated 13th May 1948, published at page 761, Part I of the *Calcutta Gazette*, dated 10th June 1948, the name of "Jonab Oli Mahammed", a member representing the employees from constituency No. 2 in the Works Committee of Nafar Chandra Jute Mills, Ltd., Kankinara, 24-Parganas, is hereby cancelled and the name of "Sri Peary Mahasay" is published in his place for general information as elected in the bye-election from the said constituency.

No. 29(10)48W.C.—7th October 1950.—The name of "Sri B. Bose", a member representing the employers in the Works Committee in the Union Jute Company, Limited (North Mills), 12, Convent Lane, Entally, Calcutta, as published at page 1953, Part I of the *Calcutta Gazette*, dated 21st September 1950, is hereby cancelled and the name of "Sri A. K. Roy" is published in his place for general information.

No. 31(1)49W.C.—7th October 1950.—In partial modification of this Labour Directorate notification No. 31L.C., dated 12th April 1949, published at page 700, Part I of the *Calcutta Gazette*, dated 28th April 1949, the name of "Jonab Lokeman Miah", a member elected by the workers to the Works Committee in the Mohini Mills, Ltd. (Mill No. 2), Belgharia, 24-Parganas, from constituency No. 6 is hereby cancelled and the name of "Sri Sukumar Nandy" is published in his place for general information as a member elected at the bye-election from the said constituency.

No. 62(2)48W.C.—7th October 1950.—In partial modification of this Labour Directorate notification No. 62L.C., dated 21st September 1948, published at page 1342, Part I of the *Calcutta Gazette*, dated 30th September 1948, the name of "Mr. T. P. Dutt", a member nominated by the employers as their representative to the Works Committee in Smith Stanistreet & Co., Ltd., 18, Convent Road, Entally, Calcutta, is hereby cancelled and the name of "Mr. B. S. Begg" is published in his place as a member to the said Works Committee for general information.

No. 54W.C.—9th October 1950.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Martin Burn, Ltd. (Berapukur Iron Works), 18, Ramnath Pal Road, Kidderpore, Calcutta, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Maumatha Nath Samanta.
2. Sri Kumaru Santrasal.
3. Sri Jitendra Nath Koley.

Names of the members nominated by the employers.

1. Mr. A. Phillips.
2. Sri N. N. Kabasi.

S. K. HALDAR, Labour Commissioner.

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 10708F.D./DCS/TR/4A-26/49-Pt I.—September 1950.—In exercise of the power conferred by clause (1) of Article 299 of the Constitution of India, the Governor is pleased to authorise Director of Storage to execute, on behalf, agreement with the contractors for Gunny Bag Collection Scheme, in the approved in Government order No. 20161 DCS/TR/4A-26/49, dated the 28th Feb 1950, read with No. 10707F.D./DCS/TR/4A-49-Pt.I., dated the 29th September 1950

No. 10733F.D./F.D./8A/32/50.—30th September 1950.—Sri S. K. Ghosh, W. B. J. C. S. Treasury Officer, Kurseong, is appointed to until further orders, as Subdivisional Controller Kurseong, under the Directorate of Rationing and Distribution, Department of Food, in addition to his own duties, *vice* Sri S. K. Chowdhury.

No. 10918-F.D./FD/6T/26/50. — 5th October 1950.—Sri Sudhir Ranjan Sen Gupta, W. B. J. C. Rationing Officer, Watgunj Sub-Area under Directorate of Rationing and Distribution appointed to be Deputy Assistant Regional Controller of Procurement, Burdwan, under Directorate of Procurement and Supply, Department of Food, *vice* Sri K. C. Bose.

No. 11227-F.D./FD/6T/3/50Part — October 1950.—1. Sri Subodh Chandra C Bakshi, District Controller, Jalpaiguri, transferred to Darjeeling as District Controller Darjeeling, *vice* Sri Amiya Kumar Chaudhuri.
2. Sri Amiya Kumar Chaudhuri, District Controller of Darjeeling, is transferred to Jalpaiguri as District Controller, Jalpaiguri, *vice* Sri Sal Chandra Gupta Bakshi.

No. 11224F.D./FD/8A/38/50.—12th October 1950.—The services of Sri Proboodh Chatterjee Mazumdar, I.A.S., Director of Storage under Department of Food, are replaced at the disposal of the Home (General Administration) Department.

By order of the Governor
S. K. SANYAL, Dy

DEPARTMENT OF SUPPLIES

ORDER.

No. 4540-S.D.—13th October 1950.—In exercise of the powers conferred by clause (b) of paragraph 12 of the West Bengal Cotton Cloth and Movements Control Order, 1950, and in pursuance of the then Department of Civil Supplies notification No. 11474D.C.S., dated the 18th August 1950, the Governor is pleased to exempt from operation of sub-paragraph (2) of paragraph 1 of the said order all persons moving or causing to be moved cloth or yarn lawfully procured and by them from any place in West Bengal to any other place in West Bengal:

Provided that neither of the aforesaid two places lies within the jurisdiction of any of the districts of Cooch Behar, Jalpaiguri, Darjeeling, Dinajpur, Malda, Murshidabad and Nadia within that portion of the district of 24 Parganas which is not included in Calcutta as defined in the West Bengal Cotton Cloth and Yarn Control Order, 1948.

By order of the Governor
S. M. MURSHED, Jt.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

Hooghly.—No. 11516L.R.—9th October 1950.—Exercise of the powers conferred by section 3 of the Bengal Survey Act, 1875 (V of 1875), the Governor is pleased to order that a survey shall be made of the lands which are comprised within the area as mentioned below in the district of Hooghly and that the boundaries of the estate, mauzas, mauzas and fields be demarcated on the map so to be surveyed.

District Hooghly.

A.—Police-station Chinsurah.

name of village.	Jurisdiction list No.
1 Naldanga	6
2 Keota	7
3 Manushpur	4
4 Iswarbaha	2
5 Narayanpur	11
6 Kodalia	12
7 Kazidanga	5
8 Kapasdanga	10
9 Kulihanda	18
10 Dharmapur	17
11 Simla	16
12 Kanagar	13
13 Balagar	8

B.—Police-station Magra.

1 Chhota Khejuria	47
2 Tegharia	48

Hooghly.—No. 11518L.R.—9th October 1950.—Exercise of the powers conferred by section 3 of the Bengal Tenancy Act (VIII of 1885), the Governor is pleased to order that a survey shall be made and a record-of-rights prepared in respect of the lands which are comprised within the areas as mentioned below in the district of Hooghly—

District Hooghly.

1.—Police-station Chinsurah.

name of village.	Jurisdiction list No.
1 Naldanga	6
2 Keota	7
3 Manushpur	4
4 Iswarbaha	2
5 Narayanpur	11
6 Kodalia	12
7 Kazidanga	5
8 Kapasdanga	10
9 Kulihanda	18
10 Dharmapur	17
11 Simla	16
12 Kanagar	13
13 Balagar	8

B.—Police-station Magra.

Chhota Khejuria	47
Tegharia	48

particulars to be recorded in the record-of-rights shall be the following:—

- the name of each tenant or occupant;
- the class or classes to which each tenant belongs, that is to say, whether he is a tenure-holder, raiyat holding at fixed rate, settled raiyat, raiyat, non-occupancy raiyat, or under-occupancy, with or without a right of occupancy, and whether he is a permanent holder, whether he is a permanent holder or not, and whether his rent is subject to enhancement during the continuance of the tenancy;
- the situation and quantity of the land held by the tenant or occupant;

(d) the name of each tenant's landlord;

(e) the name of each proprietor in the local area or estate with the character and extent of its interest and the situation and quantity of the lands if any, which are his private lands as defined in Chapter XI of the Act;

(f) the rent and cess lawfully payable by each tenant at the time the record-of-rights is being prepared;

(g) the amount payable in respect of any rights of pasturage, forest rights, rights over fisheries and the like at the time the record-of-rights is being prepared, the conditions and incidents appertaining to such rights, and if the amount is a gradually increasing amount, the time at which and the increments by which it increases;

(h) the mode in which that rent has been fixed, whether by contract, by order of a court or otherwise;

(i) if the rent is a gradually increasing rent, the time at which and the steps by which it increases;

(j) the rights and obligations of each landlord and tenant in respect of—

(i) the use by tenants of water for agricultural purposes, whether obtained from a river, pond, tank or well or any other source of supply, and

(ii) the repair and maintenance of appliances for securing a supply of water for the cultivation of the land held by each tenant, whether or not such appliances be situated within the boundaries of such land;

(k) the special conditions and incidents, if any, of the tenancy;

(l) any right-of-way or other easement attaching to the land for which a record-of-right is being prepared;

(m) if the land is claimed to be held rent-free, whether or not rent is actually paid, and if not paid, whether or not the occupant is entitled to hold the land without payment of rent, and if so entitled under what authority;

Provided that, if lands are not used for purposes connected with agriculture or horticulture, it shall be sufficient to record that fact together with the prescribed particulars relating to the occupant, the landlord and the tenancy.

By order of the Governor.

K. C. BARMAN, Dy. Secy.

ভূমিগ্রহণ শাখা।

Land Acquisition

প্রজ্ঞাপন।

NOTIFICATION.

মালদহ।—নং ১১৫৭২এল.এ(পি.ডি.বি.উ)।—১০ই অক্টোবর ১৯৫০।
—মালদহ জেলার অধীন শাসক ও সমাহর্তা এবং ভূমিগ্রহণ আধিকারিক প্রকৃন্দা কিস্কর ঘোষকে ওয়েস্ট বেঙ্গল পাবলিশিং রুলস্, (১ম খণ্ড)এর ১৮৪(খ)(২) ধারানুসারে ৯ই অক্টোবর ১৯৫০ হইতে ১৪ই অক্টোবর ১৯৫০ পর্যন্ত ছয় দিন গড় বেতনে ছুটি মজুর করা হইল।

রাজ্যপালের আদেশানুসারে,
প্রিন্সিপালসেয়ারন বন্দোপাধ্যায়,
সচিব।

Malda.—No. 11572L.A.(P.W.).—10th October 1950.—Sri Kulada Kinkar Ghosh, Sub-Deputy Magistrate and Sub-Deputy Collector and Special Land Acquisition Officer, Malda, is granted leave on average pay for six days from the 9th October 1950 to the 14th October 1950, under rule 184(b) (ii) of the West Bengal Service Rules, Part I.

By order of the Governor,

S. BANERJEE, Secy.

Land Development

NOTIFICATIONS.

Nadia.—No. 11326L.Dev.—5th October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Birnagar, jurisdiction list No. 19, police-station Ranaghat, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 1473, 1474, 1478, 1481-1487, 1489, 1490, 1493-1501, 1844, 1846, 1847, 3412-3415, 3522, 3524, 3525, 3527-3537, 3547, 3548, 3550-3557, 3636, 3637-3639, 3651, 3655, and 3656 and measuring, more or less, 50.56 acres is likely to be required within the aforesaid village of Birnagar.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Hooghly.—No. 11334L.Dev.—5th October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Kulihanda, jurisdiction list No. 18, police-station Chinsura, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 414, 415, 519-526, 536, 537, 539, 2002-2006 and measuring, more or less, 10.27 acres is likely to be required within the aforesaid village of Kulihanda.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Hooghly, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Hooghly.

Jalpaiguri.—No. 11402L.Dev.—6th October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Chat Guzmari, sheet No. 2, jurisdiction list No. 7, and Sikarpur, sheet No. 14, jurisdiction list No. 9, pargana Baikunthapur, district Jalpaiguri, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 1173 and 1174 of Chat Guzmari and cadastral survey plot No. 427 of Sikarpur and measuring, more or less, 3.14 acres is likely to be required within the aforesaid villages of Chat Guzmari and Sikarpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise

the Deputy Commissioner, Jalpaiguri, for the time being engaged in the undertaking, with officers, servants and workmen, to enter upon survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Deputy Commissioner, Jalpaiguri.

Jalpaiguri.—No. 11404L.Dev.—6th October 1950.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (7) of section 4 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from acquisition of pieces of land as described in the schedule below measuring, more or less, 10.17 acres, which were included in the declaration No. 10764L.Dev., dated the 12th December 1949, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 2192, Part I of the Calcutta Gazette of the 15th December 1949.

Schedule of land.

Mauza Sikarpur, jurisdiction list No. 9, sheet No. 14, pargana Baikunthapur, district Jalpaiguri.

Cadastral survey plots Nos. 124 to 125, 141 to 142 and part of cadastral survey plot No. 149.

Murshidabad.—No. 11476L.Dev.—9th October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Dhusaripara, jurisdiction list No. 100, police-station Samserganj, district Murshidabad, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 19, 20, 45, 137 to 159, 162 to 267 to 283, 401 to 424 and 799 and measuring, more or less, 43.44 acres, is likely to be required within the aforesaid village of Dhusaripara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Murshidabad, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

DECLARATIONS.

Jalpaiguri.—No. 11400L.Dev.—6th October 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Chat Guzmari, sheet No. 2, jurisdiction list No. 7 and Sikarpur, sheet No. 14, jurisdiction list No. 9, pargana Baikunthapur, district Jalpaiguri, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1173 and 1174 of Chat Guzmari and cadastral survey plot No. 427 of Sikarpur and measuring, more or less, 3.14 acres is required within the aforesaid villages of Chat Guzmari and Sikarpur.

This declaration is made under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

plan of the land may be inspected in the office of the Deputy Commissioner of Jalpaiguri.

Murshidabad.—No. 11478L.Dev.—9th October 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for settlement of immigrants who have migrated from the State of West Bengal on account of circumstances beyond their control in the village of Usaripara, jurisdiction list No. 100, police-station Samserganj, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 19, 137 to 159, 162 to 164, 267 to 283, 401 to 402 and 799 and measuring, more or less, 43.44 acres, is required within the aforesaid village of Usaripara.

A declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XI of 1948), to all whom it may concern.

Plan of the land may be inspected in the office of the Collector, Murshidabad.

Midnapore.—No. 11434L.Dev.—7th October 1950.—Whereas it appears to the Governor that land is needed for public purposes, namely, for settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and creation of living conditions in the villages of Sirish-Junglekhas, Nutundihi, Nunnuniagerya, jurisdiction list Nos. 392, 395, 363 and 359, respectively, police-station Jhargram, pargana Jhargram, district Midnapore, it is hereby declared that for the above purposes pieces of land comprising cadastral survey plots Nos. 1-10 of mauza Sirishchak, parts of cadastral survey plots Nos. 1, 5, 28 and 29 of mauza Junglekhas, part of cadastral survey plot No. 13 of mauza Nunnuniagerya and measuring, more or less, 642.50 acres, are required within the aforesaid villages of Sirish-Junglekhas, Nutundihi and Nunnuniagerya.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

Plan of the land may be inspected in the office of the Collector, Midnapore.

Malda.—No. 11482L.Dev.—9th October 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in mauza Pirojpur, jurisdiction list No. 69, pargana Amirabad, district Malda, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 993, 996-998, 1005, 1008, 1051-1066, 1069, 1091-1097 and parts of cadastral survey plots Nos. 993, 996-998, 1005, 1008, 1051-1056, 1057, 1059, 1067, 1068 and 1071 and measuring, more or less, 29.65 acres, is required within the aforesaid mauza Pirojpur.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

Plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

By order of the Governor,
S. BANERJEE, Secy.

Requisition

ORDERS.

No. 797/50.

Calcutta, the 28th September 1950.

Whereas it is proposed to requisition the premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the said Act, the Governor is pleased to direct that owner Sri S. K. Bose of 17B, Nalin Sarker Street, Calcutta, and tenant Sri Bijan Behari Biswas of 11, Padmanath Lane, Calcutta, shall not without the permission of the State Government in any way dispose of, or structurally alter, the premises and that no person shall without such permission enter into occupation thereof.

The Schedule.

Description of the premises.

11, Padmanath Lane, Calcutta.

No. 369/50.

Calcutta, the 26th September 1950.

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 369/50, dated 27th April 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of the premises.

2/B, Lakshmi Narayan Mukherjee Lane, Calcutta (rear block).

No. 224/50.

Calcutta, the 29th September 1950.

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Provincial Government is pleased to rescind the order No. 224/50, dated 17th March 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of the premises.

4, Ahiripukur 1st Lane, Calcutta

No. 207/50.

Calcutta, the 30th September 1950.

In exercise of the powers conferred by sub-sections (7) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 207/50, dated 14th March 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of the premises.

26, Chowringhee Road, Calcutta (flat No. 3 on the top floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Notice under section 4(a) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 13th October 1950.

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Nihar Choudhury, Sri Bimal Shamanta and Sri Bhabesh Rath, occupiers of the premises, to vacate the said premises on or before 3rd November 1950 at 3 p.m., when possession thereof will be taken on behalf of the State Government:—

The Schedule.

Particulars of the premises.

39, Jatin Das Road, Calcutta (second and third rooms of the ground floor on the 2nd block).

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Notice under section 4(b) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 9th October 1950.

Whereas the premises described in Schedule I below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Janab Sk. Jumman Mistry, Chatu Babu Bustee, Kundu Lane, Belgachia, the landlord of the premises, to execute in respect of the said premises the repairs specified in Schedule II below on or before 27th October 1950:—

Schedule I.

Particulars of the premises.

48, Jiban Krishna Mitra Road, Calcutta.

Schedule II.

Particulars of the repairs.

1. Petty repairs to teakwood venetian shutter by changing one rail.
2. Supplying ordinary glass panes including fittings, fixing with putty up to 1 square foot for glazed shutters.
3. Heavy repairs to teakwood panelled shutters, 1½ inch thick, by changing one style and bottom rails.
4. Renewing sal wood sash bars, 4 feet long—3 Nos.
5. Supplying fittings and fixing 1 inch thick teakwood panelled window shutter with iron fittings.
6. Renewing sal wood top rail of verandah railings.
7. Supplying iron catch hook, 6 inches long—8 Nos.
8. Whitewashing 2 coats.
9. Removing chokage of down pipes by taking out and refixing pipes complete.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Requisition of immovable property under section (1) of section 29 of the West Bengal Security Act, 1950.

Alipore, the 6th October 1950.

Order, dated 12th December 1949, passed under sub-section (1) of section 31 of the West Bengal Security Ordinance, 1949, in Case No. 1 of 49-50, is hereby cancelled so far as it relates to the description of the property.

The description of the property "33 Mondal Road, Kanchrapara, district 2 (two rooms, two verandahs, open wall, pucca plinth and tiled roofing, one roofing dilapidated kitchen)" is modified "Nakari Mondal Road, Kanchrapara, 24-Parganas (two rooms, two verandahs with pucca wall, pucca plinth and tiled one khola roofing dilapidated kitchen)."

S. N. DAS GUPTA,

Special Land Acquisition Officer,

EXCISE DIRECTORATE

NOTIFICATION.

No. 34Exc.—7th October 1950.—The following probationary Inspectors of Excise under the name of C. D. D. are posted to the districts mentioned against their names for a further course of training in the District Excise work:—

- (1) Sri Chittaranjan Chakrabarty—Burdwan
- (2) Sri Uddhab Chandra Mahato—Midnapore
- (3) Sri Santosh Kumar Ganguly—Midnapore
- (4) Sri Saradindu Chowdhury—Burdwan
- (5) Sri Susil Kumar Ganguli—24-Parganas
- (6) Sri Ujjwal Kumar Mukherjee—Howrah

R. CHOWDHURY, Commissioner.

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FOREST AND FISHERIES

কৃষি।

Agriculture

জ্ঞাপনাবলী।

NOTIFICATIONS.

নং ৮৯৯৬কৃষি।—২৮শে সেপ্টেম্বর ১৯৫০।—কার্যভার দিন হইতে পুনরাদেশ না দেওয়া পর্যন্ত শ্রীধর কুমার মুখার্জী (ক্যান্টাব), ডি.সি. ইন. এগ্রী (ক্যান্টাব), পশ্চিমবঙ্গের পঞ্চাড়া ও বান্য উন্নয়ন পরিকল্পনার অন্তর্গত সহ-উদ্ভিদবিদের পদে বঙ্গীয় কৃষি কৃত্যকে অব্যাহতিভাবে নিযুক্ত হইলেন।

No. 8996Agri.—28th September 1950. Dhruba Kumar Mukherji, M.Sc. (Cal.), I. Agri. (Cantab.), is appointed temporarily to the post of Assistant Botanist in connection with the scheme for improvement of maize and paddy in the backward regions of West Bengal with effect from the date of his assumption of charge until further orders.

কলিকাতা-২৪-পরগণা।—নং ৯১২৬কৃষি।—৪ঠা অক্টোবর ১৯৫০।—পশ্চিমবঙ্গের খাদ্য উৎপাদন অধিদপ্তর এবং কৃষি অধিদপ্তর (ক্যান্টাব) দ্বারা কৃষি, বন ও মৎস্য বিভাগের পদে নিযুক্ত হইলেন।

Calcutta-24-Parganas.—No. 9126Agri. October 1950.—Sri K. K. Ghosh, I.A.S. (ret.), Director of Food Production, West Bengal,

Director of Agriculture, West Bengal (*ex-officio*), appointed to act as Milk Commissioner-cum-administrator, Haringhata Centre, in addition to his own duties, with effect from the date on which he assumed charge up to 28th September 1950.

This cancels this department notification No. 7319Agri., dated 11th August 1950.

৪-পরদপা।—নং ৯১৪০কৃষি।—৪ঠা অক্টোবর ১৯৫০।—বিদেশে
[শের করিয়া প্রত্যাভর্তনের পর অধীন কৃষি কৃত্যকের ডি এ, কে
এম, এস.সি (ক্যান), কার্যভার গ্রহণের দিন হইতে পুনরাদেশ
ত হরিণঘাটা কেন্দ্রীয় পশুসেবনা ও প্রজনন কেন্দ্রে সাধারণ কৃত্যকে
দ পশু স্বাস্থ্য উদ্ভিদবিদ,রূপে অস্থায়িতাবে নিযুক্ত হইলেন।

রাজ্যপালের আদেশানুসারে,

মনোরঞ্জন সরকার,

উপ-কম্পর্সিটর।

4-Parganas.—No. 9145Agri.—4th October 1950. In return from overseas training Sri A. K. akravarty, M.Sc. (Cal.), of the Subordinate Agricultural Service, Class I, is appointed to act as Junior Botanist in the West Bengal General Service at the Central Livestock Research-cum-breeding Station at Haringhata with effect from the date on which he assumes charge, until further orders.

No. 9158Agri.—5th October 1950.—In exercise of the powers conferred by the proviso to article 9 of the Constitution of India, read with articles 3 and 372 of the said Constitution and rules 10 d 11B of the Bengal Subordinate Services (General Recruitment) Rules, 1936, the Governor is pleased to make the following amendment in the rules for the regulation of recruitment to the various subordinate services and posts in the Agriculture Department, published with notification No. 3017Agri., dated the 26th August 1942, subsequently amended, namely:—

Amendment.

In the schedule to the said rules in the column under the heading "Method of recruitment and qualifications" against item 2 "Subordinate Agricultural Service, Class I (Research), substitute the following for the existing entries:—

(A) Method of recruitment.—Direct.

(B) (1) Qualifications for post in the Chemistry section under the Directorate of Agriculture.—B.Sc., preferably with research experience and post-graduate training in the special branch for which recruitment is made.

(2) Qualifications for the post of Assistant Statistician.—

(a) Essential—M.A. or M.Sc. in Statistics or in Mathematics with knowledge of statistical methods.

(b) Desirable—(i) Knowledge of field experimentation technique and (ii) practical experience of Agricultural Statistics in a reputed Statistical Laboratory.

(3) Qualifications for the post of Cattle Supervisors and Goat Supervisors of the Haringhata Farm.—A degree or equivalent diploma in Animal Husbandry, Agriculture or Veterinary Science, preferably with practical experience at a well-run farm in the special branch for which recruitment is to be made. A recognised course of post-graduate training will be an additional qualification.

(4) Qualifications for the posts of Farm Supervisors of the Haringhata Farm.—A degree in Agriculture preferably with experience at a well-run Farm. A recognised course of post-graduate training in Agronomy will be an additional qualification.

(5) Qualifications for the post of Poultry Supervisors of the Haringhata Farm.—A degree or equivalent diploma in Poultry-Keeping, Animal Husbandry, Agriculture or Veterinary Science preferably with practical experience at a well-run farm in poultry. A recognised course of post-graduate training will be an additional qualification.

(6) Qualifications for the posts of Dairy Supervisors of the Haringhata Farm.—A degree or equivalent diploma in Dairying, Animal Husbandry, Agriculture or Veterinary Science preferably with practical experience at a well-run farm in dairying. A recognised course of post-graduate training will be an additional qualification.

(7) Qualifications for the post of Foreman of the Haringhata Farm.—A diploma in mechanical engineering with at least five years' practical experience of work in a reputed workshop, preferably with diesel engines. Must be good at handling labour. Ability to handle electrical and refrigeration machinery will be an additional qualification.

(8) Qualification for the posts not covered by items (1) to (7).—M.Sc., preferably with post-graduate training in the special branch for which recruitment is to be made.

or,

A degree in Agriculture preferably with post-graduate experience in the particular branch for which recruitment is to be made.

Calcutta.—No. 9193Agri. 7th October 1950.—The services of Sri Sailendra Nath Sen Gupta, temporary Assistant Agricultural Engineer, are replaced at the disposal of the Irrigation and Waterways Department with effect from the 7th October 1950.

24-Parganas.—No. 9256Agri.—10th October 1950.—Dr. L. C. Sikka, Milk Commissioner-cum-Administrator, Haringhata Centre, has been granted leave on average pay for the period from 14th September 1950 to 14th October 1950 under rule 184(b)(ii) of the West Bengal Service Rules, Part I, in extension of the leave granted to him in notification No. 8038Agri., dated 9th September 1950.

By order of the Governor,

M. SARKAR, Dy. Secy.

Fisheries

NOTIFICATION.

No. 9263Fish.—10th October 1950.—Mr. Harald Fibiger, Civil Engineer and Ship Owner of Hirtshals, Denmark, was appointed to act as Fishery Technologist in the Directorate of Fisheries for the period from the 26th April 1950 to the 11th June 1950.

This cancels this department notification No. 3785Fish., dated the 15th May 1950.

By order of the Governor,

G. C. MANDAL, Dy. Secy.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATION.

No. 1391Co-op.—12th October 1950.—In exercise of the power conferred by section 140 of the Bengal Co-operative Societies Act, 1940 (Bengal Act XXI of 1940), the Governor is pleased to make the following amendment in the Bengal Co-operative Societies Rules, 1942, as subsequently

amended, the same having been previously published as required by sub-section (1) of the said section, namely:—

Amendment.

For rule 6 of the said rules, substitute the following:—

“6. Unless the Registrar directs otherwise, for any co-operative society or class of co-operative societies, the co-operative year shall be a period of twelve months from the 1st day of July to the 30th day of June next following.”

By order of the Governor,

K. C. BASAK, Secy.

Malda.—No. 1389Co-op.—12th October 1950.—Sri Pramatha Nath Majumder, Assistant Registrar of Co-operative Societies, Malda, is allowed leave on half average pay for one day on the 1st September 1950 under rule 184(d) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him under orders contained in this department notification No. 1223Co-op., dated the 7th September 1950.

By order of the Governor,

M. A. GANI, Dy. Secy.

বাস্তুহারা পুনর্বাসন বিভাগ। REFUGEE REHABILITATION DEPARTMENT

সংস্থা।

Establishment

প্রকাশনাবলী।

NOTIFICATIONS.

কলিকাতা।—নং ৭৯৯২এট।—৩রা অক্টোবর ১৯৫০।—প্রজিতেন্দ্র নাথ কুমারকে কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত ক্যান্টেন ভি, এম, মুখার্জীর স্থলে ধুবুলিয়া বাস্তুহারা শিবিরের নায়কের পদে নিয়োগ করা হইল।

Calcutta.—No. 7992Estt.—3rd October 1950.—Sri Jitendra Nath Kushari is appointed as Commandant of the Refugee Camp at Dhubulia with effect from the date on which he assumes the duties of the post, vice Captain V. M. Mukherjee transferred, until further orders.

কলিকাতা।—নং ৭৯৯৪এট।—৩রা অক্টোবর ১৯৫০।—ক্যান্টেন ভি, এম, মুখার্জীকে কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ না হওয়া পর্যন্ত বাস্তুহারা পুনর্বাসন মহাধ্যক্ষের অধীনে সহকারী বাস্তুহারা পুনর্বাসন মহাধ্যক্ষের পদে অস্থায়িতাবে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,

হিরেন্দ্র বন্দ্যোপাধ্যায়,

সচিব।

Calcutta.—No. 7994Estt.—3rd October 1950.—Captain V. M. Mukherjee, Commandant, Dhubulia Camp, is appointed as Assistant Refugee Rehabilitation Commissioner under the Refugee Rehabilitation Commissioner, West Bengal, with effect from the date on which he assumes the duties of the post, until further orders.

Nadia-24-Parganas.—No. 8165Estt.—7th October 1950.—Lt. B. P. Mukherjee, Commandant, Chandmari Camps in the district of Nadia, is transferred as Camp Commandant of the Refugee Camps at Tengra, Kumarkhola and Helencha in the district of 24-Parganas.

By order of the Governor,

H. BANERJEE, Secy.

EDUCATION DIRECTORATE

NOTIFICATIONS.

Howrah.—No. 32B.—19th July 1950.—Sailendra Kumar Sen Gupta, Foreman Inspector, Electrical Shop, Bengal Engineering College in the West Bengal General Service, was granted leave for twenty-eight days from 1st July 1950 as follows:—

(a) Earned leave for thirteen days under West Bengal Service Rule 170(b)(ii), and

(b) leave on private affairs for the remaining period under West Bengal Service Rule 172(a).

No. 33B.—27th July 1950.—Sri Narayan J. Basu, Special Officer, Dispersal Scheme, Education Directorate (retired West Bengal Education Service), was granted leave for the period from 22nd May 1950 to 28th May 1950, as follows:—

(1) Earned leave for three days from 22nd May 1950 to 24th May 1950 under West Bengal Service Rule 168(f) and

(2) extraordinary leave for the remaining period under West Bengal Service Rule 174(f)(a).

Calcutta.—No. 34B.—17th August 1950.—Amiya Kumar Majumder, Professor of Philosophy, Presidency College, was granted leave on private affairs for a period of sixteen days from 3rd July 1950 to 18th July 1950 under rule 172(a) of the West Bengal Service Rules, Part I.

Nadia-Murshidabad.—No. 35B.—31st August 1950.—Mrs. Gladys Majumdar, District Inspector of Schools, Nadia and Murshidabad (now on deputation to the Refugee Rehabilitation Department), is granted leave for the period from 25th June 1950 to 10th July 1950 under rule 184(b) of the West Bengal Service Rules, Part I, in extension of the leave already granted to her in this office notification No. 28B., dated the 16th June 1950.

Howrah.—No. 36B.—5th September 1950.—Sri Asok Kumar Sanyal, Assistant Professor, Drawing, Bengal Engineering College, was granted earned leave on average pay for a period of eleven days from 16th August 1950 under rule 170(b) of the West Bengal Service Rules, Part I.

Hooghly.—No. 37B.—8th September 1950.—Late Md. Quasem, deceased Principal, Hooghly Madrasah, is declared to have been on leave on average pay for the period from 21st July 1950 to the 16th August 1950 in terms of rules 184(b)(ii) and 188(b) of the West Bengal Service Rules, Part I, with permission to prefix the Summer and Rains vacation of the Madrasah extending from the 12th June 1950 to the 20th July 1950 to the leave under West Bengal Service Rule 191(f), Part I.

Howrah-Bankura-Midnapore.—No. 38B.—12th September 1950.—Miss Sarala Ghose, District Inspector of Schools, Howrah, Bankura and Midnapore, is granted leave on average pay for three days from 12th October 1950 to 14th October 1950 in terms of rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Cooch Behar.—No. 39B.—14th September 1950.—Sri Kalipada Mukherjee, Headmaster, Jenki School, Cooch Behar, was granted earned leave for the period of twenty-two days from 27th March 1950 to 17th April 1950 under rule 170(b) of the West Bengal Service Rules, Part I.

Parganas.—No. 40B.—25th September 1950.
Mira Haldar, District Inspectress of
24 Parganas, is granted leave for two
from 27th to 28th October 1950 under
67(ii) of the West Bengal Service Rules,

P. ROY, Director.

BOARD OF REVENUE, WEST BENGAL

Survey and Settlement

NOTIFICATION.

Jalpaiguri.—No. 8823S.&S.—9th October 1950.
Arunendu Das Gupta, Sub-Deputy Collector
Assistant Settlement Officer, Jalpaiguri Land
Settlement, is allowed leave on average
or thirty-one days with effect from 14th
October 1950 to 14th October 1950 under rule
67(ii) of the West Bengal Service Rules, Part I.

By order of the Governor,
P. BANERJEE, Addl. Secy.

Office of the Accountant-General, West Bengal

NOTIFICATIONS.

**—Grant of certain concessions for
medical attendance and treatment at hospitals
for families of Central Government servants.**

TM 199.—9th October 1950.—A copy of
Memorandum No. F.51(102)-EV/50, dated
September 1950, from the Government of
Ministry of Finance (Department of
Revenue and Expenditure), is circulated for
information and guidance of all concerned.

As were issued in the Finance Department
Memorandum No. F.12(6)-W.II/45, dated the
22nd January 1945, extending to families of Central
Government servants the same facilities in the
form of medical attendance and treatment at a
hospital for the Government servants them-
selves. Treatment in certain other women's
hospitals was also recognised as treatment for this
purpose in office memorandum No. F.12(6)-W.-
dated the 22nd January 1946; and in
cases, it was decided in office memorandum
44(53)-EV/46, dated the 30th September
1946, that countersignature of hospital bills by
authorised medical attendant need not be
obtained in the case of women patients.

As a result of these orders, reimbursement
of medical expenses has been admissible when the
patient was admitted to a hospital even without
prior consultation with the authorised medical
attendant; but at the other 'Government hospitals'
when the patient was admitted after such
consultation. It has been represented that this
policy of prior consultation has meant a good
deal of inconvenience and that it has not always
served its practical purposes. The Government
have decided that in future, when
a Government servant's family are
admitted to a Government
hospital without prior consultation with the
authorised attendant to a Government
hospital into which he would himself be admitted,
the medical expenses incurred may still be reimbursed to
the patient otherwise admissible. It will be
in such cases before reimbursement is
obtained a certificate in the enclosed form
from the Medical Superintendent of the hospital
stating the facilities provided were the minimum

which were essential for the patient's treatment.
This certificate will of course be in addition to
all the other documents necessary.

3. Any cases which occurred before the issue
of these orders and which have not yet been
decided may be decided accordingly.

Form of certificate.

I certify that Mrs./Mr./Miss.....
....., wife/son/daughter of Mr.....
....., employed in the.....
....., has been under treatment at
the.....hospital and that the faci-
lities provided were the minimum which were
essential for the patient's treatment.

Place.....

Dated.....

Medical Superintendent,
..... Hospital."

**Subject:—Exclusion of "The Nath Bank, Ltd.,
Calcutta," from the list of scheduled banks.**

No. TM/200.—9th October 1950.—All Treasury
and Sub-Treasury Officers in West Bengal and the
Manager, Reserve Bank of India, Calcutta, are
hereby informed that the name of the Nath Bank,
Ltd., Calcutta, has been excluded by the Reserve
Bank of India, Central Office, Bombay, from the
list of scheduled banks mentioned in the Second
Schedule to the Reserve Bank of India Act,
1934 (II of 1934). The effect of this exclusion
is that the indemnity bonds executed by the Bank
under which they were authorised to collect from
the Accountant-General, West Bengal, or from
any treasury or sub-treasury in West Bengal, pay-
ment, allowances, pension, etc., of its customers which
are payable from funds administered by or on
behalf of the President of India or the Governor
of West Bengal, become null and void. No pay-
ment on this account may be made to the Bank.

(Comptroller and Auditor-General's No. 1933-
Admn/8-50, dated 13th September 1950. Dy.
India—5426/TM-1457 Bdl. No. TM/2-3 of 49-50).

**Subject:—Small Savings Scheme—Reintroduction
of the system of sales of National Savings
Certificates through Authorised Agents.**

No. TM/201.—10th October 1950.—The Govern-
ment have reintroduced the system of selling
National Savings Certificates through Authorised
Agents in the State of West Bengal with effect
from the 10th August 1950 experimentally for a
period of 15 months. The booklet "Executive
Instructions relating to the Small Savings
Scheme" containing the detailed instructions
regarding the scheme was forwarded to all District
Officers by the Government of West Bengal under
the Finance Department, Budget letter No. 8415-
(14)-F.B., dated 7th August 1950. All Treasury
Officers and Sub-Treasury Officers in West Bengal
are requested to study the instructions carefully
special attention being paid to the Appendices II
and III thereof. The registers referred to in the
Appendices should be properly maintained and
the requisite returns in proper forms punctually
submitted to the authorities concerned. The rules
should be scrupulously observed.

[Dy. G. B. 3199/T.I.2026.]

S. K. SARKAR,
Deputy Accountant-General.

SHERIFF'S OFFICE

The 8th September 1950.

Notice is hereby given that the Fifth Criminal Sessions of the year 1950 of the High Court at Calcutta in West Bengal for the town of Calcutta will be held at the Court House, in the town of Calcutta, on Monday, the 4th day of December next, at 10-30 o'clock in the forenoon, and thenceforward from day to day until the said sessions be over. And it is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought up for trial at the said sessions be present then and there to prosecute.

S. B. DUTT, Sheriff.

সেরিক আপিস, ৮ই সেপ্টেম্বর ১৯৫০ খ্রিষ্টাব্দ।

এতদ্বারা সর্বসাধারণকে জানান হইতেছে যে, আগামী ১৯৫০ খ্রিষ্টাব্দের ৪ঠা ডিসেম্বর সোমবার বেলা ১০-৩০ মিনিট সময় হইতে যে পর্যন্ত আদালতের কার্য শেষ না হইবে ততদিন প্রত্যহ সন্ধ্যা পশ্চিম বঙ্গের অধীন নগর কলিকাতার কোর্টবাড়ী বিচার নিষদ্য অন্য কলিকাতা হাইকোর্টের আপন আদালত গৃহে ১৯৫০ খ্রিষ্টাব্দের পঞ্চম দায়রা বিচার বিভাগীয় আদালত বসিবে এবং এতদ্বারা আরও প্রচার করা যায় যে, যে সকল ব্যক্তি কোর্ট কর্তৃক বিরুদ্ধে কোর্টবাড়ী অভিযোগ করিবেন তাঁহারা উক্ত সময়ে উক্ত স্থানে উপস্থিত থাকেন। ইতি।

এস, বি, দত্ত,
সেরিক।

**ORDERS AND NOTIFICATIONS BY THE
HIGH COURT AT CALCUTTA AND THE
CHIEF JUSTICE.**

Original Side

NOTIFICATION.

Calcutta, the 13th October 1950.

Sri Haridas Ghose, B.L., Attorney-at-Law and Notary Public, Assistant Registrar, High Court, Original Side, Calcutta, on Rs. 400 per month, on deputation from the 16th December 1949, having been relieved of his duties as Assistant Solicitor to the Government of India in the Ministry of Law vide No. F115/50-GA., G.I., M.L., New Delhi-3, dated the 26th September 1950) and having taken charge of his office after the expiry of his joining time leave on and from the forenoon of the 7th October 1950, Sri P. K. Hazra, M.A., B.L., Attorney-at-Law, Assistant Registrar, High Court, Original Side, Calcutta, appointed to officiate in the deputation vacancy, *vice* Sri Haridas Ghose is relieved of his duties with effect from the forenoon of the said 7th October 1950, with the approval of His Lordship the Hon'ble the Chief Justice.

By order,
P. K. BOSE, Registrar.

**ORDERS BY COMMISSIONERS OF
DIVISIONS**

Burdwan Division—Chinsura

Chinsura, the 8th October 1950.

As required under rule 1(3) of the rules for the constitution of the managing committee of the Government High Schools (*vide* page 198 of the Bengal Education Code, 1931), the following gentlemen are appointed to hold office for the

remaining term as members of the reconstituted managing committee of Hooghly Branch School

Sri Kamalapati De, Assistant Master teachers' representative in place of Sri Har Mukherjee, transferred.

Sri Sudhanshu Kumar Saha, Principal, Training School, Hooghly, as an other than an Inspecting Officer in place of Sri Bejoy Kumar Bhattacharyya, transferred.

S. DUTT-MAZUMDAR
District Magistrate, Hooghly

Presidency Division—Calcutta

No. 2481M.—10th October 1950.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that Sri Hari B. Chattopadhyay has been duly elected Chairman of the Kamarhati Municipality in the district of 24-Parganas, *vice* Sri Saad Kumar Mukhopadhyay, resigned.

No. 2495M.—12th October 1950.—In accordance with section 50 of the Bengal Municipal Act, (Bengal Act XV of 1932), it is hereby notified for general information that Sri Jamini Kanta has been duly elected Commissioner of Berhampore Municipality in the district of Murshidabad, *vice* Sri Balai Chandra deceased.

No. 1612L.S.-G.—12th October 1950.—Narayan Chandra Bhattacharya is hereby appointed a member of the Managing Committee of Ula (Birnagar) Municipal Charitable Dispensary in the district of Nadia in place of Sri A. Chandra Mukherjee deceased for the unexpired period of the term of the existing committee appointed under this office notification No. L.S.-G., dated 5th June 1948.

CORRIGENDUM.

No. 1613L.S.-G.—12th October 1950.—In notification No. 1375L.S.-G., dated 31st August 1950, issued by the Commissioner, Presidency Division and published at page 1830 at Part I of *Calcutta Gazette*, dated 7th September 1950, "Behala Maternity Home" read "Behala Maternal Maternity Home and Behala Charitable dispensary".

J. N. TALUKDAR, Commissioner.

NOTIFICATION.

No. L.S.-G.20-25-46.—13th September 1950.—It is hereby notified for general information in exercise of the powers under clause (d) of section 6 of the Bengal Ferries Act (Act I of 1889), I define the limits of the Public Ferry established under the Divisional Commissioner's notification No. 763L.S.-G., dated 11th May 1950, published in the *Calcutta Gazette*, dated 18th May 1950, Part I, page 9 under:—

Eastern Bank—Plot No. 157, khatian No. 1, jurisdiction list No. 20, mauza Palta, police-station Swarupnagar.

Western Bank—Plot No. 1608, khatian No. 1, jurisdiction list No. 24, mauza Behala, police-station Swarupnagar.

J. C. CHATTERJEE
Addl. District Magistrate, 24-Parganas

FORM D.

Form of notice to be published declaring the release of the property when persons entitled to receive possession cannot be found (under section 4).

Alipore, the 10th October 1950.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector, 24-Parganas, Collector of 24-Parganas.

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Consequence of Powers) Act XVII of 1947, which have been directed under section 4 of the said

Act to be exercised by me, necessary enquiry has been made and Sm. Hari Dasi, wife of Sri Kangal Ch. Patra, owner, has been held to be entitled to get possession of the property;

And whereas the aforesaid person cannot be found and has no agent or other person empowered to accept delivery on her behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act it is hereby declared that the property is released from requisition.

The schedule.

Case No. 80 of 1942-43 of Reg. VIII (L.A.).

Cadastral survey plot Nos. 481 and 482 of mauza Gopalpur, police-station Rajarhat.

S. N. DAS GUPTA,

Land Acquisition Collector, 24-Parganas.

Presidency Division—Jalpaiguri**FORM III.**

[Rule 6 (I).]

Jalpaiguri District Board.**No. I—Jalpaiguri-cum-Raiganj Constituency.***Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Sri Dhirendra Nath Maitra	No. V—Khria, post office Jalpaiguri.	"Plough".
2	Sri Pravat Chandra Roy	Village Gujrimari, post office Prasanna-Nagar.	"Cart".

Note.—The poll will be taken on the 5th and 6th day of November 1950 between 9-30 a.m. and 5 p.m. at the polling stations to be notified separately.

No. II—Jalpaiguri Constituency.*Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate
1	Sri Dhirendra Nath Bagchi	Village Nagar-Berubari, post office Berubari.	"Plough".
2	Sri Nitya Nanda Roy	Village Bonapara, post office Haldibari.	"Cart".

Note.—The poll will be taken on the 5th and 6th day of November 1950 between 9-30 a.m. and 5 p.m. at the polling stations to be notified separately.

No. III—Raiganj Constituency.*Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Sri Bhagaban Sing Roy	Village Sarkerpara, post office Fakirpara.	"Kodali".
2	Sri Maheswar Roy	Village Bormapara, post office Danguajhar.	"Plough".
3	Sri Siba Prassanna Ghattak	Gadra, Jalpaiguri	"Human hand".

Note.—The poll will be taken on the 5th and 6th day of November 1950 between 9-30 a.m. and 5 p.m. at the polling stations to be notified separately.

No. IV—Mainaguri (North) Constituency.*Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Sri Nagendra Nath Roy ..	Village Charerbari, post office Amguri.	"Cart".
2	Sri Rakahal Raj Bondopadhyaya.	Post office and village Mainaguri.	"Plough".

Note.—The poll will be taken on the 5th and 6th day of November 1950 between 9-30 a.m. and 5 p.m. at the polling stations to be notified separately.

K. P. BARUA,

Returning Officer (Subdivisional Officer, Sadar).

The 28th September 1950.

Alipurduar West Constituency.*Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Sri Aswini Kumar Sen ..	Village and post office Alipurduar.	"Hurricane Lamp".
2	Sri Bihiram Mandal ..	Village Banchukumari, Alipurduar police-station.	"Umbrella".
3	Sri Dharendra Kumar Bhowmick.	Post office Alipurduar, Jalpaiguri.	"Boat".

Note.—The poll will be taken on the 6th day of November 1950 between 9-30 a.m. and 5 p.m. at the polling stations to be notified separately.

Alipurduar East Constituency.*Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Sri Dinesh Chandra Roy	Village Chengpara, post office Alipurduar.	"Axe".
2	Sri Rajendra Nath Roy Sarker.	Village Chengpara, post office Alipurduar.	"Human hand".
3	Sri Satish Chandra Roy ..	Village Karjipara, post office Bhatibari, district Jalpaiguri.	"Dhenki".

Note.—The poll will be taken on the 6th day of November 1950 between 9-30 a.m. and 5 p.m. at the polling stations to be notified separately.

Kalchini Constituency.*Final list of candidates for election.*

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate.
1	Sri Gendra Nath Roy ..	Village Dakshin Satali, post office Satali.	"Mango Tree".
2	Sri S. K. Majumder ..	Hamiltonganj, Jalpaiguri ..	"Umbrella".

Note.—The poll will be taken on the 6th day of November 1950 between 9-30 a.m. and 5 p.m. at the polling stations to be notified separately.

S. R. BHATTACHARJEE,

Returning Officer (Subdivisional Officer, Alipurduar)

The 28th September 1950.

ORDER.

No. 5784J.—5th October 1950.—In exercise of powers conferred on the Director of Consumer Control by paragraph 9 of the West Bengal Kerosene Control Order, 1947, subsequently delegated by notification No. 6176D.C.S., dated 14th October 1949, I, in partial modification of my Order No. 518J, dated 31st July 1950, published in the *Calcutta Gazette*, dated 24th August 1950, hereby reduce the wholesale selling rate of both packed and bulk kerosene oil for Balurghat (Sadar) sub-division of West Dinajpur district by two annas per unit (8 gallons) for superior and one anna six paise per unit for inferior with effect from 7th October 1950 and also reduce the above revised rate in case of packed kerosene oil both superior and inferior by two annas per unit with effect from 1st September 1950 keeping the rates for bulk oil unaltered. There will be no change in the rates.

R. BANERJEE,

District Magistrate, West Dinajpur.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 36753C.T./2E/75/49-50.—6th October 1950.
Mr. P. L. Malhotra, 2nd Additional Income-tax Officer, Companies District I, Calcutta, is allowed, under Revised Leave Rules, 1933, earned leave for twenty-five days with effect from 20th October 1950 to 14th October 1950 with permission to affix Sunday, the 15th October 1950, Pujā holidays from 16th October 1950 to 1st October 1950, to the leave.
It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying the same rates of allowances.

No. 36755C.T./2E-124/50-51.—6th October 1950.
Mr. A. S. Desikachari, Income-tax Officer, Companies District III, Calcutta, is allowed, under Revised Leave Rules, 1933, earned leave for twenty-five days with effect from 25th September 1950 to 14th October 1950 with permission to affix Sunday, the 24th September 1950, and Sunday, the 15th October 1950 and Pujā holidays from 16th October 1950 to 25th October 1950, to the leave.
It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying the same rates of allowances.

No. 3713C.T./1A/22/50-51.—9th October 1950.
It is hereby ordered that the Authorised Representative attached to the Income-tax Appeal Tribunal, Calcutta Bench, shall forego vacation from 15th September 1950 to 14th October 1950, both days inclusive.

No. 37253C.T./1E/34/50-51.—10th October 1950.
In exercise of the powers conferred by sub-section (5) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), read with section 4A of the General Clauses Act, 1897 (X of 1897), the notification of the Government of India, Home Department No. F.99/36, dated April 1947, the Commissioner of Income-tax, West Bengal, Calcutta, hereby appoints the mentioned persons as Income-tax Officers with effect from the forenoon of 10th October 1950.

- 1) Mr. R. Kannan.
- 2) Mr. V. Satyanarayanmurthi.
- 3) Mr. P. L. Muthiah.

(a) (1) Mr. R. Kannan, (2) Mr. V. Satyanarayanmurthi and (3) Mr. P. L. Muthiah are, with effect from the forenoon of 10th October 1950 and until further orders, appointed to officiate as temporary Income-tax Officers. Class II.

Grade III, in the Income-tax Department, West Bengal, in the scale of pay of Rs. 275—25—500—E.B.—30—650—E.B.—30—800.

(b) In exercise of the powers conferred under section 5(5) of the Indian Income-tax Act, 1922 (XI of 1922), I hereby direct that (1) Mr. R. Kannan, (2) Mr. V. Satyanarayanmurthi and (3) Mr. P. L. Muthiah shall perform all the functions of an Income-tax Officer under the said Act, in respect of such persons or classes of persons or of such incomes or classes of incomes or in respect of such areas as may be allocated to them from time to time.

(c) Mr. R. Kannan/Mr. V. Satyanarayanmurthi/Mr. P. L. Muthiah Income-tax Officer, is posted to District IV(1) District Central Salaries Circle/District VI as 5th Additional Income-tax Officer, 1st Additional Income-tax Officer/7th Additional Income-tax Officer, *vice* Mr. D. Wangdi/Mr. G. L. Pakrashi/Mr. G. B. Seth, transferred.

No. 37254C.T./2E/13/50-51.—10th October 1950.—On return from leave Mr. S. Ramkrishnan is transferred and posted to District II(2) as 3rd Additional Income-tax Officer, *vice* Mr. S. K. Basu, transferred.

2. Mr. N. S. Jagannathan, 1st Additional Income-tax Officer, Refund Circle, is, with effect from the forenoon of 10th October 1950, transferred and posted to District III(2) as 3rd Additional Income-tax Officer, *vice* Mr. D. Goswami, transferred.

3. Mr. D. C. Rajagopalan, 1st Additional Income-tax Officer, Railways and Miscellaneous Salaries Circle, is, with effect from the forenoon of 10th October 1950, transferred and posted to District I(2) as 4th Additional Income-tax Officer, *vice* Mr. H. P. Mukherjee, transferred.

4. Mr. P. K. Veerathagavan, 2nd Additional Income-tax Officer, District VA, is, with effect from the forenoon of 10th October 1950, transferred and posted to District III(1) as 4th Additional Income-tax Officer, *vice* Mr. K. K. Mandal, transferred.

5. Mr. G. L. Pakrashi, 1st Additional Income-tax Officer, Central Salaries Circle, is, with effect from the forenoon of 10th October 1950, transferred and posted to District V as 3rd Additional Income-tax Officer, *vice* Mr. P. B. Addya, transferred.

No. 37885C.T./2E/13/50-51.—12th October 1950.—The following transfers are ordered with immediate effect:—

(1) Mr. C. S. Peters, Income-tax Officer, District II(2), Calcutta, is transferred and posted as Income-tax Officer, District IIIA, Calcutta, *vice* Mr. K. D. Banerjee (No. 11), transferred.

(2) Mr. K. D. Banerjee (No. 11), Income-tax Officer, District IIIA, Calcutta, on being relieved by Mr. C. S. Peters, is transferred to District IV(1), Calcutta, and posted as 5th Additional Income-tax Officer of that District, *vice* Mr. R. Kannan, transferred.

(3) Mr. R. Kannan, Fifth Additional Income-tax Officer, District IV(1), Calcutta, on being relieved by Mr. K. D. Banerjee (No. 11), is transferred to District V, Calcutta, and posted as Second Additional Income-tax Officer of that District, *vice* Mr. A. K. Bhowmick, transferred.

(4) Mr. A. K. Bhowmick, 2nd Additional Income-tax Officer, District V, Calcutta, on being relieved by Mr. R. Kannan, is transferred to District II(2), Calcutta, and posted as Income-tax Officer of that District, *vice* Mr. C. S. Peters, transferred.

S. NARGOLWALA, Commissioner,

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATION.

No. Medl. 4818/2D-24/50.—14th October 1950.—In exercise of the powers conferred by sub-section (1) and, in particular, by clause (b) of sub-section (2) of section 55 of the Dentists Act, 1948 (XVI of 1948), the Governor is pleased to make the following rules for the election of the members, including the President and the Vice-President, of the West Bengal Dental Council and of the members of the Executive Committee of the said Council, namely:—

Rules for the election of members including the President and Vice-President of West Bengal Dental Council and of the members of the Executive Committee of the said Council.

Part I.—Interpretation.

1. In these rules, unless there is anything repugnant in the subject or context—

- (a) "the Act" means the *Dentists Act, 1948*.
- (b) "Section" means a section of the Act.
- (c) "Registrar" means the *Registrar of the West Bengal Dental Council and, in the case of the first election under clause (a), clause (b) or clause (d) of section 21 or section 25 or section 29, the Registrar of the Registration Tribunal appointed under sub-section (1) of section 32*.
- (d) "Returning Officer" means, for the purpose of an election under clause (a) or clause (b) of section 21, the Registrar, and includes any officer deputed for the time being by the said Registrar to perform, or assist him in, his duties under the Act.

Part II.—Election under clause (a) or clause (b) of section 21.

2. (1) The Returning Officer shall publish in the *Calcutta Gazette* and in such other manner as he may think fit, a notification calling upon the dentists registered in Part A or Part B of the State Register, according as the election is under clause (a) or clause (b) of section 21, to elect the requisite number of members to the State Council, and shall, by such notification, fix a programme of time for the various stages according to which the election shall be held.

(2) Such notification shall be published 14 days before the date fixed in the programme of time to be the last date for receiving nomination papers and except in the case of the first general election under clause (a) or clause (b) of section 21 on a date not less than 42 days and not more than 75 days before the date on which the term of office of the out-going members expires.

3. (1) The Electoral Roll shall consist, where the election is under clause (a) of section 21, of Part A, or where the election is under clause (b) of that section, of Part B of the register as printed and published under section 45, corrected up to the date immediately preceding the first day of the period fixed for receiving nomination papers:

Provided that in the case of the first election under clause (a) or clause (b) of section 21 the Electoral Roll shall consist of Part A or Part B, as the case may be, of the first register as prepared and published under section 32, as amended under clause (5) of that section.

(2) Copies of the Electoral Roll shall in each case be available to any person who desires to obtain such copies on payment of a fee of one rupee per copy.

(3) A person whose name is not borne on the Electoral Roll shall not be entitled to participate in the election.

4. (1) Nominations of candidates shall be made in Form A annexed to these rules and there shall be a proposer and a seconder. Every nomination paper shall be filled in fully in all particulars as stated in the form.

(2) The proposer, the seconder and their nominee shall be persons whose names are borne in the Electoral Roll.

(3) A proposer or a seconder may propose or second more than one candidate, provided that the number of candidates proposed does not exceed the number of seats for which the election is held and that a separate nomination paper is used for each candidate proposed.

5. (1) On the date and at the time as fixed for the scrutiny of nominations by the notification under rule 2, or on such other subsequent date and time as may be fixed in that behalf by the Returning Officer, the Returning Officer shall examine all the nomination papers and decide which of them are in order and which are not. Nomination papers which do not comply with the requirements of rule 4, shall be rejected. If there be any objection

by any candidate to the decision of the Returning Officer, it must be made forthwith, and the Returning Officer shall hear and decide such objection. The decision of the Returning Officer accepting or rejecting a nomination paper shall be final.

(2) Every nominee for whom nomination paper has been received and one representative duly authorised by him in writing, or his proposer or seconder, shall be entitled to be present at the time of the scrutiny of nominations.

6. A person who has been duly nominated may at any time before the scrutiny referred to in rule 5 or within three days thereafter, withdraw his candidature by notice in writing subscribed by him and delivered to the Returning Officer and thereupon he shall cease to be a nominee or a candidate for the election, as the case may be.

7. On the expiry of three days after the completion of the scrutiny of nominations—

(a) if the number of duly nominated candidates be equal to or less than the number of seats for which the election is held, the Returning Officer shall declare such candidates as duly elected, and

(b) if the number of duly nominated candidates be greater than the number of seats for which the election is held, the Returning Officer shall proceed to obtain the votes of the constituency in the manner laid down in rule 8.

8. In the case of an election where votes are to be taken

(1) the names of the duly nominated candidates shall be published by the Returning Officer in the *Calcutta Gazette* and in such other manner as he think fit;

(2) a voting paper in Form B annexed to these rules shall be issued to each person whose name is borne on the Electoral Roll referred to in rule 3, by registered post, according to the address reported up to the date preceding the first day of the period fixed in the notification under rule 2 for receiving nomination papers. A cover addressed to the Returning Officer and an identification envelope with the particulars specified in Form C annexed to these rules printed on its back shall be sent along with every voting paper;

(3) a person whose name is borne on the Electoral Roll and whose voting paper together with other connected papers has not already been despatched by post or having been despatched has been returned by the post office undelivered or whose voting paper or any other connected paper has been lost or has been inadvertently spoilt in such manner that it cannot be conveniently used as such, may appear personally before the Returning Officer and make a statement to that effect to take his voting paper, cover and identification envelope or a duplicate copy of the voting paper or other connected paper as the case may be and the Returning Officer may, on being satisfied as to the facts of such statement and to his identity and on a receipt given by him, hand over to such person, his voting paper, cover and identification envelope or a duplicate copy of the voting paper or other connected paper as the case may be;

(4) no duplicate copy of voting paper, cover or identification envelope shall be issued in any circumstances otherwise than under clause (3) and no election shall be invalidated by reason of the non-receipt by any elector of a voting paper, cover or identification envelope;

(5) on receipt of the voting paper, cover and identification envelope sent under clause (2), the elector shall, if he desires to vote in the election, record his vote on the voting paper in accordance with the instructions printed thereon and fill up the form printed on the back of the identification envelope and shall place the voting paper in the identification envelope, close the identification envelope and enclose it in the cover and either hand the cover over to Returning Officer, personally, or send it by post. Voting papers sent otherwise shall not be accepted;

(6) voting papers received after the hour and date mentioned in the notification referred to in rule 2, or, as the case may be, after such other subsequent date as may be fixed by the Returning Officer, shall be rejected. Votes recorded in any paper or form other than the voting paper supplied, shall not be accepted;

(7) each elector has as many votes as the number of seats for which the election is held; and he shall record his vote by putting a cross-mark in ink against the name of each of the persons for whom he votes and in the column provided for it in the voting paper (Form B). If he records votes for more persons than the number of seats for which the election is held, his voting paper shall be rejected;—

Explanation.—An elector may record his votes for a lesser number of candidates than there are seats;

(8) a voting paper shall not be signed by the elector; nor shall the elector write or mark anything on a voting paper other than the cross-marks to indicate his votes. A voting paper in which votes have been recorded in contravention of this sub-rule shall be rejected;

(9) a voting paper in which a mark is placed in such a manner as to make it doubtful to which candidate the vote is given, or in which the elector has placed any mark whereby he may be afterwards identified, or in which an alteration or erasure occurs indicating a change of vote, shall be invalid and shall be rejected;

(10) the back of the identification envelope shall be filled up in all particulars mentioned in the form printed thereon. Identification envelopes not so filled up and the voting papers contained therein shall be rejected;

(11) the counting of votes shall take place on the date and at the time and place fixed in the notification under rule 2 or on such other subsequent date as may be fixed in this behalf by the Returning Officer and the Returning Officer shall be present at the time of the counting of votes;

(12) every candidate may be present in person or send one representative duly authorised by him in writing to watch the process of the counting of votes; and may inspect the identification envelopes, whether rejected or accepted, or the voting papers when taken out of the accepted envelopes but shall not see an identification envelope after the voting paper in it has been taken out;

(13) the Returning Officer shall decide any objection that may be raised at the time of the counting of votes, regarding any identification envelope, or voting paper and endorse the word "rejected" and the ground of rejection on every voting paper or identification envelope containing voting paper declared invalid and rejected by him and shall—

- (a) count or cause to be counted the valid votes given to each candidate, and
- (b) seal up in separate packets the counted and rejected voting papers and the rejected identification envelopes containing voting papers, and record on each such packet description of its contents and the date of the election to which it refers;

(14) when the counting of votes has been completed, the Returning Officer shall declare the candidate or candidates having the largest number of valid votes as duly elected;

(15) when an equality of votes is found between two or more candidates and the addition of a vote will entitle any of these candidates to be declared elected, the determination of the person or persons to whom such an additional vote shall be deemed to have been given shall be made by lot to be drawn in the presence of the Returning Officer and in such number as he may determine.

9 (1) After declaration of the result of the election, the Returning Officer shall—

- (a) prepare and certify a return in Form D annexed to these rules setting forth—
 - (i) the names of the candidates for whom valid votes have been given;
 - (ii) the number of valid votes given for each candidate;
 - (iii) the number of votes declared invalid and rejected; and
 - (iv) the name or names of the person or persons declared duly elected.
- (b) report the result of the election to the State Government for publication in the *Calcutta Gazette* of the name or names of the person or persons who are duly elected, and
- (c) forward all papers relating to the election to the Secretary to the Government of West Bengal in the Medical and Public Health Department for custody.

(2) Papers referred to in clause (c) of sub-section (1) shall be retained for a period of two years, and shall subject to the provisions of sub-rule (3) be available for inspection. Attested copies of such papers shall be available on payment in the case of the return of a fee of Re. 1 and in any other case of the fees laid down in the Bengal Records Manual, 1943.

(3) While in the custody of the Secretary to the Government of West Bengal in the Medical and Public Health Department packets of voting papers or identification envelopes referred to in clause (13) of rule 8 shall not be opened and their contents shall not be inspected or produced except under orders of the State Government under section 26 of the Dentists Act, 1948.

Part III.—Election in case of casual vacancies.

10. In the case of an election under sub-section (4) of section 27, to fill a casual vacancy in the seat of a member elected under clause (a) or clause (b) of section 21 the same rules as laid down for a general election in Part II of these Rules, shall as far as may be, apply except that the notification referred to in sub-rule (1) of rule 2, shall be published within two months of the occurrence of the vacancy, and that the election shall be only for the seat or seats that may become vacant.

Part IV.—Election of member under clause (d) of section 21.

11. For the election of a member under clause (d) of section 21, the Registrar shall, at least two months before the date on which the member is to take office, address the President of the West Bengal Council of Medical Registration requesting him to arrange for the election of a member under the abovementioned clause, and the said President shall thereupon hold the election in the same manner as laid down in the rules, which shall apply *mutatis mutandis*, for the election of a member of the West Bengal Nursing Council by the West Bengal Council of Medical Registration under clause (k) of section 4 of the Bengal Nurses Act, 1934.

12. The name of the member elected under clause (d) of section 21, shall be forthwith intimated by the President of the West Bengal Council of Medical Registration to the State Government for publication in the *Calcutta Gazette*.

13. In the event of a vacancy occurring in the seat of the member elected in the manner provided in rule 11 on the happening of any of the contingencies, referred to in clause (2) or clause (3) of section 27, the Registrar shall, within thirty days of the occurrence of the vacancy, inform the President of the West Bengal Council of Medical Registration of such vacancy, and the President shall thereupon cause an election to be held in the manner as laid down in the rule 11 and shall report the result of the election to the State Government.

Part V.—Election of President and Vice-President (section 25).

14. As soon as may be possible after the completion of election of the members of the West Bengal Dental Council and after the names of the members nominated under clauses (c) and (e) of section 21 are notified in the *Calcutta Gazette* the Registrar shall convene a meeting of the members of the Council so elected and nominated for the purpose of electing a President and a Vice-President of the Council.

15. The members present at the meeting so convened shall elect one amongst them who is not a candidate for the office of the President or Vice-President, to be the Chairman for conducting the election of President.

16. The election of the Chairman of the meeting for election of the President shall be conducted by the Registrar, who shall have no vote, by ballots taken in such manner as the Registrar may determine. In the case of equality of votes secured by two or more persons proposed as Chairman the selection of one of them shall be decided by lot in such manner as the Registrar may determine.

17. (1) The election of the President shall be held by ballots taken in such manner as the Chairman of the meeting for the election of the President may determine.

(2) The Chairman of the meeting for the election of the President shall not ordinarily exercise any vote in the election of the President but shall, in the case of an equality of votes, have and exercise a casting vote.

18. When the President has been elected, he shall if present at the meeting conduct the election of the Vice-President. If he is not present at the meeting the Chairman elected for conducting the election of the President shall conduct also the election of the Vice-President. The procedure for the election of Vice-President shall be the same *mutatis mutandis* as laid down in rule 17.

19. The proceedings of the meeting shall be signed by the President elected, if he has been present at the meeting; otherwise it shall be signed by the Chairman elected for conducting the election of the President. A copy of the proceeding together with the names of the elected President and Vice-President shall forthwith be forwarded to the State Government for publication of the names in the *Calcutta Gazette*.

20. In the case of a casual vacancy occurring in the office of President or Vice-President a fresh election shall be held in accordance with the provisions of rules 14 to 19:

Provided that in the case of an election to fill a casual vacancy in the office of the President the Vice-President shall, unless the office of the Vice-President is also vacant, conduct the election and it shall not be necessary to elect a Chairman referred to in rule 16.

Part.—VI.—Election of members for the Executive Committee (section 29).

21. Three members of the Council (other than the President and the Vice-President) shall be elected as members of the Executive Committee under section 29, by the members of the Council at a meeting of the Council to be presided over by the President of the Council. It may be the same meeting at which the President is elected and is present or a subsequent meeting as may be convenient.

22. The election of the members of the Executive Committee shall be held by ballots taken in such manner as the President may determine, and in the case of an equality of votes obtained by two or more persons proposed, the selection shall be made by lot drawn in such manner as the President may decide.

APPENDIX.**Form A.***Nomination Paper.*

(Vide rule 4.)

1. Name of candidate (in full as registered).....
2. Father's name
3. Age
4. Registration number.in Part
5. Qualification as registered.....
6. Address (professional address)

I * a registered dentist in West Bengal with registration number..... in Part, propose the abovenamed candidate for election as a member of the West Bengal Dental Council, under clause (a)/clause (b)† of section 21 of the Dentists Act, 1948.

*Name in full as registered.

†Strike out the clause which is inapplicable.

Signature (in full) of Proposer.

Dated the.....19.....

I * a registered dentist in West Bengal with registration number.....in Part second the above proposal.

*Name in full as registered.

Signature (in full) of Seconder

Dated the 19.....

Declaration by the candidate nominated.

I, the abovenamed * hereby declare that I agree to this nomination; that I am a registered dentist in West Bengal with registration number. in Part, and that my address (professional address) is

*Name in full as registered.

Signature (in full) of the candidate

Dated the..... 19.....

Form B.

[Vide rule 8(2).]

Serial No.....

(Obverse.)

Serial number of candidates duly nominated.	Names, registered number and registered qualifications of candidates duly nominated.	Column for the voter's mark X.
1	2	3
1.		
2.		
3.		
4.		

Voting Paper.

A voter may vote for..... candidates, and no more; but he may vote for less, if he so wishes.

A cross-mark (X) shall be put in ink in column (3) against the name of each person the voter votes for. No other mark, writing or signature, shall be put on voting paper.

The voting paper thus marked with cross-mark shall be put in the identification envelope, and the envelope with the voting paper in it shall then be returned to the Returning Officer either by post, or by handing it over to him by the voter personally. It should reach the Returning Officer on or before the... (p.m.)

See also extract from rule 8 of the rules reproduced on the reverse Note by Returning Officer if voting paper be rejected

Form B.

(Reverse)

(Copy of rule 8, clauses 3 to 10)

Rule 8(3).—A person whose name is borne on the Electoral Roll and whose voting paper together with other connected papers has not already been despatched by post or having been despatched has been returned by the post office undelivered or whose voting paper or any other connected paper has been lost or has been inadvertently spoilt in such manner that it cannot be conveniently used as such, may appear personally before the Returning Officer and make a statement to that effect to take his voting paper, cover and identification envelope or a duplicate copy of the voting paper or other connected paper, as the case may be, and the Returning Officer may, on being satisfied as to the facts of such statement and to his identity and on a receipt given by him, hand over to such person his voting paper, cover and identification envelope or a duplicate copy of the voting paper or other connected paper, as the case may be.

Rule 8(4) —No duplicate copy of voting paper, cover or identification envelope shall be issued in any circumstances otherwise than under clause (3) and no election shall be invalidated by reason of the non-receipt by any elector of a voting paper, cover or identification envelope.

Rule 8(5).—On receipt of the voting paper, cover and identification envelope sent under clause (2) the elector shall, if he desires to vote in the election, record his vote on the voting paper in accordance with the instructions printed thereon and fill up the form printed on the back of the identification envelope and shall place the voting paper in the identification envelope, close the identification envelope and enclose it in the cover and either hand the cover over to the Returning Officer, personally, or send it by post. Voting papers sent otherwise shall not be accepted

Rule 8(6).—Voting papers received after the hour and date mentioned in the notification referred to in rule 2, or, as the case may be, after such other subsequent date as may be fixed by the Returning Officer, shall be rejected. Votes recorded in any paper or form other than the voting paper supplied, shall not be accepted.

Rule 8(7).—Each elector has as many votes as the number of seats for which the election is held; and he shall record his vote by putting a cross-mark in ink against the name of each of the persons for whom he votes and in the column provided for it in the voting paper. If he records votes for more persons than the number of seats for which the election is held, his voting paper shall be rejected.

Explanation.—An elector may record his votes for a lesser number of candidates than there are seats.

Rule 8(8).—A voting paper shall not be signed by the elector; nor shall he write or mark anything on a voting paper other than the cross-marks to indicate his votes. A voting paper in which votes have been recorded in contravention of this sub-rule shall be rejected.

Rule 8(9).—A voting paper in which a mark is placed in such a manner as to make it doubtful to which candidate the vote is given, or in which the elector has placed any mark whereby he may be afterwards identified, or in which an alteration or erasure occurs indicating a change of vote, shall be invalid and shall be rejected.

Rule 8(10).—The back of the identification envelope shall be filled up in all particulars mentioned in the form printed thereon. Identification envelopes not so filled up and the voting papers contained therein shall be rejected.

Form C.

Identification envelope.

[Vide rule 8(2).]

Number*.....

I.....(name in full), the under-
signed, am the person to whom the enclosed voting paper was addressed;
that my name is included in Part....., of the register of registered
dentists in West Bengal, with registration number.....; and
that I have not marked any other voting paper of this electorate for this
election.

*Same as the serial number stamped on the voting paper.

Signature (in full).

Dated....., the.....19.....

N.B.—Before return of each voting paper with the relative identification envelope, the
instructions printed on the reverse of the voting paper should be followed completely.
For the identification envelope see clauses (2) and (10) of rule 8 quoted there.

Form D.

[Rule 9(1)(a).]

Election to the State Dental Council under clause (a) [clause (b) of section 21
of the Dentists Act, 1948.

Name of candidate.	Number of valid votes recorded in favour of the candidate.
1	2
(1)	
(2)	
Etc.	
Etc.	

Total number of valid votes.....

Total number of invalid votes.....

I declare that.....

(Name).....

(Address).....

.....has been duly elected

(Signature)/Returning Officer.

Dated the.....day of.....19.....

By order of the Governor,
B. C. DAS GUPTA, Secy.



Calcutta



सत्यमेव जयते

Gazette

Published by Authority

THURSDAY, NOVEMBER 2, 1950

CONTENTS:

	Page.		Page.
I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.	2157—2220	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President—	
I A.—Orders and notifications by the Government of India republished for general information	341—355	The Administration of Evacuee Property (Amendment) Ordinance, 1950	305—366
I B.—Educational Notices	Nil	The Indian Income-tax (Amendment) Ordinance, 1950	366—367
I II.—Advertisements, Notices	387—392	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament	Nil
I III.—Acts of the West Bengal Legislature	Nil	SUPPLEMENT No. 44—	
I IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India	Nil	Weekly Weather and Crop Report of West Bengal for the week ending the 18th October 1950	443—444
I IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly	Nil		

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 2950G.A.

Appointments and Transfers.

General.

Darjeeling-Burdwan Divn.—No. 2879G.A./250.—13th October 1950.—Sri Lalit Chandra Das, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Siliguri, Darjeeling, is assigned to the Burdwan Division.

Midnapore-Presidency Divn.—No. 2880G.A./250.—13th October 1950.—Sri Nihar Ranjan Das, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Ghatal, Midnapore, is assigned to the Presidency Division.

24-Parganas.—No. 2884G.A./8P-136/50.—13th October 1950.—In exercise of the powers conferred by sub-section (2) of section 10 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to appoint temporarily **Sanendra Kumar Sen**, Deputy Magistrate and Deputy Collector, retired, to be Additional District Magistrate of the 24-Parganas district, and to continue to act in that capacity during the period he is

so employed, all the powers of a District Magistrate under the said Code and under all other laws in force in that district.

Cooch Behar.—No. 2885G.A./11-23/50.—13th October 1950.—In modification of this department notification No. 3552G.A., dated the 3rd January 1950, **Sri L. M. Baksi**, Additional District Magistrate, Cooch Behar, is appointed to act, until further orders, as Additional Deputy Commissioner of that district.

Calcutta-24-Parganas.—No. 2894G.A./5C-11/50.—14th October 1950.—In exercise of the powers conferred by sub-section (2) of section 10 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to appoint **Sri Prabodh Chandra Majumdar**, Deputy Magistrate and Deputy Collector, employed as Director of Storage and Inspection, Food Department, to act, until further orders, as Additional District Magistrate, 24-Parganas, and to direct that he shall have during the period he is so employed all the powers of a District Magistrate under the said Code and under all other laws in force in that district.

24-Parganas-Nadia.—No. 2899G.A.—16th October 1950.—**Sri Amulya Bhushan Mukherji**, Deputy Magistrate and Deputy Collector (temporary), 24-Parganas, Sadar, is appointed to be a

Deputy Magistrate and Deputy Collector (temporary) in the Nadia district and is posted to the Sadar subdivision of that district.

Political

NOTIFICATIONS.

24-Parganas.—No. 2900G.A./2L-24/50. —16th October 1950.—Sri Santosh Kumar Ghosh, Deputy Magistrate and Deputy Collector (on leave), is appointed to have charge of the Sadar subdivision of the 24-Parganas district.

No. 2919G.A./5C/50.—27th October 1950.—The services of Sri M. A. T. Iyengar, I.C.S., are placed at the disposal of the Government of Assam for a period of one year for employment as Earthquake Commissioner, Assam.

Police.

24-Parganas. — No. 2895G.A. — 14th October 1950.—The services of Sri Gouri Prosad Ghosh, officiating Additional Superintendent of Police, 24-Parganas, are placed at the disposal of the Government of India, Ministry of States, for appointment as the Superintendent of Police, Tripura.

Leave.

General.

Cooch Behar.—No. 2886G.A./1L-23/50.—13th October 1950.—Sri L. M. Baksi, Additional Deputy Commissioner, Cooch Behar, is allowed earned leave for sixteen days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 27th October 1950.

Nadia.—No. 2898G.A./2L-24/50.—16th October 1950.—Sri Sailesh Chandra Chatterjee, Deputy Magistrate and Deputy Collector, Nadia, is allowed leave on average pay for one month and twenty-eight days with effect from the 27th October 1950 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Police.

Hooghly.—No. 2922G.A.—27th October 1950.—Sri Santi Bhusan Roy Choudhury, officiating Deputy Superintendent of Police, Hooghly, is allowed leave on average pay for four weeks under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 25th August 1950.

Howrah.—No. 2923G.A.—27th October 1950.—Sri Dulal Krishna Mazumdar, probationary Deputy Superintendent of Police, Howrah Town, is allowed earned leave on medical certificate for the period from 31st May 1950 to 11th July 1950, both days inclusive, under rule 167(ii) of the West Bengal Service Rules, Part I.

24-Parganas. — No. 2924G.A. — 27th October 1950.—Sri Kalyan Bhusan Chakrabarti, I.P.S., probationary Assistant Superintendent of Police, 24-Parganas, is allowed forty days' leave, viz., earned leave for thirty days and half-pay leave for the remaining period under rules 9 and 11(a)(i), respectively, of the Revised Leave Rules, 1933, with effect from the 5th September 1950.

By order of the Governor;
S. N. RAY, Chief Secy.

No. 6763P./14E-23/50.—14th October 1950.—The Reverend John Jatadhari Das, Pastor of Lutheran Mission, Nalhati, district Birbhum authorised under section 6 of the Indian Christian Marriage Act, 1872 (XV of 1872), to solemnise marriages between persons one or both of whom are a Christian or Christians and under section 9 of the Act to grant certificates of marriage between Indian Christians.

2. He is also appointed under Act VI of 1925 to be a Registrar of Births and Deaths, Birbhum district.

No. 6776P./480/50.—14th October 1950.—The exercise of the powers conferred by sub-section of section 7 of the Cinematograph Act, 1918 (1918), the Governor is pleased to direct that the film entitled "Conspirator" produced by Metro-Goldwyn-Mayer of the United States of America shall be deemed to be an uncertified film in the whole of the State of West Bengal.

No. 6777P./480/50.—14th October 1950.—The exercise of the powers conferred by sub-section of section 7 of the Cinematograph Act, 1918 (1918), the Governor is pleased to direct that the film entitled "The Red Danube" produced by Messrs. Metro-Goldwyn-Mayer of the United States of America shall be deemed to be an uncertified film in the whole of the State of West Bengal.

By order of the Governor
R. GUPTA, Secy

RESOLUTION No. 6837P/11B-30/50

Calcutta, the 27th October 1950

The Government of India having ruled that the Army is the seniormost service among the services of the Armed Forces, the order of precedence is now to be Army, Navy and Air Force and the said order of precedence having been adopted, in the interest of uniformity, in the nomenclature of the Indian Sailors', Soldiers', Airmen's Board, the Governor of West Bengal has been pleased to direct, in partial modification of the Government of West Bengal, Home Department resolution No. 5299P., dated the 23rd October 1948, that the present nomenclature of the Bengal Provincial Sailors', Soldiers' and Airmen's Board, shall be "West Bengal State Sailors', Soldiers' and Airmen's Board" with immediate effect and the same order of precedence be adopted in respect of the nomenclatures of the District Sailors', Soldiers' and Airmen's Boards as constituted in Calcutta and in the districts of Parganas, Howrah, Darjeeling, Midnapore and Burdwan.

Ordered that the resolution be published in the Calcutta Gazette and that copies thereof be forwarded to the Secretary, Indian Sailors' and Airmen's Board, New Delhi, and to the departments of the Government of West Bengal.

By order of the Governor
P. C. ACHARJ, J.

Jails

NOTIFICATION.

Calcutta-24-Parganas. — No. 2224H.J. — 14th October 1950.—Dr. P. C. Chakravarty, M.B., L.R.C.P. (Lond.), M.R.C.S. (Eng.), R.E. (Cantab.), on supernumerary duty at Presidency General Hospital, Calcutta, is appointed temporarily to act, until further orders, Medical Officer, Presidency, Alipore and Dum Central Jails, vice Dr. Upendra Chandra, transferred.

By order of the Governor,

R. GUPTA, Secy.

Special Section

ORDERS.

16236H.S.—9th October 1950.—Whereas the Government has reason to believe that undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be enforced;

therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Chief Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Ranendra Nath Sen, son of Sri Jitendra Sen of Kalia, district Jessore (East Bengal), and of 4, Aftab Mosque Lane, 249, Park Street, 8E, Dacres Lane, 2, Premangshu Road, Calcutta, and also of Kalna, district Midnapore.

6256H.S.—9th October 1950.—Whereas the Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be enforced;

therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Chief Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Madhir Das Gupta, son of Sri Joyanta Das Gupta of Parakkora, police-station

Anwara, and of Rahamatganj, police-station Kotwali, district Chittagong (Eastern Pakistan) and of 77, Dharamtalla Street, Calcutta.

By order of the Governor,

L. A. D'COSTA, Asst. Secy.

PRISONS DIRECTORATE

Orders by the Inspector-General of Prisons
West Bengal

No. 10846.—31st October 1950.—Sri Ajit Kumar Mukherjee, Deputy Superintendent of Alipore Central Jail, took over executive charge of the Alipore Central Jail in the afternoon of the 7th October 1950 from Mr. H. W. Shea.

No. 10875.—31st October 1950.—Sri A. K. Mukherjee, Deputy Superintendent of Alipore Central Jail, took over charge of the office of Press and Forms Manager on the afternoon of the 7th October 1950 from Mr. H. W. Shea, granted leave.

P. K. BISWAS, Insp.-Genl.

POLICE DIRECTORATE

Orders by the Inspector-General of Police,
West Bengal

Calcutta.—No. 6969A.—7th October 1950.—**G. R. P., Howrah-Hooghly-Jalpaiguri-A. P. S. (III), Barrackpore-Midnapore.**—Mr. H. F. Webster, Platform Inspector, Government Railway Police, Howrah, now temporarily attached to Hooghly as Armed Inspector, is, in the interests of the public service, temporarily transferred to Jalpaiguri to perform the duties of Armed Inspector, vice Sri Nangal Indup Bhutia, officiating Armed Inspector, Jalpaiguri, temporarily transferred to the Armed Police Battalion (III), Barrackpore.

Orders published in the *Calcutta Gazette*, dated 31st August 1950, so far as they relate to the transfer of Mr. F. J. Bourne, Armed Inspector, Midnapore, to Jalpaiguri, are hereby cancelled.

S. GUPTA, Insp.-Genl.

JUDICIAL DEPARTMENT

No. 2951G.A.

Powers.

Hooghly. — No. 2872G.A./2P-46/50. — 13th October 1950.—Sri Dharendra Nath Sen, Sub-Deputy Magistrate, on probation, Arambagh, Hooghly, is vested with the powers of a Magistrate of the third class.

By order of the Governor,

S. N. RAY, Chief Secy.

Judicial**Appointments and Transfers.**

Calcutta.—No. 6549J.—16th October 1950.—In exercise of the power conferred by section 4 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased to appoint Sri Nagesh Chandra Chakrabarti, Chief Presidency Magistrate, Calcutta, as a Special Judge to preside over the Special Court constituted by notification No. 6547J., dated the 16th October 1950, under section 3 of the said Act.

Calcutta.—No. 6508J.—13th October 1950.—In exercise of the power conferred by section 6 of the Bengal Money-lenders Act, 1940 (Bengal Act X of 1940), the Governor is pleased to appoint Sri Santi Sankar Mukherji, Sub-Deputy Collector, Calcutta, as a Sub-Registrar under the said Act, *vice* Sri Provash Kumar Bose, transferred. Sri Santi Sankar Mukherji shall exercise his powers and perform his duties as Sub-Registrar under the said Act within the local limits of the following police-stations under the jurisdiction of the Commissioner of Police, Calcutta, namely:—

Shampooker, Jorabagan, Burtolla, Burra-bazar, Jorasanko, Amherst Street, Hare Street, Bowbazar, Muchipara, Taltolla, Park Street, Hastings, Cossipore, Chit-pore, Maniktolla, Belliaghata, Entally, Beniapukur, Ballygunge, Bhowanipore, Tollygunge, Alipore, Watgunge, Garden Reach Port Police, Northern and Southern Divisions, King George's Dock Police.

This notification shall be deemed to have effect and to have always had effect as if it had been issued on 18th September 1950.

NOTIFICATIONS.

No. 6444J.—10th October 1950.—In exercise of the power conferred by clause (1) of article 299 of the Constitution of India and in supersession of this department notification No. 6866J., dated the 22nd December 1949, the Governor is pleased to direct that agreements or contracts between the State Government and the owners of tanks or any other water-area in West Bengal for the purpose of the Pisciculture Schemes launched by the Department of Agriculture, Forests and Fisheries of the State Government may be executed on behalf of that Government—

(a) where mortgaging of properties is involved, by the Superintendents of Fisheries and

(b) where mortgaging of properties is not involved, by the Superintendents of Fisheries or the District Fishery Officers or the Assistant Fishery Officers,

within their respective jurisdictions.

Calcutta.—No. 6547J.—16th October 1950.—In exercise of the power conferred by section 3 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased hereby to constitute a Special Court of criminal jurisdiction for the area specified in column 1 of

the table below to sit at the place specified in column 2 of that table:—

Table.

Area.	Place of sittings.
1	2
Town of Calcutta as defined in section 3 of the Calcutta Police Act, 1866 (Bengal Act IV of 1866) and the suburbs of the town of Calcutta as defined by notification under section 1 of the Calcutta Suburban Police Act, 1866 (Bengal Act II of 1866).	Calcutta

By order of the Governor

S. K. SEN, Secy.

FINANCE DEPARTMENT**Audit****NOTIFICATIONS**

No. 4104F./F/3L/2(29)/50.—9th October 1950.—Sri Sachchidananda Kar, Staff Auditor, Office of Finance Department, is allowed earned leave for the period from 27th October 1950 to 8th November 1950, under rule 167(a) of the West Bengal Service Rules, Part I.

No. 4137-F/F/1S/8(16)/50.—13th October 1950.—The Governor is pleased to appoint S. Basu, I.C.S., Member, Public Service Commission, as Chairman on the expiry of the term of S. B. K. Basu, I.C.S. (Retd.), M.A. (Cont.) as the present Chairman.

No. 4138-F/F/1S/8(16)/50.—13th October 1950.—The Governor is pleased to appoint S. K. Mukharji as Member, Public Service Commission, with effect from the date on which he assumes charge, *vice* Sri S. Basu, I.C.S., appointed as Chairman.

No. 4173F./F/3L/2(24)/50.—30th October 1950.—Sri T. M. Ghosh, I.A.A.S., Controller of Finance, Department of Food, is appointed to be Financial Adviser, Departments of Food and Supplies, *vice* Sri Subodh Kumar Ghosh, who has retired on leave.

By order of the Governor

B. DAS GUPTA, Secy.

Taxation**NOTIFICATION.**

No. 2311F.T.—13th October 1950.—Sri Sailendranath Sen Gupta of the West Bengal Civil Service (Judicial), now employed as Deputy Director, Provincial Statistical Bureau, is allowed earned leave for forty days from the 1st October 1950, under rule 167(a) of the West Bengal Service Rules, Part I.

By order of the Governor

B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATION.

No. M.1C-29/50.—18th September 1950.—In exercise of the powers conferred by section 30 of the Calcutta Municipal Act, 1923 (Bengal Act of 1923), and in supersession of the rules published with notification 340M., dated the 9th February 1942, as subsequently amended, the Governor is pleased to make the following rules for the conduct of the first general election of councillors under the said Act, after the commencement of the Calcutta Municipal (Amendment) Act, 1950 (West Bengal Act VIII of 1950):—

Definitions.

1. In these rules, unless there is anything repugnant in the subject or text,—

- (a) “the Act” means the Calcutta Municipal Act, 1923 (Bengal Act III of 1923); and
- (b) “the Administrative Officer” means the Administrative Officer appointed by the State Government under clause (b) of sub-section (1) of section 4 of the Corporation of Calcutta (Temporary Supersession) Act, 1948 (Bengal Act VIII of 1948).

2. (1) The Administrative Officer shall appoint a returning officer for each constituency.

(2) The same person may be appointed as the returning officer for more than one constituency.

(3) No person who is an officer or servant of the Corporation shall be appointed as the returning officer of any constituency and no person who is an elector of any constituency shall be appointed as the returning officer of that constituency.

(4) The Administrative Officer may at any time for reasons to be recorded in writing remove any returning officer and appoint another in his place and may also appoint a substitute to act as returning officer during any temporary disability of the returning officer.

Nominations.

3. (1) The State Government shall appoint by notification in the *Official Gazette* for each constituency—

- (a) a date not less than one month before the date fixed for the general election under sub-section (3) of section 45 of the Act by which the nominations of candidates shall be made;
- (b) a further date not later than the seventh day after the first mentioned date for the scrutiny of the nominations; and
- (c) in the event of the election being contested, the hour at which the poll shall commence and the hour at which it shall close on the date fixed for the general election under sub-section (3) of section 45 of the Act and the interval of rest.

(2) On the issue of a notification under sub-rule (1) the Administrative Officer shall give public notice in Form I annexed to these rules in any language or languages as he thinks fit. The said notice shall be published in such manner and in such places within the constituency and also advertisement in such local newspapers, as the Administrative Officer considers necessary.

4. On or before the date by which nominations of candidates are required to be made for a constituency under clause (a) of sub-rule (1) of rule 3, each candidate shall either in person or by his proposer or by his seconder or by his election agent between the hours of 12 o'clock noon and 5 o'clock in the afternoon, deliver to the returning officer a nomination paper completed in Form II annexed to these rules and subscribed by the candidate himself as assenting to the nomination and by two persons, the proposer and seconder whose names are registered on the electoral roll of the constituency for which the candidate is nominated.

5. No person shall subscribe whether as proposer or seconder to more than one nomination paper.

6. (1) Every nomination paper delivered under rule 4 shall be accompanied by a declaration in writing subscribed by the candidate in the manner laid down in sub-section (2) of section 27 of the Act.

(2) The nomination paper shall be accompanied by another declaration in writing subscribed by the candidate that the candidate has selected a symbol from the list specified in Schedule A to these rules.

(3) No candidate shall be deemed to be duly nominated unless the declarations referred to in sub-rule (1) and sub-rule (2) are delivered along with the nomination paper.

7. Any nomination paper which is not received before 5 o'clock in the afternoon on the date appointed by the State Government under clause (a) of sub-rule (1) of rule 3 shall be rejected.

8. On the presentation of a nomination paper, the returning officer shall satisfy himself that the names and numbers on the electoral roll of the candidate and his proposer and seconder as entered in the nomination paper are the same as those entered in the electoral roll. Where necessary he shall direct that the former be amended so as to be in accordance with the latter.

It shall be also competent for the returning officer to alter or amend any entry in the nomination paper presented to him with a view to ensuring accurate and adequate publication under rule 9 of the names of candidate and of persons who have subscribed the nomination paper as proposer and seconder.

9. The returning officer shall, on receiving a nomination paper under rule 4, inform the person or persons delivering the same of the date, hour and place appointed for the scrutiny of nominations, and shall enter in the nomination paper its serial number and shall sign thereon a certificate stating the date on which and the hour at which the nomination paper has been delivered to him; and shall, as soon as may be thereafter, cause to be affixed in some conspicuous place in his office a notice of the nomination containing descriptions, similar to those contained in the nomination paper, both of the candidate and of the persons who have subscribed the nomination paper as proposer and seconder.

10. A proposer or a seconder once having signed a nomination paper shall not be allowed to withdraw.

11. A candidate may withdraw his candidature under sub-section (2) of section 27 of the Act by notice in writing subscribed by him and delivered to the Administrative Officer either by such candidate in person or by his election agent. The Administrative Officer shall, on receiving such notice of withdrawal, as soon as may be, cause such notice to be affixed in a conspicuous place in his office and in the office of the returning officer of the constituency in regard to which the withdrawal has taken place.

Scrutiny of nominations.

12. On the date appointed by the State Government under clause (b) of sub-rule (1) of rule 3 for the scrutiny of nominations, the candidates, their election agents, every proposer and every seconder of each candidate, and one other person duly authorised in writing by each candidate, but no other person, may attend at such time and place as the Administrative Officer may appoint, and the returning officer shall give them all reasonable facilities for examining the nomination papers of all candidates which have been delivered within the time.

13. (1) The returning officer shall then examine the nomination papers and shall decide all objections which may be made to any nomination, and may, either on such objection or of his own motion, after such summary inquiry, if any, as he thinks necessary, refuse any nomination on any one or more of the following grounds, namely:—

- (i) that the candidate is ineligible for election in accordance with the provisions of the Act, or
- (ii) that the name of the proposer or the seconder is not registered on the electoral roll of the constituency, for which the candidate is nominated, or
- (iii) that the proposer or the seconder has subscribed another nomination paper which has already been received by the returning officer, or
- (iv) that there has been a failure to comply with any of the provisions of the Act or of the rules relating to the nomination of candidates, or the provisions of the Act relating to the deposit to be made by a candidate under sub-section (3) of section 27 of the Act, or
- (v) that the candidate or the proposer or the seconder is not identical with the person whose electoral number is given in the nomination paper as the number of such candidate, proposer or seconder, as the case may be, or
- (vi) that the signature of the candidate or the proposer or the seconder is not genuine.

(2) For the purposes of this rule—

- (a) an entry in the electoral roll of a constituency shall be conclusive evidence of the right of any elector named in that entry to subscribe a nomination paper and it shall also be a conclusive evidence, subject to the disqualifications mentioned in section 22 of the Act, of the right of an elector to stand as a candidate,
- (b) where a person has subscribed whether as proposer or seconder more than one nomination paper, the nomination paper so subscribed which has been first received shall be deemed to be valid.

(3) Nothing contained in clause (ii), clause (iii), clause (iv), clause (v) or clause (vi) of sub-rule (1) shall be deemed to authorise the refusal of the nomination of any candidate on the ground of any irregularity in respect of a nomination paper, if the candidate has been duly nominated by means of another nomination paper in respect of which no irregularity has been committed.

(4) The returning officer shall not refuse any nomination paper on the ground of a slight technical defect such as the wrong spelling of a name or description of constituency so long as the intention is clear, or any disparity between signature of any person and his name as appearing in the electoral roll when the identity of such person is satisfactorily established.

14. (1) The returning officer shall endorse on each nomination paper his decision accepting or rejecting the same, and if the nomination paper is rejected, shall record in writing a brief statement of his reasons for such rejection.

(2) The scrutiny shall be completed on the day appointed under clause (b) of sub-rule (1) of rule 3 and no adjournment of the proceedings shall be allowed.

15. On completion of the scrutiny of nominations, the returning officer shall forthwith examine symbols selected by the candidates and if such symbols are found to conflict with each other, he shall allocate the symbols in conformity as far as possible with the wishes of the candidates and if necessary by lot, and his decision in this respect shall be final. Each candidate or his election agent shall at the same time be informed of the symbol assigned to such candidate and shall be given a specimen thereof. He shall then prepare a list of valid nominations indicating therein the symbol assigned to each candidate and shall cause the said list to be affixed in some conspicuous place in his office.

16. (1) If the number of duly nominated candidates is more than one, the returning officer shall forthwith publish in such local newspapers or in such other manner as the Administrative Officer may decide, and in such places in the constituency as he may consider necessary, the names of the candidates as given in the nomination papers in alphabetical order in Bengali and also the symbol assigned to each candidate.

(2) If on the date fixed for election under sub-section (3) of section 4 of the Act, there is only one duly nominated candidate who has not withdrawn his candidature, the returning officer shall, on such date, declare such candidate to be duly elected and shall report his name to the Executive Officer and the Administrative Officer and thereupon the Executive Officer shall cause the name of the candidate elected to be published in the *Official Gazette*.

17. (1) If a candidate by whom the deposit referred to in sub-section (3) of section 27 of the Act has been made, withdraws his candidature more than seven days before the date fixed for the election under sub-section (3) of section 4 of the Act or if the nomination of any such candidate is refused, the deposit shall be returned to the candidate, and if any candidate dies before the commencement of the poll, any such deposit, shall be returned to his legal representative.

(2) The deposit made in respect of a candidate, shall, if it is not forfeited, be returned to the candidate as soon as may be after the publication of the result of the election.

18. If a candidate who has been duly nominated dies after the date appointed for the scrutiny of nominations and before the commencement of the poll, the returning officer shall upon being satisfied of the fact of the death of the candidate report the fact to the Administrative Officer, and thereupon the Administrative Officer shall, as soon as may be, cause a notice of the death of the candidate to be affixed in some conspicuous place in his office and in the office of the returning officer of the constituency concerned. All proceedings in respect of the election shall be continued as if the candidate who has died has withdrawn his candidature on the date of his death.

Polling.

19. The Administrative Officer shall select for each constituency as many polling stations as he thinks necessary and shall publish at least three days before the date of polling in such manner as he may consider necessary

list showing the polling stations so selected and the polling areas for which they have respectively been selected.

20. (1) The Administrative Officer shall appoint a Presiding Officer for each polling station and such other persons (hereinafter referred to as polling officers) to assist the Presiding Officer as he thinks necessary. The Administrative Officer may appoint additional polling officers during an election, if necessary.

(2) If the Presiding Officer, owing to illness or other unavoidable cause, is obliged to absent himself from the polling station, his functions shall be performed by such polling officer as may be authorised by the Administrative Officer to perform such functions, during any such absence; and the expression "Presiding Officer" in these rules shall be deemed to include a polling officer so authorised.

(3) The Administrative Officer shall make separate arrangement for the recording of votes by women electors.

21. (1) The Presiding Officer shall keep order at the polling station, shall see that the election is fairly conducted, shall regulate the number of electors to be admitted at one time, and shall exclude all other persons except—

- (a) the polling officers, the candidates, their election agents and for each polling officer in the case of polling booths for men one agent and in the case of polling booths for females two female agents of each candidate (each such agent being hereinafter referred to as the polling agent) to be appointed in writing by the candidate and authorised in this behalf by the Administrative Officer;
- (b) the police or other public servants on duty; and
- (c) such other person as the Presiding Officer may from time to time admit for the purpose of identifying electors:

Provided that unless for special reasons the Presiding Officer otherwise directs, no male shall be admitted inside the polling booth set apart under sub-rule (3) of rule 20 for the recording of votes by women electors.

(2) The Presiding Officer shall allow the polling agent of a candidate at a polling station to be relieved by another polling agent also duly appointed in writing by the candidate and authorised in this behalf by the Administrative Officer.

(3) The Presiding Officer shall close the polling station at the hour pointed in that behalf under these rules so as to prevent the admission into of any elector, after that hour, provided that all electors present at a polling station before it is so closed shall be entitled to have their votes recorded.

22. If any person misconducts himself at the polling station or fails to obey the lawful orders of the Presiding Officer he may immediately, by order of the Presiding Officer, be removed from the polling station by any police officer or by any other person authorised in writing by the Presiding Officer to remove him; and the person so removed shall not, unless with the permission of the Presiding Officer, be allowed again to enter in the polling station during the day:

Provided that this power shall not be exercised so as to prevent any elector who is entitled to vote at any polling station from having an opportunity of voting at such station.

23. Each polling station shall be provided with such number of compartments as the Administrative Officer thinks necessary so that electors can record their votes screened from observation.

24. (1) The Administrative Officer shall provide at each polling station one ballot box for each of the candidates in each polling compartment thereof and the ballot boxes shall be so placed in the compartment that an elector can insert his ballot paper in any one of the boxes without being observed by any other person.

(2) The symbol assigned to a candidate shall be printed and pasted on the ballot boxes of the candidate. The ballot boxes of each candidate shall also be clearly marked with his name in Bengali and any other language or languages as may be decided by the Administrative Officer.

(3) The Administrative Officer shall provide at each polling station instruments for stamping the official mark on ballot papers, as many ballot papers as may be necessary, and copies of the electoral roll or of such part thereof as contains the names of the electors entitled to vote at such station.

(4) The official mark shall be kept secret.

25. Outside and inside each polling station there shall be displayed on boards, to be provided for the purpose by the Administrative Officer, in bold and clear print, the name of each candidate in Bengali and in any other language or languages as may be decided by the Administrative Officer, the name of the symbol with which his ballot box is marked and the symbol itself.

26. Every ballot box shall be so constructed that ballot papers cannot be introduced therein but cannot be withdrawn therefrom without the box being unlocked. The Presiding Officer shall immediately before the commencement of the poll at the polling station, show each ballot box to be used at the poll, to such persons as may be present so that they may see that it is empty, and he shall then insert in it a copy of the symbol assigned to the candidate to whom the box has been allotted after putting on such symbol his signature and the date of the poll and also obtaining on such symbol the signature of such candidate or his polling agent if either be present and desirous of putting such signature so that the box may be identified easily at the time of the counting of the votes and shall then lock up the box and place his seal upon it in such manner as to prevent its being opened without breaking such seal and keep it so locked and sealed.

27. (1) Before a ballot paper is delivered to an elector, the number, name and address of the elector as appear on the electoral roll shall be called out. The distinctive letter or number of the polling station and the elector number on the electoral roll shall be entered on the counterfoil of the ballot paper by the Presiding Officer or a polling officer. A mark shall be placed against the number of the elector in a copy of the electoral roll to denote that he has received a ballot paper but without showing the particular ballot paper which he has received. The ballot paper shall then be detached from the counterfoil and after being stamped with the official mark shall be delivered to the elector.

(2) In deciding the right of a person to obtain a ballot paper for the purpose of voting at an election, the Presiding Officer may interpret an entry in the electoral roll so as to overlook merely clerical or printing errors but shall record his reasons for doing so, and the interpretation he has adopted, on the counterfoil of the ballot paper issued to such person.

28. (1) The elector on receiving the ballot paper shall show the official mark thereon to the Presiding Officer or to the Polling Officer performing the functions of the Presiding Officer, and forthwith proceed into the polling compartment where he shall put his ballot paper into the ballot box of the

candidate for whom he desires to vote. Every elector shall vote without undue delay and shall quit the polling station as soon as he has put his ballot paper into the ballot box.

(2) The Presiding Officer may, at any time while a poll is proceeding, enter any polling compartment and may take such steps as may be necessary to ensure that the boxes remain ready for the reception of ballot papers, and that no elector delays unduly in any such compartment at a time. The Presiding Officer may also see that no elector resorts to any malpractices within the polling compartment.

29. If the elector, owing to illiteracy or infirmity, is unable to read the symbols on a ballot box, the Presiding Officer shall put the ballot paper into the ballot box according to the direction of the elector.

30. At any time before a ballot paper is delivered to an elector, the Presiding Officer or polling officer may of his own accord if he has reason to doubt the identity of the elector or his right to vote at such station, and shall, if so required by a candidate or his election agent or polling agent, put to the elector the following questions:—

- (1) Are you the person enrolled as follows (reading the whole entry from the roll)? and,
- (2) Have you already voted at the present election in this constituency as such voter?

and the elector shall not be supplied with a ballot paper if he refuses to answer any one of the questions and unless he answers the first question in the affirmative and the second question in the negative.

31. (1) The ballot paper shall be in Form III annexed to these rules and shall be printed in such language or languages as the Administrative Officer considers fit.

(2) Every polling station shall have a distinctive letter or number assigned to it. The serial number of the ballot paper and the name of the constituency shall be printed on every ballot paper and its counterfoil.

32. If a person representing himself to be a particular elector named in the electoral roll applies for a ballot paper after another person has voted as such elector, the applicant shall, after duly answering such questions as the Presiding Officer may ask, be entitled to receive a ballot paper. Such ballot paper (hereinafter referred to as a tendered ballot paper) shall be in Form IV annexed to these rules and, instead of being put into the ballot box shall be given to the Presiding Officer who shall endorse it with the name of the candidate for whom such person desires to vote and also with the name of the elector and his number on the electoral roll. It shall be set aside in a separate packet and it shall not be counted by the returning officer. The name of the constituency, the name of the elector and his serial number on the electoral roll and the name of the distinctive letter and the number of the polling station to which the roll relates shall be entered in a list in Form V annexed to these rules which shall bear the heading "Tendered Votes List". The person tendering such ballot paper shall sign his name and address thereon or affix his thumb impression against the entry in that list.

33. (1) If any polling agent declares in writing and undertakes to prove, or if the Presiding Officer for any reason is clearly of opinion, that any person by applying for a ballot paper has committed the offence of personation, the Presiding Officer shall require such person to enter in the list of challenged votes (which shall be in Form VI annexed to these rules) his name and address, or if he is unable to write, to affix his thumb impression thereto. If such person refuses to comply with such requisition he

shall not be permitted to vote, but if he does so comply, he shall be allowed to vote, after he has been warned of the penalty for personation, provided that he answers the questions mentioned in rule 30 in the manner laid down therein.

(2) The Presiding Officer shall in every case, whether or not the person is allowed to vote, make a note of the circumstances in the list of challenge votes.

34. A voter who has inadvertently dealt with his ballot paper in such manner that it cannot conveniently be used as a ballot paper may, on delivering it to the Presiding Officer and satisfying him of the inadvertence, obtain another ballot paper in place of the spoiled paper, and the latter shall together with its counterfoil be marked as cancelled by the Presiding Officer.

35. A Presiding Officer, polling officer, election agent or polling agent who being an elector of any constituency is duly authorised or appointed for duty at a polling station at which he is not entitled to vote, may apply to the returning officer of the constituency for a certificate entitling him to vote at that polling station but at no other. On the production of such certificate he shall be allowed to vote at that polling station. The certificate shall be in Form VII annexed to these rules and a copy thereof shall be sent by the returning officer to the Presiding Officer of the polling station at which the elector would otherwise have been entitled to vote. If the polling station at which the applicant is authorised or appointed for duty is not in the same constituency as the one in which he is entitled to vote, then the returning officer shall issue along with such certificate as many envelopes as there are candidates for the constituency in which he is entitled to vote, each envelope having on its outside the name of the symbol assigned to the respective candidate.

36. (1) A ballot paper shall be issued in the same manner as to any other elector to the person to whom a certificate has been granted under rule 35 on production of such certificate:

Provided that the Presiding Officer or the polling officer shall under rule 27 enter on the counterfoil of the ballot paper not only the name and distinctive number of the polling station at which the vote is recorded but also the name of the constituency if different and the name of the polling station at which such person would otherwise have been entitled to vote.

(2) The ballot papers issued under sub-rule (1) shall be dealt with in the following manner:—

(a) If the polling station at which the person is authorised or appointed for duty is in the same constituency as the one in which he is entitled to vote, then the provisions contained in rule 28 shall apply. The certificate produced under sub-rule (1) shall be filed by the Presiding Officer.

(b) If the polling station at which the person is authorised or appointed for duty is not in the same constituency as the one in which he is entitled to vote, then the Presiding Officer shall along with the ballot paper return to the person the certificate delivered under sub-rule (1). The person shall then go inside the polling compartment and place the ballot paper in one of the envelopes according to his choice, close the envelopes and enclose them and the certificate aforesaid in a cover to be supplied to him by the Presiding Officer and then hand the cover over to the Presiding Officer. As soon as practicable after the close of the poll the Presiding Officer shall despatch the cover to the returning officer concerned.

37. The Presiding Officer shall, as soon as practicable after the close of the poll at a polling station, in the presence of any candidates or their election agents or polling agents who may be present, make up into separate parcels and seal with his own seal and the seal of such candidates or election agents or polling agents as may desire to affix their seal—

- (1) each ballot box in use at each station unopened but with the key attached and the slit in the lid sealed up;
- (2) the unused ballot papers;
- (3) the tendered ballot papers;
- (4) the spoilt ballot papers;
- (5) the marked copy of the electoral roll and any certificates filed by the Presiding Officer under rule 36;
- (6) the counterfoils of the ballot papers;
- (7) the tendered votes list; and
- (8) the list of challenged votes;

and shall deliver such packets or cause them to be delivered to the returning officer.

38. The packets shall be accompanied by a statement in Form VIII annexed to these rules made by the Presiding Officer, showing the number of ballot papers entrusted to him, and accounting for them under the heads of ballot papers issued, unused, spoilt and tendered ballot papers and ballot papers dealt with under rule 36.

Scrutiny of votes.

39. The Administrative Officer shall appoint a date which shall be not later than a week after the polling day for the counting of votes. The returning officer shall fix the place and time at which the votes shall be counted on the date so appointed and shall give notice of such date, time and place in writing to all candidates and election agents.

40. (1) No person shall be allowed to be present at the counting of the votes except the returning officer and such persons as he may appoint to assist him in counting the votes, and such other persons as have a right to be present under sub-section (5) of section 29 of the Act.

(2) No person shall be appointed to assist in counting the votes, who has been employed by or on behalf of any candidate for any purpose whatsoever connected with the election.

41. On the day and at the time and place appointed under rule 39, the returning officer shall proceed as follows:—

(a) All the ballot boxes allotted to a particular candidate shall be separated from those allotted to any other candidate and numbered and placed together. All the covers received under clause (b) of sub-rule (2) of rule 36 shall then be opened and all the envelopes having on the outside the name of the symbol assigned to a particular candidate shall be separated from those having the name of the symbol assigned to any other candidate. The counting of all ballot papers contained in the boxes allotted to the same candidate and in the envelopes, if any, containing the name of the symbol assigned to such candidate shall be completed before the counting of the ballot papers contained in the boxes allotted to any other candidate and in the envelopes, if any, containing the name of the symbol assigned to such other candidate is commenced. The order as between the candidates at which the counting of votes shall proceed shall be in the alphabetical

order in Bengali of the names of the candidates. In case of dispute the decision of the returning officer shall be final. The returning officer shall open or cause to be opened each box or each envelope and take out or cause to be taken out the ballot papers therefrom. If any ballot box opened does not contain a copy of the symbol which the Presiding Officer is required to insert in it under rule 26, the ballot papers contained in such box shall not be rejected if the returning officer is otherwise satisfied as to the identity of the ballot box. The returning officer shall make full record of the circumstances and the grounds for the acceptance or rejection of the ballot papers contained in any such ballot box. When the ballot papers contained in any such ballot box are rejected, the returning officer shall keep such ballot box and such ballot papers separate. The returning officer shall then cause each ballot paper which is not rejected to be stamped with the name of the candidate to whom the box in which such ballot paper was contained was allotted, or the name of whose symbol appeared on the envelope in which such ballot paper was contained. The ballot papers so stamped shall then be arranged in convenient bundles and counted with the aid of persons appointed to assist in the counting of votes.

(b) When the ballot papers have been so arranged in bundles, but not before, the returning officer shall allow the candidates or their representatives duly authorised under sub-section (5) of section 29 of the Act, reasonable opportunity to inspect, without handling the ballot papers, and shall on every ballot paper which is wholly or partially rejected endorse the word "Rejected". If any candidate or his representative present questions the correctness of the rejection, he shall also record on the ballot paper the grounds for the rejection.

(c) The returning officer shall as far as practicable proceed continuously with the counting of the votes; and shall, during any necessary intervals during which the counting has to be suspended, place the ballot papers, packets and other documents relating to the election under his own seal and seals of such candidates or representatives as may desire to affix them and shall cause adequate precautions to be taken for their safe custody.

(d) After the counting of ballot papers as contained in all the ballot boxes and envelopes received under clause (b) of sub-rule (2) of rule 36 has been completed the returning officer shall record the number of ballot papers contained in the ballot boxes allotted to each candidate and the envelopes, if any, for such candidate separately in a statement and shall seal in a separate packet all the ballot papers in support of each candidate.

(e) When the counting of votes has been completed the returning officer shall forthwith declare the candidate to whom the largest number of votes have been given, to be elected in accordance with the provisions under sub-sections (6) and (7) of section 29 of the Act:

Provided that upon the application of any candidate or his duly authorised representative, a recount shall be made before the returning officer makes the declaration, but the returning officer may reject any such application as may appear to him to be frivolous recording at the same time the ground for such rejection.

42. (1) A ballot paper shall be rejected if—

(a) it does not contain the official mark referred to in sub-rule (1) of rule 27,

(b) it bears any mark by which the elector can be identified, and

(c) in the case where it is despatched in a cover under clause (b) of sub-rule (2) of rule 36 to the returning officer the cover does not contain the certificate issued under rule 35 to the voter, whose vote is recorded on such ballot paper.

(2) The decision of the returning officer as to the validity of a ballot paper shall be final, subject only to reversal by the orders of a Court of competent jurisdiction.

43. The returning officer shall not open the sealed packets of the tendered votes, the marked copy of the electoral roll or the counterfoils of the ballot papers. He shall verify the statement submitted by the Presiding officer under rule 38 by comparing it with the statement prepared under clause (d) of rule 41 and with the number of counted votes and the rejected ballot papers, the unused ballot papers in his possession and tendered votes. He shall then reclose and reseal each packet which has been opened by him and shall record on each packet a description of its contents and the date of the election to which it refers.

44. The returning officer shall then prepare and certify a return in Form IX annexed to these rules setting forth—

- (1) the names of the candidates for whom valid votes have been given,
- (2) the number of valid votes given for each candidate,
- (3) the number of votes declared invalid,
- (4) number of tendered votes given,
- (5) the result of the verification referred to in rule 43, and
- (6) the name of the candidate elected,

and shall permit any candidate or any representative duly authorised under sub-section (5) of section 29 of the Act to take a copy of an extract from such return.

45. The returning officer shall without delay report the result of the election to the Executive Officer and the Administrative Officer and send the return and all packets relating to the election in his possession to the Administrative Officer. The Administrative Officer as soon as he receives the return and the packet shall forward them to the Executive Officer for safe custody.

46. While in the custody of the Executive Officer the ballot boxes rejected under clause (a) of rule 41, the packets of ballot papers, whether counted, rejected or tendered, and of the counterfoils thereof, shall not be opened and their contents shall not be inspected or produced except under the order of a Court of competent jurisdiction but all other documents relating to the election shall be open to public inspection subject to such conditions as the Executive Officer may impose.

47. The ballot boxes and the packets referred to in rule 46 shall be retained for a period of one year and the said boxes shall thereafter be disposed of and the said packets shall thereafter be destroyed subject to any direction to the contrary made by the Executive Officer or by a court of competent jurisdiction.

Custody and preservation of election papers.

48. (1) The following rules shall be observed for the custody and preservation of the election papers enumerated below:—

- (i) Claims and objections with reference to the preliminary electoral rolls.
- (ii) Final electoral rolls.
- (iii) Nomination papers of candidates.
- (iv) Withdrawal from candidature.
- (v) Orders by the Administrative Officer regarding the division of constituencies into polling areas and appointment of polling station for such areas.
- (vi) Appointment letters of agents of candidates.
- (vii) Lists of candidates nominated.
- (viii) Returns of election expenses.

(2) With the exception of papers mentioned in items (vi) and (vii) of sub-rule (1), the aforesaid election papers shall be kept in the general record room of the Central Municipal Office of the Corporation for six months unless their retention for a longer period is ordered by the Executive Officer or by a Court of competent jurisdiction.

(3) Three copies of the final electoral rolls of each constituency shall be preserved permanently in the Central Municipal Office of the Corporation.

(4) The nomination papers of candidates shall remain in the custody of the Executive Officer and shall be retained for a period of one year and shall thereafter be destroyed, subject to any direction to the contrary made by the Executive Officer or by a Court of competent jurisdiction.

(5) The returns of election expenses lodged with the Executive Officer under section 34 of the Act shall be kept by him for six months and shall then be destroyed, unless their retention for a longer period is ordered by a Court of competent jurisdiction.

(6) The public shall have the right to inspect the election papers enumerated in sub-rule (1) and to get attested copies thereof on application to the Executive Officer.

49. No person in the employment or pay of the Corporation shall directly or indirectly engage in canvassing for votes or otherwise assist in the election of any candidate otherwise than by giving his own vote. Any breach of this rule will render him liable to dismissal.

50. If any question arises as to the interpretation of these rules otherwise than in connection with an election inquiry held under the Act or any rule made thereunder, the question shall be referred for the decision of the State Government and its decision shall be final.

FORM I.

Form of Notice.

[Rule 3(2).]

Corporation of Calcutta.

Whereas.....day of.....19.....has been fixed
as the date of election for constituency No.....of the Corporation
of Calcutta, I,....., do hereby give
the following public notice:—

Public Notice.

(i) Nomination papers may be delivered to.....,
the returning officer of the constituency, at.....(office).
They should be presented between 12 o'clock noon and 5 o'clock in the
afternoon on or before.....(date).

(ii) Forms of nomination paper may be obtained at the Central Municipal
Office between the hours of.....(hour) and.....
from.....(date) to.....(date).

(iii) The nomination papers will be taken up for scrutiny at.....
on(date) in.....(place).

(iv) In the event of the election being contested, the poll will take place
.....between the hours of.....and.....with an
interval of rest between.....and.....

.....
Administrative Officer.

Signature.....

Address.....

.....

FORM II.

Nomination Paper.

(Rule 4.)

Corporation of Calcutta.

No. of the constituency for which the candidate is nominated.....
 Name of candidate.....
 Father's/Husband's name.....
 Age.....
 Sex.....
 Address.....
 Number of the constituency on the Electoral Roll in which the name of the candidate is included.....
 Number of the candidate in the Electoral Roll of the constituency in which his name is included.....
 Name of the proposer.....
 Number of the proposer in the Electoral Roll of the constituency.....
 Signature of the proposer.....
 Name of the seconder.....
 Number of the seconder in the Electoral Roll of the constituency.....
 Signature of the seconder.....

Declaration by candidate.

I hereby declare that I agree to this nomination.

Date..... Signature of candidate
 (To be filled in by the returning officer.)

Serial No..... **Certificate of delivery.**

This nomination paper was delivered to me at my office at (date and hour) by the candidate/proposer/seconder

Date..... Returning Officer.

Certificate of scrutiny.

I have scrutinised the eligibility of the candidate, the proposer and the seconder and find that they are respectively qualified to stand for election, to propose and to second the nomination.

The symbol assigned to the candidate is.....

Returning Officer.

*I hereby declare that I have appointed (name).....
(address).....
 to be my election agent.

Signature of candidate.

I do hereby declare that I have selected.....
 as the symbol for my election.

Signature of candidate.

*A candidate may appoint himself as his election agent.

FORM III.

Form of Ballot Paper.

(Rule 31.)

Corporation of Calcutta.

Serial No.....	Serial No.....
Calcutta Corporation Election.....19...	Calcutta Corporation Election.....19...
No. of constituency.....	No. of constituency.....
Polling station.....	
Distinctive letter or number of polling station.....	Instructions. One member is to be elected. Place the ballot paper in the ballot box of the candidate for whom you wish to vote.
Elector's No.....	

FORM IV.

Form of tendered Ballot Paper.

(Rule 32.)

Corporation of Calcutta.

Polling station.....

No. of constituency.....

Name of elector.....

No. on Electoral Roll.....

Name of candidate for whom this is tendered.....

Signature of the Presiding Officer.

Witness.....

FORM V.

Tendered Votes List.

(Rule 32.)

Corporation of Calcutta.

No. of constituency.	Name of elector.	No. in Electoral Roll.	Distinctive letter or number of the polling station.	Signature or thumb impression of elector and his address.

Signature of the Presiding Officer

Dated.....

FORM VI.

List of Challenged Votes.

(Rule 33.)

Corporation of Calcutta.

Signature Sheet No.....

No. on Electoral Roll.	Name.	Signature of elector, if literate or thumb impression, if illiterate, and address.	Name of identifier, if any.	Order of Presiding Officer in each case.

Signature of the Presiding Officer

Dated.....

(Rule 38.)

Constituency No...

.....polling station

	Ordinary ballot papers.	Tendered ballot papers
1. Number of ballot papers received by the Presiding Officer.		
2. Number of unused ballot papers returned ..		
3. Number of spoiled ballot papers		
4. Number of tendered ballot papers used ..		
5. Number of ballot papers dealt with under rule 36 ..		
6. Number of ballot papers issued		

Signature of the Presiding ()

Dated... ..

FORM IX.

Form of Return of Election.

(Rule 44.)

Corporation of Calcutta.

Constituency No.....

Name of candidate.	Number of valid votes recorded in favour of the candidate.
1	2

al number of valid votes.....

total number of invalid votes.....

(a) number of tendered votes.....	1
-----------------------------------	---

The result of the verification referred to under rule 43.....

declare that (name).....(address)

.....has been duly elected.

Returning Officer.

ted the day of 19....

SCHEDULE A.**List of Symbols.**

[Rule 6(2).]

Corporation of Calcutta.

- | | |
|----------------------|----------------------|
| (1) Boat. | (14) Date-palm. |
| (2) Cart. | (15) Kalsi. |
| (3) Flower Marigold. | (16) Axe. |
| (4) Hurricane Lamp. | (17) Chair. |
| (5) Palki. | (18) Horse. |
| (6) Mango Tree. | (19) Fish. |
| (7) Scales. | (20) Motor Car. |
| (8) Umbrella. | (21) Building. |
| (9) Jack Fruit. | (22) Clock. |
| (10) Human Hand. | (23) Table. |
| (11) Bicycle. | (24) Electric Fan. |
| (12) Lock and Key. | (25) Inkpot and Pen. |
| (13) Hookah. | |

By order of the Governor

S. K. GUPTA, &

**MEDICAL AND PUBLIC HEALTH
DEPARTMENT**

Medical

NOTIFICATIONS.

Calcutta.—No. Medl. 4781/DHS/1K-11/50.—October 1950.—Dr. Kabir Hossain, M.B., F.S.M.F., Professor of Forensic and Medicine, Medical College, Calcutta, is granted leave on average pay for the period from the 27th October 1950 to the 30th December 1950 under rule 184(b)(ii) of the West Bengal Service Rules (Part I).

By order of the Governor,
B. C. DAS GUPTA, Secy.

Calcutta. No. Medl. 4779/D.H.S./1B-4/50/—12th October 1950. Temporary Assistant Surgeon Dr. Binay Bhushan Majumdar, Assistant Professor of Physiology, Medical College, Calcutta, is granted leave for the period from the 25th October 1950 to the 8th September 1950, viz.:

Earned leave for twenty-five days under rule 168(7) of the West Bengal Service Rules (Part I) and

Leave on medical certificate for the remaining period under rule 173(2) of the West Bengal Service Rules (Part I).

Calcutta.—No. Medl. 4780/D.H.S./1B-4/50/—12th October 1950.—Dr. Sarojendra Datta, M.B., F.Z.S. (Lond.), temporary BMS Demonstrator of Physiology, Medical College, Calcutta, was appointed temporarily to Assistant Professor of Physiology in the institution in addition to his own duties during the absence on leave of Dr. Binay Bhushan Majumdar.

Burdwan. No. Medl. 4788/CF/1J-4/50.—13th October 1950. Temporary Assistant Surgeon Dr. Krishna Chatterjee, Teacher of Mid-Ronaldshay Medical School, Burdwan, is granted leave for two months with effect from the date on which the leave is availed of, under rule 173(2) of the West Bengal Service Rules, Part I, with Finance Department notification No. 100, dated the 16th October 1943.

Notification No. Medl. 4313/CF/1S-16/50, dated the 13th September 1950, is hereby cancelled.

By order of the Governor,
P. M. DATTA, Asst. Secy.

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATION

(100)—28th October 1950.—The Governor is pleased to appoint Sri Ajit Kumar Bhattacharya, Assistant Secretary in the Department of Works and Buildings, to act temporarily as Registrar in the Department of Works and Buildings and as Assistant Secretary in the Department of Irrigation and Waterways with effect from the date on which he assumes charge of the post and until further orders, *vice* Sri Panchu Gopal Addy, who is hereby appointed to act as Additional Assistant Secretary.

By order of the Governor,
S. K. MAJUMDAR, Jt. Secy.

**DEPARTMENT OF IRRIGATION AND
WATERWAYS**

Establishment

NOTIFICATION

No. 67.—14th October 1950.—The Governor is pleased to sanction the retention of the services of Sri Amarendra Kumar Bose, B.E., who was appointed for six months as temporary Special Engineer under the Irrigation and Waterways Directorate under notification No. 28, dated 6th May 1950, for a further period up to the 28th February 1951.

By order of the Governor,
A. B. GANGULI, Addl. Secy.

**IRRIGATION AND WATERWAYS
DIRECTORATE**

NOTIFICATION.

No. 400.I.E.—9th October 1950.—Sri Pranab Kumar Chatterjee, Assistant Engineer in charge of Chief Engineer's Drawing Office, was granted earned leave for a period of nine days with effect from the 5th September 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

G. B. MONDAL,
Chief Engineer.

LABOUR DEPARTMENT

NOTIFICATIONS

No. 6084Lab.—14th October 1950.—Sri S. K. Das, Assistant Labour Commissioner (temporary), West Bengal, was allowed an extension of leave, on medical grounds, from the 16th September 1950 to the 30th September 1950 under rule 173(2) and (3) of the West Bengal Service Rules, Part I.

No. 6125Lab.—27th October 1950.—Whereas there is a public emergency which requires that the jute mills specified in the schedule hereto should be exempted from the operation of section 56 in respect of item (1) and sections 56 and 58(1) in respect of item (2), of the Factories Act, 1948 (LXIII of 1948);

Now, therefore, in exercise of the powers conferred by section 5 of the Factories Act, 1948 (LXIII of 1948), the Governor is pleased hereby to exempt from the provisions of section 56 in respect of item (1), and sections 56 and 58(1) in respect of item (2), of the said Act, the factories being the jute mills specified in the schedule hereto operating as "Foster Mills" by working on more than one shift per day, for a period of three months from the 10th September 1950 subject to the following conditions, namely:—

Conditions.

- (1) The exemption hereby granted shall be operative in respect of a jute mill specified in the schedule hereto only up to the maximum limit of spreadover specified against such jute mill in the said schedule.
- (2) As soon as any of the jute mills specified in the schedule hereto starts working on a single shift per day the exemption hereby granted shall cease to be operative in respect of such jute mill.

- (3) A copy of this notification shall be displayed in a prominent manner near the main entrance of each of the jute mills specified in the schedule hereto.

The Schedule.

Jute mill.	Maximum limit of spreadover.
(1) Titaghur Jute Mills No. 1, post office Titaghur, 24-Parganas ..	12½ hours.
(2) Kinnison Jute Mills No. 1, post office Titaghur, 24-Parganas ..	13 hours.

No. 6132Lab.—27th October 1950.—Services of Sri S. C. Chakravarty, Judge, Industrial Tribunal, are replaced at the disposal of Home (General Administration) Department, with effect from the afternoon of the 9th October 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 40(2)50W.C. — 4th October 1950. — In partial modification of this Labour Directorate memorandum No. 40W.C., dated 26th April 1950, published at page 845, Part I of the *Calcutta Gazette*, dated 11th May 1950, the name of "Jonab Abdul Hakim", a member elected by the workmen as their representative from Constituency No. 1 to the Works Committee in the Titaghur Paper Mills Co., Ltd. (Mill No. 2), Kankinara, 24-Parganas, is hereby cancelled and the name of "Sri Sahadeo Singh" is published in his place as elected in the by-election from the said constituency.

No. 55W.C.—9th October 1950 — In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Messrs. Venesta, Limited, Kamarhati, 24-Parganas, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Ashutosh Bhattacharjee.
2. Sri Mrigendra Nath Mauna.
3. Sri Lakshmi Narayan Hazra
4. Sri Biswanath Prosad.

Names of the members nominated by the employers.

1. Mr. Alfred Alexander Winton.
2. Sri Phani Bhusan Bagchi.
3. Sri Hrishikesh Ghosal.
4. Sri Gurudas Chatterjee.

No. 60(1)48W.C.—9th October 1950.—In partial modification of this Labour Directorate notification No. 60L.C., dated 18th September 1948, published at page 1342, Part I of the *Calcutta Gazette*, dated 30th September 1948, the name of "Sri D. Ghosal", a member elected by the employees to the Works Committee in "The Statesman," Limited, Statesman House, Calcutta, from Constituency No. 4, is hereby cancelled and the name of "Sri Judhishir Chandra Dey" is published in his place for general information as employees' representative to the above Works Committee elected at the by-election in the said constituency.

No. 30(5)/49/50W.C.—12th October 1950.—The name of "Jonab Abbas Ali", a member representing the workers in the Works Committee in Sree Radhesyam Mills, Ltd., 220, Naskarpara Road, Ghosury, Howrah, from Constituency No. 8 as published in this Directorate notification No. 30(2)-49W.C., dated 13th October 1949, at page 1889 of the *Calcutta Gazette*, dated 27th October 1949, is hereby cancelled and the name of "Sri Narayan" is published in his place for general information as a member elected by the workers to the above Works Committee at the by-election held in the said Constituency No. 8.

No. 28(5)48/50W.C.—13th October 1950. The name of "Sri J. R. Krishnamurti", published in this Directorate notification No. 28(4)48W.C., dated 7th November 1949, at page 1958, Part I of the *Calcutta Gazette*, dated 17th November 1949, as a member representing the employers to the Works Committee in Shree Gouri Shankar Mills, Ltd., Shamnagar, 24-Parganas, is hereby cancelled and the name of "Sri B. N. Sharma" is published in his place as a member to the a Works Committee for general information.

No. 16(7)48W.C.—10th October 1950 — notification No. 16(5)48W.C., dated 30th August 1950, published in the *Calcutta Gazette* at page 1857 on 14th September 1950, is hereby cancelled and the name of "Mr. Francis Maguire" is published for general information as a member presenting employers to the Works Committee in Ludlow Jute Company, Limited, Chenn Howrah, in place of Sri S. K. Chandra who is no longer in the employment of the Company.

No. 15(9)48/50W.C.—13th October 1950 — partial modification of this Labour Directorate notification No. 15L.C., dated 20th May 1950, published at page 724, Part I of the *Calcutta Gazette*, dated 3rd June 1948, the name of "J. Carr", a member representing the employers in the Works Committee in the Standard Jute Ltd., Titaghur, 24-Parganas, is hereby cancelled and the name of "Mr. G. W. Lyall" is published in his place for general information as a member representing the employers to the above Works Committee.

No. 18(2)50W.C.—13th October 1950 — partial modification of this Labour Directorate notification No. 18W.C., dated 23rd February 1950, published at page 360, Part I of the *Calcutta Gazette*, dated 9th March 1950, the name of "B. N. Newatia", an employers' representative to the Works Committee of the Eastern Manufacturing Company, Limited, Titaghur, 24-Parganas, is hereby cancelled and the name of "Sr Burman" is published in his place for general information.

No. 24(1)49/50W.C.—13th October 1950 — partial modification of this Labour Directorate notification No. 24L.C., dated 7th April 1950, published at page 645, Part I of the *Calcutta Gazette*, dated 21st April 1949, the names of "Manindra Bhattacharjee", "Sri Sudhir Ku Sen" and "Sri Makhan Lal Sen", members presenting the employees to the Works Committee in Hindusthan Cotton Mills, Ltd., Belghata, 24-Parganas, from constituencies 1, 2 and 3 respectively, are hereby cancelled and the names of "Sri Niranjan Das", "Sri Haripada Halder" and "Sri Ranga Lal Dey" are published in their places respectively for general information as members to the said Works Committee elected at the by-election from the above constituencies.

No. 30(10)48/50W.C.—13th October 1950. The names of "Mr. D. G. Daly" and "Mr. Johnstone" published in this Directorate notification No. 30(8)48W.C., dated 1st August 1950, at page 1598 of the *Calcutta Gazette*, dated 1st August 1950, and notification No. 30(5)48W.C., dated 10th October 1949, at page 1856 of the *Calcutta Gazette*, dated 20th October 1949, respectively, as members representing employers to the Works Committee in Waverley Jute Mills Co., Ltd., Shamnagar, 24-Parganas, are hereby cancelled and the names of "Mr. J. Gibson" and "Mr. T. G. Smith" are published in their places respectively for general information as members representing the employers to the above Works Committee.

S. K. HALDA
Labour Commissioner

DEPARTMENT OF FOOD

NOTIFICATIONS.

11342F.D.—13th October 1950.—In exercise of the power conferred by clause (1) of article 299 of the Constitution of India, the Governor is pleased to authorise the Director of Transportation of the Department of Food, Government of West Bengal, to execute on his behalf, agreements with caterers selected for running canteens at the canteen and Workshop of the Calcutta Transport of the Department of Food, in the form approved by the State Government.

By order of the Governor,
S. K. SANYAL, Dy. Secy.

11524F.D./FD/TR/11/2/50.—28th October 1950.—Sri Chintan Haran Banerjee, Accounts Officer, Transportation, is granted earned leave for 15 days with effect from 30th October 1950 under rule 168(I) of the West Bengal Service Rules, 1948.

By order of the Governor,
D. N. BISWAS, Asst. Secy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

Nadia.—No. 11468L.R.—9th October 1950.—In exercise of the power conferred by section 87 of the Land Registration Act, 1876 (Bengal Act VII of 1876), the Governor is pleased to vest Sri B. R. Chatterjee, I.A.S., Additional District Magistrate, Nadia, with special appellate powers of a Collector under the said Act in that district.

Nadia.—No. 11780L.R.—24th October 1950.—In exercise of the power conferred by section 3 of the Land Survey Act, 1875 (Bengal Act V of 1875), the Governor is pleased to order that a survey be made of the lands appertaining to the persons, who have estates or estates of persons, who have estates in East Bengal, and comprised within the limits of the police-stations mentioned below in the district of Nadia and that the boundaries of the lands, tenures, mauzas and fields be demarcated and the lands so to be surveyed:—

Police Stations

- 1. Karimpur.
- 2. Tehatta.
- 3. Chapra.
- 4. Kotwali.
- 5. Santipur.
- 6. Krishnaganj.
- 7. Badwip.
- 8. Aringhata.
- 9. Makdaha.
- 10. Makhali.
- 11. Maghat.

24-Parganas.—No. 11816L.R.—28th October 1950.—In exercise of the powers conferred by section (2) of section 28 of the West Bengal Rent Control (Temporary Provisions) Act, 1950 (West Bengal Act XVII of 1950), the Governor is pleased to appoint Mr. K. C. Chattaraj, Munsif, Bongson, 24-Parganas, to be the Second Additional Rent Controller, Calcutta, with effect from the 13th October 1950.

Calcutta.—No. 11822L.R.—28th October 1950.—Sri Sailendra Prasad Ghosh, Munsif, now employed as Second Additional Rent Controller, Calcutta, was allowed earned leave for nine days with effect from the 14th September 1950, under rule 167(II) of the West Bengal Service Rules, Part I.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

ভূমিগ্রহণ শাখা।

Land Acquisition

প্রজাপত্রাদি।

NOTIFICATIONS.

Birbhum.—No. 11906L.R.—28th October 1950.—Sri Pranabendu Prasad Pal, Sub-Deputy Magistrate and Sub-Deputy Collector and Additional Land Acquisition Officer, Birbhum, is granted leave on average pay for one month and five days, with effect from the 27th October 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

রাজ্যপালের আদেশানুসারে,
প্রিন্সিপালম্যান হন বন্দোপাধ্যায়,
সচিব।

Birbhum.—No. 11708L.A (P.W.)—14th October 1950.—Sri Pranabendu Prasad Pal, Sub-Deputy Magistrate and Sub-Deputy Collector and Additional Land Acquisition Officer, Birbhum, is granted leave on average pay for one month and five days, with effect from the 27th October 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

24-Parganas.—No. 11810L.A.—27th October 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for establishment of Kadambagachhi Health Centre, in the village of Koyra, jurisdiction list No. 142, thana Baraset, pargana Anwarpur, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 134 to 136 and measuring, more or less, 2.42 acres, is likely to be required within the aforesaid village of Koyra.

This notification is made, under the provisions of section 4 of Act I of 1891, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

NOTICES.

Nadia.—No. 11760L.A.(P.W.)—14th October 1950.—Whereas 1.92 acres, more or less, of land situate in or near the village of Durgapur, jurisdiction list No. 146, described below, have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer (Border Road Projects), Krishnagar, Nadia.

Description of land.

Mauza Durgapur, jurisdiction list No. 146, police-station Karimpur, district Nadia.

Cadastral survey plots in full—31, 785 and 786.

Cadastral survey plots in part—1, 2, 4, 5, 6, 8, 9, 13, 14, 28, 29, 32, 33, 60, 61, 62, 65, 66, 67, 68 and 113.

Nadia.—No. 117621.L.A.(P.W.)—14th October 1950.—Whereas 28.52 acres, more or less, of land situate in or near the village of Debagram, jurisdiction list No. 60, described below, have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Plassey Provincial Highway, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Nadia.

Description of land.

Village Debagram, jurisdiction list No. 60, police-station Kaliganj, district Nadia.

Cadastral survey plots in full—6324, 6332, 7534, 7539, 7540, 7541, 7542, 7543, 7544, 7545, 7554, 7555 and 7556.

Cadastral survey plots in part—262, 264, 265, 454, 455, 467, 468, 470, 484, 485, 520, 601, 602, 603, 613, 615, 620, 649, 680, 686, 704, 705, 706, 709, 710, 715, 716, 717, 6235, 6236, 6239, 6240, 6275, 6276, 6283, 6289, 6300, 6302, 6303, 6304, 6313, 6317, 6318, 6319, 6321, 6322, 6323, 6325, 6328, 6329, 6330, 6331, 6333, 6336, 6337, 6340, 6341, 6343, 6344, 6345, 6347, 6812, 6859, 6860, 6861, 6862, 6863, 6864, 6865, 6866, 6881, 6972, 6973, 6991, 6992, 7000, 7001, 7002, 7003, 7006, 7028, 7504, 7505, 7506, 7507, 7508, 7509, 7510, 7511, 7512, 7525, 7527, 7528, 7529, 7530, 7531, 7532, 7533, 7535, 7536, 7537, 7538, 7546, 7552, 7553, 7557, 7561, 7564, 7585, 7586, 7589, 7590, 7594, 7595, 7600, 7601, 7603, 7604, 7605, 7606, 7607, 7609, 7610, 7611, 7612, 7687, 7688, 7689, 7690, 7691, 7704, 7705, 9175, 9199, 9209, 9241 and 616.

Nadia.—No. 117641.L.A.(P.W.)—14th October 1950.—Whereas 21.26 acres, more or less, of land situate in or near the village of Haripur, jurisdiction list No. 74, described below, have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Sikarpur Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer (Border Road Projects), Krishnagar, Nadia.

Description of land.

Mauza Haripur, jurisdiction list No. 74, police-station Tehatta, district Nadia.

Cadastral plots in full—11, 760, 765, 792, 793, 1714, 1752, 1753, 1813, 1816 and 2315.

Cadastral plots in part—4, 5, 6, 8, 9, 10, 20, 21, 25, 26, 27, 28, 29, 30, 31, 32, 33, 40, 41, 45, 63, 64, 67, 69, 70, 79, 80, 81, 82, 83, 86, 106, 110, 111, 112, 226, 227, 230, 232, 233, 2312, 236, 237, 238, 244, 332, 333, 334, 335, 336, 338, 345, 528, 529, 530, 531, 537, 538, 539, 541, 542, 543, 544, 545, 546, 761, 762, 764, 767, 773, 774, 775, 779, 782, 790, 791, 794, 796, 817, 818, 821, 822, 823, 824, 827, 828, 877, 1709, 1710, 1712, 1713, 1715, 1737, 1729, 1730, 1731, 1733, 1734, 1735, 1738, 1742, 1743, 1744, 1749, 1750, 1751, 1754, 17794, 1811, 1812, 1814, 1815, 1817, 1818, 1834, 1835, 1836, 1840, 1841, 1842, 1843, 1845, 1859, 1860, 1861, 1862, 1863, 1867, 1869, 1870, 1871, 1872, 1873, 1874, 2313, 2316, 2319, 2320, 2321, 2322, 2323, 2324, 2329, 2359, 107 and 759.

Nadia.—No. 117661.L.A.(P.W.)—14th October 1950.—Whereas 10.42 acres, more or less, of land situate in or near the village of Paschim-Haridanga described below, have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Aranghata-Duttaphulia-Bagoola Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer (Border Road Projects), Krishnagar, Nadia.

Description of land.

Mauza Paschim-Harindanga, jurisdiction list No. 68, police-station Hanskhali, district Nadia.

Cadastral plots in full—122, 135, 3348, 3349 and 121/3173.

Cadastral plots in part—107, 108, 109, 110, 114, 119, 120, 121, 123, 124, 129, 133, 134, 137, 138, 139, 140, 143, 144, 145, 153, 154, 156, 157, 158, 159, 160, 161, 162, 184, 185, 199, 200, 201, 202, 203, 204, 205, 206, 208, 211, 212, 277, 279, 280, 281, 282, 283, 3339, 3345, 3346, 3347, 3350, 3351, 3352, 3353, 3355, 3356, 3357, 3358, 3359, 3360, 3361, 3363, 3364, 3365, 3366, 3368, 3339/3383, 68/3, 200/3194, 200/3250, 200/3251, 200/3278, 200/3280, 200/3281, 200/3283, 200/3284, 200/3285, 200/3286, 3287 and 200/3293.

Midnapore.—No. 11768L.A.(P.W.)—14th October 1950.—Whereas 1.22 acres, more or less, of land situate in or near the village of Sankbandi, described below have been requisitioned by the Collector, Midnapore, for the purpose of providing facilities for irrigation, namely, for the right flank of the Kowari Head Works in connection with Jhargram Irrigation Project, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

now, therefore, notice is hereby given that the Collector has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice, is given under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

Description of land.

Land situate in Sankbandi jurisdiction list No. 952, police-station Jhargram, district Midnapore.

Cadastral survey plots in part—59, 60, 72, 73 and 75.

DECLARATION

Hooghly.—No. 11656L.A.—13th October 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the instance of the Hooghly-Chinsurah Municipality for a public purpose, viz., for the extension of Ramprasad Parks and Playground at Dharampur in the village of Chinsurah, jurisdiction list No. 20, thana Chinsurah, pargana Arsha, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising portion of cadastral survey plot No. 712 and measuring, more or less, 0.152 of an acre, is required within the aforesaid village of Chinsurah.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Hooghly.

By order of the Governor,

S. BANERJEE, Secy.

Member, Board of Revenue and Secy. to the Govt. of West Bengal (*ex-officio*).

Land Development

NOTIFICATIONS.

24-Parganas.—No. 11472L.Dev.—9th October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Salua, jurisdiction list No. 46, pargana jurisdiction list No. 158, and Sodepur, jurisdiction list No. 159, police-station Habra, 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. as mentioned in the Schedule below and measuring, more or less, 42.15 acres, is likely to be required within the aforesaid villages of Salua, Sodepur and Ulu.

Schedule.

a.—Cadastral survey plots Nos. 69-76, 80, 123, 125-131, 173-194, 196, 197, 209, 213, 214, 216, 229-231, 235-241, 243, 253, 256, 1053-1066, 259, 271 and 274-285.

b.—Cadastral survey plots Nos. 85-98, 99, 144-155, 159-162, 168, 169, 171-173, 178, 254-283, 422-442, 448-461, 640, 641 and

Sodepur.—Cadastral survey plots Nos. 276, 277, 301-303, 308-311, 377-403, 405-410, 412-419, 424-428, 435-442, 445 and 780.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Nadia.—No. 11532L.Dev.—9th October 1950.

—The Governor is pleased to cancel so much of the notification No. 5635-L.Dev., dated the 12th July 1949, published at page 1241, Part I of the Calcutta Gazette, dated the 21st July 1949, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), as relates to more or less 19.50 acres of land comprising cadastral survey plots Nos. 1003, 1004, 1008, 1012 to 1018, 1101 and 1158 notified for acquisition for the purpose of afforestation in the village of Debagram, jurisdiction list No. 105, police-station Ranaghat, district Nadia.

Hooghly.—No. 11648L.Dev.—12th October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Jerat, jurisdiction list No. 89, police-station Balagarh, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 501-525, 527-529, 531, 533-557, 559-562, 330, 503/1, 1345, 475-477, 470-473, 489-491, 499 and 500 and parts of cadastral survey plots Nos. 462 and 474, and measuring, more or less, 22.29 acres, is likely to be required within the aforesaid village of Jerat.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Hooghly, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Hooghly.

Hooghly.—No. 11686L.Dev.—13th October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Champahati, jurisdiction list No. 52, police-station Pandua, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 1229-1231, 1233-1240, 1246-1256, 1895-1921, and measuring, more or less, 42.15 acres, is likely to be required within the aforesaid village of Champahati.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Hooghly, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Hooghly.

ERRATUM.

Nadia.—No. 11642L.Dev.—12th October 1950.—In notification No. 3842L.Dev., dated the 11th April 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 606, Part I of the *Calcutta Gazette*, dated the 20th April 1950, in respect of the acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creation of better living condition in the villages of Khosbasmahalla, Joykrishnapore, Kazipara, Brajerbati and Uttar-Bhabanipore, jurisdiction list Nos. 30, 31, 32, 33 and 34, respectively, police-station Chakdahi, district Nadia—

Read figure "179/358" in place of "179/368" in line 28.

DECLARATIONS.

24-Parganas.—No. 11474L.Dev.—9th October 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal, on account of circumstances beyond their control in the villages of Salua, jurisdiction list No. 146, Uludanga, jurisdiction list No. 158, Sodepur, jurisdiction list No. 159, police-station Habra, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. as mentioned in the schedule below, and measuring, more or less, 103.66 acres, is required within the aforesaid villages of Salua, Sodepur and Uludanga:—

Schedule.

Salua.—Cadastral survey plots Nos. 69-76, 154, 170, 123, 125-131, 173-194, 196, 197, 209, 210, 213, 214, 216, 229-231, 235-241, 243, 253, 254, 256, 1053-1066, 259, 271 and 274-285.

Uludanga.—Cadastral survey plots Nos. 85-98, 104-142, 144-155, 159-162, 168, 169, 171-173, 177, 178, 354-383, 432-442, 448-461, 640, 641 and 646.

Sodepur.—Cadastral survey plots Nos. 276, 277, 301-303, 308-311, 377-403, 405-410, 412-419, 424-428, 435-442, 445 and 780.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Hooghly.—No. 11650L.Dev.—12th October 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Jerat, jurisdiction list No. 89, police-station Balagarh, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 501-525, 527-529, 531, 533-557, 559-562, 503/1, 330, 1345, 475-477, 470-473, 489-491, 499 and 500 and parts of cadastral survey plots Nos. 462 and 474, and measuring, more or less, 22.29 acres, is required within the aforesaid village of Jerat.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Hooghly.

Hooghly.—No. 11688L.Dev.—13th October 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Champahati, jurisdiction list No. 52, police-station Pandua, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1229, 1233-1240, 1246-1256, and 1895-1921, and measuring, more or less, 42.45 acres, is required within the aforesaid village of Champahati.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Hooghly.

ERRATUM.

Nadia.—No. 11534L.Dev.—9th October 1950.—In declaration No. 1904L.Dev., dated the 9th February 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 366, Part I of the *Calcutta Gazette*, dated the 9th March 1950, in respect of acquisition of land for the purpose of afforestation in the village of Debagram, jurisdiction list No. 105, Ramaghat, district Nadia—

Read "1037 to 1060" for "1937 to 1060" in line 9-10 and "77.30 acres" for "77.67 acres" in line 11.

By order of the Governor
S. BANERJEE

Requisition

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 588/50Reqn

Calcutta, the 21st September 1950

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act XXI of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said Act the Governor is further pleased to direct the Collector, 24-Parganas, to take such other steps as is necessary in connection with the requisitioning in accordance with the provisions of the Act and to take possession of the premises requisitioned.

The Schedule.

Description of premises.

A thatched room on cadastral survey No. 36/484 of mauza Muraripur, police-

ipi, district 24-Parganas, owned by Sri Gopal andra Mitra, son of Sri Bepin Behari Mitra.

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Gopal Ch. Mitra, son of Sri Bepin B. Mitra Ghateswara, 24-Parganas, landlord of the mises referred to in the order above, is directed place the above property at my disposal and control on and from the 7th November 1950 at 10 a.m. or on any subsequent date, when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. K. GHOSH,
Collector under Act V of 1947.

12th October 1950.

No. 810/50Reqn.

Calcutta, the 29th September 1950

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

and, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to direct the premises described in the schedule below and under sub-section (1) of the said Act, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

3D, Russa Road, South, Calcutta (two bedrooms, one kitchen on the 1st floor. Services are shared as common with the ground floor tenants).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Samatul Roy Choudhury, landlord of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 7th November 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,
First Land Acquisition Collector, Calcutta.
Calcutta, the 28th October 1950.

No. 819/50Reqn.

Calcutta, the 4th October 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

and, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to direct the premises described in the schedule below and under sub-section (1) of the said Act, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to

take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

133/1K, Raja Rajendra Lal Mitra Road, Calcutta (south block).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Prayash Kumar Roy, landlord of the premises referred to in the order above, is hereby directed to place the above property at my disposal and control on and from the 6th November 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Calcutta, the 27th October 1950.

No. 826/50Reqn.

Calcutta, the 9th October 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

and, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (1) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

249D, Bowbazar Street, Calcutta (three bedrooms, two open verandahs, one bath and one latrine previously occupied by massage bath).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Bishnu Nundy, tenant of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 11th November 1950 at 2 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Calcutta, the 28th October 1950.

No. 602/50Reqn.

Calcutta, the 10th October, 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

and, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V

of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

5A, Nemat Bose Lane, Calcutta (two bedrooms, one kitchen, one store-room and one bath-cum-privy on the 1st floor in occupation of Sri Harendra Chandra Bhattacharjee).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Radhanath Basak of 5A, Nemat Bose Lane, Calcutta, landlord of the premises referred to in the order above, is hereby directed to place the above property at my disposal and control on and from the 7th November 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and formal possession of the property.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 27th October 1950.

No. 829/50Reqn.

Calcutta, the 10th October 1950

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

13, Shashi Bhusan De Street, Calcutta [two bedrooms, one kitchen on the 1st floor (south) and one privy on the ground floor].

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Kali Prasanna Roy, owner, and Sri K. P. Banerjee, tenant, of the premises referred to in the order above, are directed to place the above property at my disposal and control on and from the 11th November 1950 at 2 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 28th October 1950.

No. 840/50Reqn.

Calcutta, the 13th October 1950

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

18, Wellesly Second Lane, Calcutta (one flat on the northern part of the ground floor).

By order of the Governor,
S. N. MITRA, Asst. Secy.

Kumar Gour Chandra Mallick, landlord of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 10th November 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 28th October 1950

ORDERS.

No. 386/50.

Calcutta, the 29th September 1950

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to reissue the order No. 386/50, dated the 2nd June 1950 made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

23, Nazir Lane, Kidderpore, Calcutta

No. 609/49

Calcutta, the 4th October 1950

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to reissue the order No. 609/49, dated the 2nd December 1949 made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

Flat No. 12 of Park Court, Park Circus, Calcutta.

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Notices under section 4(a) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 28th October 1950.

Whereas the premises described in the schedule now have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Mati Lal Shaw, occupier of the premises, to vacate the said premises on or before 14th November 1950 at 3 p.m. when possession thereof will be taken on behalf of the State Government.

Schedule.

Particulars of the premises.

(A. Lake Temple Road, Calcutta (two road-side plots on the ground floor. Services to be used common).)

Whereas the premises described in the schedule now have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Santosh Kumar Saha and Sri Surendra Saha, occupiers of the premises, to vacate the premises on or before 15th November 1950 at 4 p.m. when possession thereof will be taken on behalf of the State Government.

Schedule.

Particulars of the premises.

(E. Balaram De Street, Calcutta (ground floor).)

Calcutta, the 31st October 1950.

Whereas the premises described in the schedule now have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Parimal Mazumder, Sri I. B. Das and Sri Sisir Kumar Roy Choudhury, occupiers of the premises, to vacate the said premises on or before 17th November 1950 at 4 p.m. when possession thereof will be taken on behalf of the State Government.

Schedule.

Particulars of the premises.

(A and B, Russa Road, Calcutta (entire ground floor).)

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

Forests

NOTIFICATION.

9369For.—16th October 1950.—The Government are pleased to appoint Sri Monoj Mohan Sirkar as Temporary Special Forest Officer on contract for 12 months with effect from the date on which he

By order of the Governor,
G. C. MANDAL, Dy. Secy.

Fisheries

NOTIFICATION.

Calcutta.—No. 9278Fish.—12th October 1950.—Dr. Bainsi Prasad, D. Sc., F. N. I., Fisheries Development Adviser to the Government of India in the Ministry of Agriculture, was appointed to act as Special Officer in the Directorate of Fisheries, West Bengal, for the period from the 28th June 1950 to the 12th August 1950.

By order of the Governor,
S. K. DEY, Secy.

Tank Improvement

NOTIFICATION.

Birbhum.—No. 9121TI.—4th October 1950.—Sri Profulla Kumar Sen, Additional Tank Improvement Officer, Birbhum, is allowed earned leave for the period from 27th October 1950 to 8th November 1950, both days inclusive, under rule 168(c) of the Bengal Service Rules, Part I.

By order of the Governor,
N. CHAKRAVARTI, Asst. Secy.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATIONS.

Calcutta.—No. 1414Co-op.—27th October 1950.—Sri Madhabi Kanta Ghose, Senior Head Assistant, Co-operation, Credit, Relief and Rehabilitation (Co-operation) Department, has been appointed to act as Assistant Secretary to the Government of West Bengal in the same department with effect from the 27th October 1950 (forenoon) until further orders.

No. 1431Co-op.—30th October 1950.—The following draft of an amendment, which, in exercise of the powers conferred by section 140 of the Bengal Co-operative Societies Act, 1940 (Bengal Act XXI of 1940), the Governor proposes to make in the rules published under notification No. 968C.S., dated the 29th June 1942, in the *Calcutta Gazette* of the 2nd July 1942, is published for the information of persons likely to be affected thereby.

2. The draft amendment will be taken into consideration on or after the 17th November 1950, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered:—

Draft amendment.

After rule 68 of the said rules, insert the following:—

“68A. Exemption of the Kalimpong Industrial Co-operative Society, Limited, from the provisions of rule 68 for a certain period.—The provisions of rule 68 shall not apply to the Kalimpong Industrial Co-operative Society, Limited, for the period from the date of final publication of this rule to the 31st March 1951.”

By order of the Governor,
K. C. BASAK, Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রজ্ঞাপত্র।

NOTIFICATIONS.

Calcutta.—No. 4715Edn.—9th October 1950.—Sri Kanti Gopal Banerjee, Professor of Botany, Presidency College, Calcutta, in the West Bengal

Educational Service, is allowed leave on average pay on medical certificate for the period from 3rd April 1950 to the 16th May 1950, under the proviso to rule 184(b)(ii) of the West Bengal Service Rules, Part I, and thereafter on half average pay for the period from 17th May 1950 to 23rd August 1950, under rule 184(d) of same rules in extension of the leave already granted to him in terms of notification No. 1441Edn., dated the 20th March 1950.

Calcutta.—No. 4771Edn.—12th October 1950.—Sri Promode Chandra Das of the West Bengal Senior Educational Service, officiating Chief Inspector for Secondary Education, West Bengal, is allowed leave on average pay from the 27th October to the 17th November 1950, under rule 184(b)(ii) read with rule 188(b) of the West Bengal Service Rules, Part I.

কলিকাতা।—নং ৪৭৭৭শিফা।২এল-৪৫।৫০।—১২ই অক্টোবর ১৯৫০।—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের ভূতত্ত্ব-বিদ্যার অধ্যাপক ডক্টর মনোমোহন চট্টোপাধ্যায়, বি. এস.সি. (কলি), পিএইচ., ডি. (লন্ডন), এ. আর., সি. এস., ডি. আই. সি.-কে ১৪ই জুলাই ১৯৫০ তারিখ হইতে ১৫ই সেপ্টেম্বর ১৯৫০ তারিখ পর্যন্ত নিম্নবর্ণিত ছুটি মঞ্জুর করা হইল, যথা :—

(ক) ওয়েস্ট বেঙ্গল সার্ভিস রুলস্, (প্রথম খণ্ড) এর ১৭০(বি) ধারানুযায়ী ১৪ই জুলাই ১৯৫০ তারিখ হইতে ১২ই আগস্ট ১৯৫০ তারিখ পর্যন্ত অর্জিত ছুটি এবং

(খ) উক্ত রুলসের ১৭২(এ) ধারানুযায়ী ১৩ই আগস্ট ১৯৫০ তারিখ হইতে ১৫ই সেপ্টেম্বর ১৯৫০ তারিখ পর্যন্ত ব্যক্তিগত কার্যের জন্য ছুটি।

Calcutta.—No. 4777Edn./2L-45/50.—12th October 1950.—Dr. Manomohan Chatterjee, B.Sc. (Cal.), Ph.D. (Lond.), A. R. C. S., D. I. C., Professor of Geology, Presidency College, Calcutta, in the West Bengal Senior Educational Service, is allowed leave for the period from 14th July 1950 to 15th September 1950, as shown below, viz. :—

(i) Earned leave from the 14th July 1950 to 12th August 1950, under rule 170(b) of the West Bengal Service Rules, Part I, and

(ii) Leave on private affairs from the 13th August 1950 to 15th September 1950, under rule 172(a) of the said rules.

কলিকাতা।—নং ৪৭৭৯শিফা।৪এ-১০২।৪৯।—১২ই অক্টোবর ১৯৫০।—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের অধ্যাপকের অধ্যাপক ডক্টর যোগীশ চন্দ্র সিংহ অবসর গ্রহণ করায় ঐ কৃত্যকে ও ঐ পদে সেন্ট্রাল কলিকাতা কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের ঐ বিষয়ের অধ্যাপক ডক্টর ভবতোষ দত্ত, এম্., এ. পিএইচ., ডি (লন্ডন)কে তাঁহার অধ্যয়নাবকাশ অন্তে যোগদানের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে নিয়োগ করা হইল।

Calcutta.—No. 4779Edn./4A-132/49.—12th October 1950.—Dr. Bhabatosh Dutta, M.A., Ph.D. (London), Professor of Economics, Central Calcutta College, in the West Bengal Educational Service, is appointed to act in the West Bengal Senior Educational Service as Professor of the subject in the Presidency College, Calcutta, with effect from the date on which he assumes the duties of the higher post on his return from the study leave and until further orders, *vice* Dr. Jogis Chandra Sinha, retired.

কলিকাতা।—নং ৪৭৮০শিফা।৪এ-৭১।৪৯।—১২ই অক্টোবর ১৯৫০।—সেন্ট্রাল কলিকাতা কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের গণিতের অধ্যাপক প্রদেবেন্দ্র নাথ মিত্র বদলী হওয়ায় ঐ পদে ও ঐ কৃত্যকে ঐ কলেজের ঐ বিষয়ের অস্থায়ী অধ্যাপক প্রদীরেন্দ্র নাথ বসু, এম্., এস.সি. ২৫শে অক্টোবর ১৯৪৯ তারিখ হইতে স্থায়িতাবে নিযুক্ত হইলেন।

Calcutta.—No. 4780Edn./4A-71/49.—12th October 1950.—Sri Birendra Nath Bose, M.Sc., officiating Professor of Mathematics,

Central Calcutta College, in the West Bengal Educational Service, is appointed substantively to that post and in service with effect from the 25th October 1950, *vice* Sri Debendra Nath Mitra, transferred.

নদীয়া-দার্জিলিং।—নং ৪৭৮১শিফা।—১২ই অক্টোবর ১৯৫০ কৃষ্ণনগর কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের গণিতের অস্থায়ী অধ্যাপক প্রদীরেন্দ্র নাথ সরকার, এম্., এস.সি. দার্জিলিং কলেজের ঐ কৃত্যকে ঐ বিষয়ের অধ্যাপক পদে ১২ই আগস্ট ১৯৪৯ তারিখ হইতে স্থায়ী নিযুক্ত হইলেন, কিন্তু পুনরাদেশ পর্যন্ত তিনি কৃষ্ণনগর কলেজেই অধিকার করে থাকিবেন।

Nadia-Darjeeling.—No. 4781Edn.—12th October 1950.—Sri Dharendra Nath Sarkar, M.A., officiating Professor of Mathematics, Krishna College, in the West Bengal Educational Service, is appointed substantively to that service and Professor of the subject in the Darjeeling College with effect from the 12th August 1949, and will continue to work in the Krishna College until further orders.

কলিকাতা।—নং ৪৭৮৪শিফা।৪এ-১০৫।৪৯।—১২ই অক্টোবর ১৯৫০।—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের অধ্যাপক প্রদীরেন্দ্র নাথ চক্রবর্তী অবসর গ্রহণ করায় ঐ ও ঐ কৃত্যকে ঐ কলেজের ঐ বিষয়ের অস্থায়ী অধ্যাপক প্রদীরেন্দ্র নাথ চৌধুরী, এম্., এ. ২৭শে ফেব্রুয়ারী ১৯৫০ তারিখ হইতে স্থায়িতাবে নিযুক্ত হইলেন।

রাজ্যপালের আদেশানুসারে,

ডি. এম. সেন,

সচিব।

Calcutta.—No. 4784Edn./4A-107/49.—12th October 1950.—Sri Murari Mohan Roy Chatterjee, M.A., officiating Professor of Mathematics, Presidency College, Calcutta, in the West Bengal Educational Service, is appointed substantively to that service and in that post with effect from the 27th February 1950, the day he joined there, *vice* Sri Khagendra Nath Chakravarty, retired.

By order of the Governor

D. M. SEN, Secy

SHERIFF'S OFFICE

The 8th September 1950.

Notice is hereby given that the Fifth Criminal Sessions of the year 1950 of the High Court Calcutta in West Bengal for the town of Calcutta will be held at the Court House, in the town of Calcutta, on Monday, the 4th day of December next, 10-30 o'clock in the forenoon, and thenceforward from day to day until the said sessions be over. And it is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought for trial at the said sessions be present then and there to prosecute.

S. B. DUTT, Sheriff

সেরিক আপিস, ৮ই সেপ্টেম্বর ১৯৫০ খ্রিষ্টাব্দ।

এতদ্বারা সর্বসাধারণকে জ্ঞান দাওয়া হইতেছে যে, আগামী ১২০০ খ্রিষ্টাব্দ ৪ঠা ডিসেম্বর সোমবার বেলা ১০-৩০ মিনিট সময় হইতে যে আদালতের কার্য শেষ না হয় ততদিন প্রত্যহ সবে পশ্চিম বঙ্গের শহর কলিকাতার কোর্টহাউসে বিচার নিষ্পত্তি জন্য কলিকাতা হাইকোর্ট আপন আদালত গৃহে ১২০০ খ্রিষ্টাব্দের পঞ্চম দায়রা বিচার বিভাগীয় কার্যে এবং এতদ্বারা আরও প্রচার করা যায় যে, যে সকল ব্যক্তি কারাবন্দীর বিরুদ্ধে কোর্টহাউসে অভিযোগ করিবেন তাঁহারা ঐ সময়ের উপস্থিতি থাকেন। ইতি।

এস, বি, ১

সেরিক।

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

is hereby notified for general information :—

and date of order assigned to the authority.	Union Board to which appointed with police-station, subdivision and district	Name	Section of law and particular of Government order by which power is delegated to issuing authority	Name of authority and designation
Appointment to Union Benches.				
550 S.G. dated October 1950	Singur union board, police-station Singur, subdivision Serampore, district Hooghly	(1) Sri Nityananda Samanta, village Aparbapur, post office Singur (2) Sri Nitya Hari Nandi, village and post office Singur (3) Sri Nitai Chandra Mandal, village Shivampur, post office Singur (4) Sri Bibhuti Bhushan Chakraborty, village Paltaganj, post office Singur	Section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919)	R. Sarkar, Commis- sioner, Burdwan Division
11 S.G. dated October 1950	Nashpur union board, police-station Singur, subdivision Serampore, district Hooghly	(1) Sri Pashupati Malik, village Nanda, post office Bighati (2) Sri Jatin Koley, village Durgarampur, post office Mollasmla (3) Janab Badrul Alam, village and post office Mollasmla (4) Sri Kartick Chandra Das, village Gobindapur, post office Mollasmla	Ditto	Ditto
21 S.G. dated October 1950	Bandipur union board, police-station Haripal, subdivision Serampore, district Hooghly	(1) Sri Tattwa Bilash Mukhopadhyay, vil- lage Lalpur, post office Brahmanpara (2) Sri Gour Chandra Bar, village Lalpur, post office Brahmanpara (3) Sri Bholanath Basu, village and post office Bandipur (4) Sri Kalipada Pal, village Parjana, post office Bandipur.	Ditto	Ditto
22 S.G. dated October 1950	Kalkala union board, police-station Haripal, subdivision Serampore, district Hooghly	(1) Sri Sudhir Nath Bandopadhyay, village and post office Kalkala (2) Sri Surendra Nath Pal, village Belcha- rishpur, post office Kalkala (3) Sri Bibhuti Bhushan Mitra, village Balad- band, post office Panduola (4) Sri Ajit Kumar Mitra, village Narayan- pur, post office Kalkala	Ditto	Ditto
23 S.G. dated October 1950	Dwarhatta-Gopinathpur union board, police-station Haripal, subdivision Serampore, district Hooghly	(1) Sri Panchanan Ghosh, village Taldah, post office Dwarhatta (2) Sri Nitai Charan Bandopadhyay, village and post office Dulapattipur (3) Sri Siba Prasad Bandopadhyay, village Taldah, post office Dwarhatta (4) Sri Basanta Kumar Sen, village Mota, post office Dwarhatta	Ditto	Ditto
6 dated October 1950	Nalikul union board, police-station Haripal, subdivision Serampore, district Hooghly	(1) Sri Bijoy Basanta Das, village Sahapur, post office Nalikul (2) Janab Syed Abdul Mugis, village Pitha, post office Brahmanpara (3) Sri Nagendra Krishna Das, village Nawapara, post office Nalikul (4) Sri Sarat Chandra Palit, village Barga- chhila, post office Nalikul	Ditto	Ditto
6, dated October 1950.	Talpur union board, police-station Tarakeswar, subdivision Seram- pore, district Hooghly.	(1) Sri Mohini Mohan Daw, village Kanra- ra, post office Keshabchak (2) Sri Nityananda Adhikari, village Talpur, post office Keshabchak (3) Sri Narayan Chandra Mandal, village Muktarpur, post office Champadanga (4) Sri Kalipada Bhowmik, village Makrar, post office Champadanga	Ditto	Ditto.
6, dated October 1950	Tarakeswar union board, police-station Tarakeswar, subdivision Seram- pore, district Hooghly	(1) Sri Renupada Chattopadhyay, village Bhanjpur, post office Tarakeswar (2) Sri Kanallal Ta, village and post office Tarakeswar (3) Sri Nalin Chandra Dhara, village and post office Tarakeswar (4) Sri Bibhuti Bhushan Das, village Bhim- pur, post office Tarakeswar.	Ditto	Ditto.
6, dated October 1950	Balligori union board, police-station Tarakeswar, subdivision Seram- pore, district Hooghly.	(1) Sri Lok Nath Bandopadhyay, village Badyapur, post office Tarakeswar (2) Sri Subal Chandra Pal, village Mahesh- pur, post office Tarakeswar (3) Sri Krishna Chandra Saha, village and post office Balligori (4) Sri Ramesh Chandra Sen, village Joya- gar, post office Balligori	Ditto	Ditto
6, dated October 1950.	Ramnagar union board, police-station Tarakeswar, subdivision Seram- pore, district Hooghly.	(1) Sri Lalit Mohan Samanta, village Kahu- kundu, post office Balligori. (2) Sri Manmatha Nath Aroo, village Datta- pur, post office Balligori. (3) Sri Tarak Nath Samanta, village Astuta, post office Champadanga. (4) Sri Sudhir Kumar Ghosh, village Chak- dah, post office Dwarhatta.	Ditto	Ditto.
16, dated October 1950.	Champadanga union board, police- station Tarakeswar, subdivision Serampore, district Hooghly	(1) Sri Kalipada Mandal, village and post office Champadanga (2) Janab Khalilur Rahaman, village and post office Champadanga, district Hooghly (3) Sri Narayan Das Pal, village Ramnagar, post office Champadanga (4) Sri Kanai Mukhopadhyay, village Timna, post office Champadanga.	Ditto	Ditto.
16, dated October 1950.	Akuni-Ichhapanar union board, police- station Chanditala, subdivision Serampore, district Hooghly.	(1) Sri Kalipada Gangopadhyay, village and post office Aniya. (2) Sri Bibhuti Bhushan Basu, village Shym- sundarpur, post office Dakshindih. (3) Sri Surendra Nath Mukhopadhyay, vil- lage Dandkura, post office Mundalika. (4) Janab Moted Bahana Kazi, village and post office Akuni.	Ditto	Ditto.

No. and date of notification assigned by issuing authority.	Union Board to which appointed with police-station, subdivision and district.	Name	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of officer and designation.
No. 1362L.S.-G., dated 4th October 1950.	Begampore union board, police-station Chanditala, subdivision Serampore, district Hooghly.	(1) Sri Narayan Das Mukhopadhyay, village Nafly, post office Jamal. (2) Sri Sudhangshu Kumar Das, village Pauchghara, post office Begampore. (3) Sri Krishna Mohan Datta, village and post office Begampore. (4) Sri Satya Charan Ghosh, village Tisha, post office Begampore.	Section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919).	B. Sarkar, District
No. 1363L.S.-G., dated 4th October 1950.	Chanditala union board, police-station Chanditala, subdivision Serampore, district Hooghly.	(1) Sri Pramatha Nath Kumar, village and post office Chanditala. (2) Sri Tinkori Mukhopadhyay, village and post office Chanditala. (3) Sri Nanda Jinal Kumar, village and post office Chanditala. (4) Sri Kala Sashi Mukhopadhyay, village Barjhati, post office Chanditala.	Ditto	Ditto.
No. 1364L.S.-G., dated 4th October 1950.	Rajbalhat union board, police-station Jangipara, subdivision Serampore, district Hooghly.	(1) Sri Jahar Lal Bhar, village and post office Rajbalhat. (2) Sri Satish Chandra Das, village Bilora, post office Rajbalhat. (3) Sri Bata Krishna Sur, village and post office Rajbalhat. (4) Sri Sirish Chandra Ghosh, village Nabagram, post office Rajbalhat.	Ditto	Ditto.
No. 1365L.S.-G., dated 4th October 1950.	Rashidpur union board, police-station Jangipara, subdivision Serampore, district Hooghly.	(1) Sri Tulsi Charan Mukhopadhyay, village Soari, post office Gufi. (2) Sri Bannamoli Dey, village and post office Rashidpur. (3) Sri Rebatl Chakraborty, village Singti, post office Gufi. (4) Sri Karunamoy Chattopadhyay, village Pashpur, post office Gufi.	Ditto	Ditto.
No. 1366L.S.-G., dated 4th October 1950.	Dilakash union board, police-station Jangipara, subdivision Serampore, district Hooghly.	(1) Sri Pradyut Kumar Mullick, village Borhal, post office Jangipara. (2) Sri Anil Kanta Chakraborty, village Budul-Badulhati, post office Kulakash. (3) Sri Pulin Bihary Mullick, village Borhal, post office Jangipara. (4) Sri Pulin Bihary Sau, village and post office Kulakash.	Ditto	Ditto.
No. 1367L.S.-G., dated 4th October 1950.	Antpur-Jangipara union board, police-station Jangipara, subdivision Serampore, district Hooghly.	(1) Sri Aditya Bhattacharyya, village Lohagachhia, post office Antpur. (2) Sri Bindaban Singha Ray, village Bishnupur, post office Jangipara. (3) Sri Santosh Kumar Chitua, village Jagannathpur, post office Dingalhati. (4) Sri Radha Raman Singha Ray, village Krishnangarpaty, post office Jangipara.	Ditto	Ditto.
No. 1368L.S.-G., dated 4th October 1950.	Furfura union board, police-station Jangipara, subdivision Serampore, district Hooghly.	(1) Sri Satish Chandra Ghosh, village Nilatpur, post office Chaurpur. (2) Sri Pashupati Singha Ray, village Jorajaram, post office Chaurpur. (3) Sri Bibhut Bhusan Ray, village Bhimpur, post office Chaurpur. (4) Sri Kamalal Dey, village Rampara, post office Furfura.	Ditto	Ditto.
Appointment to Union Courts.				
No. 1369L.S.-G., dated 4th October 1950.	Singur union board, police-station Singur, subdivision Serampore, district Hooghly.	(1) Sri Nityananda Samanta, village Apurbapur, post office Singur. (2) Sri Phakir Chandra Das, village Apurbapur, post office Singur. (3) Sri Nitya Hari Nandi, village and post office Singur. (4) Sri Nital Chandra Mandal, village Shyampur, post office Singur.	Sections 73 of the Bengal Village Self-Government Act 1919 (Bengal Act V of 1919)	B. Sarkar, District
No. 1370L.S.-G., dated 4th October 1950.	Nasibpur union board, police-station Singur, subdivision Serampore, district Hooghly.	(1) Sri Pashupati Malik, village Nanda, post office Bishati. (2) Sri Jatni Koley, village Durgarampur, post office Mollasimla. (3) Sri Kartick Chandra Das, village Gobindapur, post office Mollasimla. (4) Janab Badrul Alam, village and post office Mollasimla.	Ditto	Ditto.
No. 1371L.S.-G., dated 4th October 1950.	Bandipur union board, police-station Haripal, subdivision Serampore, district Hooghly.	(1) Sri Tatiwa Bilash Mukhopadhyay, village Lalpur, post office Brahmanpara. (2) Sri Gour Chandra Bar, village Lalpur, post office Brahmanpara. (3) Sri Satish Mal, village Haripur, post office Bandipur. (4) Sri Kalpada Pal, village Parjana, post office Bandipur.	Ditto	Ditto.
No. 1372L.S.-G., dated 4th October 1950.	Kalkala union board, police-station Haripal, subdivision Serampore, district Hooghly.	(1) Sri Sudhir Nath Bandopadhyay, village and post office Kalkala. (2) Sri Surendra Nath Pal, village Belchaharpur, post office Kalkala. (3) Sri Bibhut Bhusan Mitra, village Baladband, post office Panisheola. (4) Sri Ajit Kumar Mitra, village Narayanpur, post office Kalkala.	Ditto	Ditto.
No. 1373L.S.-G., dated 4th October 1950.	Dwarhatta-Gopinathpur union board, police-station Haripal, subdivision Serampore, district Hooghly.	(1) Sri Panchanan Ghosh, village Taldah, post office Dwarhatta. (2) Sri Nital Charan Bandopadhyay, village and post office Dalapatpur. (3) Sri Siba Prosad Bandopadhyay, village Taldah, post office Dwarhatta. (4) Sri Kanailal Ghosh, village Basuri, post office Dwarhatta.	Ditto	Ditto.
No. 1374L.S.-G., dated 4th October 1950.	Nalkul union board, police-station Haripal, subdivision Serampore, district Hooghly.	(1) Sri Bijoy Basanta Das, village Sahapur, post office Nalkul. (2) Janab Syed Abdul Mugis, village Pitla, post office Brahmanpara. (3) Sri Nagendra Krishna Das, village Nawapara, post office Nalkul. (4) Sri Bhadranswar Chakraborty, village Guskara, post office Nalkul.	Ditto	Ditto.

and date of station assigned along authority	Union Board to which appointed with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority and designation.
S.L.S.G., dated October 1950.	Talpur union board, police-station Tarakeswar, subdivision Seram- pore, district Hooghly.	(1) Sri Nirmal Krishna Basu, village and post office Keshabchak (2) Sri Nityananda Adhikari, village Talpur, post office Keshabchak. (3) Sri Narayan Chandra Mandal, village Mukhtarpur, post office Champadanga. (4) Sri Kalipada Bhowmik, village Makrar, post office Champadanga.	Section 78 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919)	B. Sarkar, Commis- sioner, Burdwan Division
S.L.S.G., dated October 1950	Tarakeswar union board, police- station Tarakeswar, subdivision Serampore, district Hooghly.	(1) Sri Renupada Chattopadhyay, village Bhanjipur, post office Tarakeswar. (2) Sri Kannihal Ta, village and post office Tarakeswar. (3) Sri Nalin Chandra Dhara, village and post office Tarakeswar (4) Sri Bibhuti Bhusan Das, village Bhu- pur, post office Tarakeswar.	Ditto	Ditto.
S.L.S.G., dated October 1950.	Balligori union board, police-station Tarakeswar, subdivision Seram- pore, district Hooghly.	(1) Sri Lok Nath Bandopadhyay, village Baidyapur, post office Tarakeswar (2) Sri Subal Chandra Pal, village Mahesh- pur, post office Tarakeswar. (3) Sri Krishna Chandra Saha, village and post office Balligori. (4) Sri Kamesh Chandra Sen, village Joyna- gar, post office Balligori	Ditto	Ditto.
S.L.S.G., dated October 1950	Ramnagar union board, police-station Tarakeswar, subdivision Seram- pore, district Hooghly	(1) Sri Lalit Mohan Samanta, village Kalat- kundu, post office Balligori (2) Sri Manmatha Nath Aroo, village Datta- pur, post office Balligori. (3) Sri Tarak Nath Samanta, village Astara, post office Champadanga. (4) Sri Sudhir Kumar Ghosh, village Chak- dah, post office Dwarhata.	Ditto	Ditto.
S.L.S.G., dated October 1950	Champadanga union board, police- station Tarakeswar, subdivision Serampore, district Hooghly	(1) Sri Kalipada Mandal, village and post office Champadanga (2) Janab Khalilur Rahuman, village and post office Champadanga. (3) Sri Narsyan Das Pal, village Ramnagar, post office Champadanga (4) Sri Kanai Mukhopadhyay, village Tinaia, post office Champadanga	Ditto	Ditto.
G., dated October 1950	Akuni-Ichapasai union board, police- station Chanditala, subdivision Serampore, district Hooghly	(1) Sri Kalipada Gangopadhyay, village and post office Anilja (2) Sri Bibhuti Bhusan Basu, village Shyam- sundarpur, post office Dakshindhi. (3) Sri Aditya Nath Das, village Ichapasar, post office Mundalka (4) Janab Majed Baksha Kazi, village and post office Akuni.	Ditto	Ditto.
G., dated October 1950	Begampur union board, police- station Chanditala, subdivision Serampore, district Hooghly	(1) Sri Narayan Das Mukhopadhyay, vil- lage Naity, post office Janai (2) Sri Sudhangshu Kumar Das, village Panchghora, post office Begampur (3) Sri Krishna Mohan Dutta, village and post office Begampur (4) Sri Satya Charan Ghosh, village Tisha, post office Begampur	Ditto	Ditto.
G., dated October 1950	Chanditala union board, police- station Chanditala, subdivision Serampore, district Hooghly	(1) Sri Pramatha Nath Kumar, village and post office Chanditala (2) Sri Tinkori Mukhopadhyay, village and post office Chanditala (3) Sri Nanda Dulal Kumar, village and post office Chanditala (4) Sri Kala Sashi Mukhopadhyay, village Bairhat, post office Chanditala	Ditto	Ditto
G., dated October 1950	Rajbhalat union board, police-station Jangipara, subdivision Serampore, district Hooghly	(1) Sri Jahar Lal Bhar, village and post office Rajbhalat (2) Sri Satish Chandra Das, village Bilora, post office Rajbhalat. (3) Sri Bata Krishna Sur, village and post office Rajbhalat (4) Sri Sirish Chandra Ghosh, village Naba- gram, post office Rajbhalat	Ditto	Ditto.
G., dated October 1950	Rashidpur union board, police-station Jangipara, subdivision Serampore, district Hooghly	(1) Sri Tulsi Charan Mukhopadhyay, village Sauri, post office Guli (2) Sri Banamali Dey, village and post office Rashidpur. (3) Sri Rebat Chakraborty, village Singti, post office Guli (4) Sri Karunamoy Chattopadhyay, village Pashpur, post office Guli.	Ditto	Ditto.
G., dated October 1950	Bilakash union board, police-station Jangipara, subdivision Serampore, district Hooghly.	(1) Sri Anil Kanta Chakraborty, village Budul-Badulhati, post office Kulakash (2) Sri Pradyut Kumar Mullick, village Borhal, post office Jangipara (3) Sri Pulin Bihary Mullick, village Borhal, post office Jangipara (4) Sri Pulin Bihary Sau, village and post office Kulakash.	Ditto	Ditto.
G., dated October 1950	Antpur-Jangipara union board, police- station Jangipara, subdivi- sion Serampore, district Hooghly.	(1) Sri Balal Chandra Das, village Raipur, post office Jangipara. (2) Sri Brindaban Singha Ray, village Bishnupur, post office Jangipara. (3) Sri Jogindra Nath Mondal, village Ajo- dha, post office Jangipara (4) Sri Bascha Raman Singha Ray, village Krishnanagarpaty, post office Jangipara.	Ditto	Ditto.
G., dated October 1950.	Furfura union board, police-station Jangipara, subdivision Serampore, district Hooghly.	(1) Sri Satish Chandra Ghosh, village Nilar- pur, post office Chanpur (2) Sri Pashupati Singha Ray, village Journajaram, post office Chanpur. (3) Janab Abbad Hossain Syed, village and post office Furfura. (4) Sri Kanailal Dey, village Rampara, post office Furfura.	Ditto	Ditto.

No. 1625M.—14th October 1950.—In partial modification of this office notification No. 2054M., dated 30th December 1949, published at page 20 of the *Calcutta Gazette*, dated 5th January 1950, it is hereby notified for general information that Sri Bijoy Krishna Sinha of Tamluk is appointed as a member of the Advisory Committee of the Provincial Hospital at Tamluk in the district of Midnapore in place of Sri Surendra Nath Pattanayak, deceased.

No. 2439J.G.—14th October 1950.—Sri Jiban Krishna Ganguli, Sub-Deputy Collector and Circle Officer of Asansol, in the district of Burdwan, is transferred to the Jhargram subdivision of the Midnapore district for employment on general duty.

The transfer is made in the public interest.

No. 2441J.G.—14th October 1950.—Sri Debarata Das Gupta, Sub-Deputy Magistrate and Sub-Deputy Collector (on probation), Jhargram, in the district of Midnapore, is posted to the Sadar subdivision of the Birbhum district for employment as Circle Officer of Bolpur, *vice* Sri Sailendra Nath Ganguli, transferred elsewhere.

The posting is made in the public interest.

No. 2443J.G.—14th October 1950.—Sri Sailendra Nath Ganguli, Sub-Deputy Collector and Circle Officer of Bolpur, in the Sadar subdivision of the district of Birbhum, is posted to the Asansol subdivision of the Burdwan district for employment as Circle Officer of Asansol, *vice* Sri Jiban Krishna Ganguli, transferred elsewhere.

The posting is made in the public interest.

No. 2445J.G.—14th October 1950.—Sri Satyendra Kumar Mitra, Sub-Deputy Magistrate and Sub-Deputy Collector (on probation), Midnapore Sadar, was allowed earned leave for ten days with effect from the 5th October 1950, under rule 167(ii) of the Bengal Service Rules, Part I, with permission to affix the Puja holidays from 15th October 1950 to 26th October 1950 to the leave.

No. 2448J.G.—14th October 1950.—Sri Bhupendra Chandra De, Sub-Deputy Magistrate and Sub-Deputy Collector, Howrah, is posted to the Arambagh subdivision of the district of Hooghly for employment as Circle Officer of Khanakul in that subdivision.

The posting is made in the public interest.

No. 2450J.G.—14th October 1950.—Sri Satish Chandra Haldar, Sub-Deputy Magistrate and Sub-Deputy Collector (temporary), who has been posted to Arambagh subdivision of the district of Hooghly under Government, Home Department, notification No. 2703G.A., dated the 25th September 1950, is posted to the headquarters station of the Howrah district for employment on general duty.

The posting is made in the public interest.

No. 3487R.G.—13th/27th October 1950.—In exercise of the powers conferred by the proviso to section 4 of the Bengal Agricultural Debtors Act, 1935 (Bengal Act VII of 1936), delegated to me under section 5 of the said Act, I hereby authorise the Circle Officer, Sadar of Midnapore district, to exercise, with effect from the date of publication of this notification, all the powers of the dissolved Debt Settlement Boards in the jurisdiction of Sadar and Ghatal subdivisions in connection with the making of awards in respect of the cases of the dissolved Debt Settlement Boards pending on the date of publication of this notification.

B. SARKAR, Commissioner.

NOTICE.

Burdwan, the 13th October 1950

Whereas the property described in the schedule below was requisitioned under order No. 118 dated 29th November 1942, in connection with Madhaiganj Landing Ground and placed at disposal and under the control of the Executive Engineer, Bengal Aviation Division at Pandaveswar;

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947, which has been directed under section 8 of the said Act, necessary enquiry has been made and Sri Nitya Gopal Goswami and other persons interested below owners/occupiers have been found to be entitled to get possession of the property.

And whereas the aforesaid persons can be found and have no agent or other persons engaged to accept delivery on their behalf,

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition.

The Schedule.

Manza Madhaiganj, jurisdiction list No. 1, police-station Faridpur, district Burdwan

Plot No.	Area.	Owners' names
304 (part)	11 annas share of 1.98 acre	Nitya Gopal Goswami, 2 Dovi, wife of Goswami, Satya Bala wife of Sub Chandra Moh and Nihar Nandini Devi Sukhondra Nath (1 of Gourbazar
304 (part)	5 annas share of 1.98 acre.	Satya Kumar (1 of others
482 (part)	1.07 acre	Damodar Mondal and 1 of Madhaiganj.

I. B. S. R. SURITA, Col

Presidency Division—Calcutta

No. 2550M.—16th October 1950.—In exercise of the power conferred by section 20 of the Municipal Act, 1932, delegated to Commissioners of Divisions by Government notification 7908M., dated 3rd November 1936, it is notified for general information that for the election of North Dum Dum Municipality in the district of the 24 Parganas the number of commissioners to be elected from each of the wards of the municipality is determined as noted in the schedule below:—

Ward No.	Number of commissioners
I	1
II	1
III	1

This notification shall have effect for the period of and from the next reconstitution of the commissioners of the said municipality.

J. N. TALUKDAR, Commissioner.

Notice under section 4(b) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

The 14th October 1950.

Whereas the premises described in the schedule below have been requisitioned under the provisions of section 3(1) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

Now, therefore, in exercise of the power conferred by section 4(b) of the aforesaid Act, I hereby direct Musamet Badrunnessa, minor, under guardian mother Musamet Sahidunnessa, C/o and Noa Mia, Oranpara, Titaghar, the landlady of the premises, to execute in respect of the said premises, the repairs specified in Schedule II below on or before 15th November 1950:—

Schedule I.

Particulars of the premises.

Building No. 55, Oranpara, Titaghar Municipality.

Schedule II.

Particulars of repairs.

Cementing and necessary repairs to floors.
Whitewashing of all the rooms.
Repairing of the doors.
Repairing of the leaky water reserve tank.
Fitting of hinges to sadar gate.

S. K. GHOSH,

Collector under Act V of 1947,
Alipore, 24-Parganas.

Presidency Division—Jalpaiguri

ORDER.

Jalpaiguri, the 13th October 1950.

Whereas it is in my opinion necessary to requisition and obtain possession of the lands mentioned in schedule below for rehabilitating persons displaced from their residences due to communal violence,

and, therefore, under provisions of sub-sections (2) of section 29 of the West Bengal Security Act (West Bengal Act XIX) of 1950 and in exercise of the powers delegated to me under Government notification No. 2205 Regn., dated 14 March 1947, I do hereby requisition the lands mentioned in the schedule below, take possession of the same and place it at the disposal of the Deputy Commissioner, Jalpaiguri, for the accommodation of refugees from East Bengal.

Owners, occupiers or persons in possession of the lands shall not without my previous permission dispose of the property so requisitioned in any way.

Any question of compensation will be taken up later under the West Bengal Land Development and Planning Act, 1948, as the lands are being released under that Act.

Any contravention of this order shall be punishable under sub-section (2) of section 29 of the West Bengal Security Act (West Bengal Act XIX) of 1950.

SCHEDULE.

Description of lands.

Jalpaiguri, police-station Kotwali, taluk Kharia, jurisdiction list No. 5.

No. 9—Cadastral survey plots 74 to 78, 81(p), 86(p), 89(p).

No. 4—1686(p), 1687(p), 1688(p); 1689(p), 1693, 1697, 2235(p), 2234(p), 1913(p), 1912, 1914(p), 1915(p), 1909, 1916 to 1918, 1906, 1908, 1909, 1890, 1891, 1892, 1894, 1895, 1898, 1896, 1897, 1882 to 1884, 1935

more or less, 54.32 acres.

R. G. DUTT,

Deputy Commissioner.

Orders by the Deputy Inspector-General of Police, Northern Range

Jalpaiguri—No. 3561.—6th October 1950.—Mr. D. T. Campbell, Town Inspector, Darjeeling, is granted thirty days' earned leave on average pay, under rule 167 of the West Bengal Service Rules, Part I, in extension of the leave granted to him published in the Calcutta Gazette, dated 14th September 1950.

The existing acting arrangement will continue.

A. N. GANGULI, Dy. Insp.-Genl.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 37884A(C.T. 2E-128/50-51).—11th October 1950.—Mr. Krishna Kumar Sharma, Income-tax Officer (on probation), is allowed under Revised Leave Rules, 1933, earned leave for six days with effect from 9th October 1950 to 14th October 1950 with permission to prefix Sunday, the 8th October 1950 and affix Sunday, the 15th October 1950 and Puja holidays from 16th October 1950 to 25th October 1950, to the leave.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 38135C T./2E-98/49-50. — 12th October 1950.—Mr. S. P. Jam, Inspecting Assistant Commissioner of Income-tax, Headquarters, Calcutta, is allowed under Fundamental Rule 81 (b) (v), leave on average pay for one month and twenty-eight days, with effect from 26th October 1950 to 23rd December 1950, with permission to prefix Sunday, the 15th October 1950 and Puja holidays from 16th October 1950 to 25th October 1950 and to affix Sunday, the 24th December 1950, to the leave.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he is proceeding on leave or to a post carrying similar rates of allowances.

No. 38136C T./2E-191/49-50 — 12th October 1950.—Mr. B. Basu, 5th Additional Income-tax Officer, Companies District I, Calcutta, is allowed, under Fundamental Rule 81(b)(iii), extension of leave on average pay for fourteen days with effect from 1st October 1950 to 14th October 1950, with permission to affix Sunday, the 15th October 1950, and Puja holidays from 16th October 1950 to 25th October 1950, to the leave in continuation of the leave on average pay for one month and twenty-nine days granted to the officer with effect from 2nd August 1950 in this office order No. 31238C.T./2E-191/49-50, dated 6th September 1950. It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 38137C T./2E/176/49-50.—12th October 1950.—The resignation of Sri Amitava Dutta, officiating Income-tax Officer, Grade III, District VI, Calcutta, from this department is accepted, with effect from the 14th October 1950.

No. 38216C T. 2E/130/50-51. — 13th October 1950.—Sri A. Bakshi, Income-tax Officer, Special Investigation Branch, is, with effect from the afternoon of the 14th October 1950, posted to Companies District I, Calcutta, and will hold the charge of the 6th Additional Income-tax Officer, Companies District I, in addition to his own duties, vice Sri J. Sen, proceeding on leave.

No. 36986C.T./1E/34/50-51.—9th October 1950.—It is hereby notified that seven new circles designated as b comprising areas within the jurisdiction of the present income-tax districts as noted against each are created effect from the 10th October 1950. The Income-tax Officer whose name is noted against each circle is appointed to hold charge of that circle. He will deal with such cases as are allotted to him under section 5(5) and/or section 5(7A) of the Income-tax Act.

2. These new circles will be under the jurisdiction of the Inspecting Assistant Commissioners noted against their respective names.

Name of the circle.	Jurisdiction.	Name of the Income-tax Officer.	Inspecting Assistant Commissioner Range.
Special Survey Circle I III(2)	.. Sri D. Goswami II
Special Survey Circle II I(1)	.. Sri K. K. Mondal III
Special Survey Circle III IV(1), IV(2) and IV(3).	Sri D. Wangdi III
Special Survey Circle IV I(2)	.. Sri H. P. Mukherji IV
Special Survey Circle V II(1) and V	.. Sri P. B. Adhya IV
Special Survey Circle VI VI	.. Sri G. B. Sett VI
Special Survey Circle VII II(2) and III(1)	Sri S. K. Basu VI

No. 36987C.T./1E/34/50-51.—9th October 1950.—In exercise of the powers conferred by sub-section (5) section 5 of the Indian Income-tax Act, 1922 (XI of 1922), and in supersession of all previous orders, I hereby direct that the Income-tax Officers, Special Survey Circles I to VII, shall henceforth perform all the functions of an Income-tax Officer in respect of all *new* assesses discovered in the course of Survey operations or otherwise in the territorial jurisdiction of the income-tax districts noted against each. They will also hold jurisdiction over all cases transferred to them under section 5 (7A) of the Income-tax Act.

Jurisdiction allocation of Income-tax Officers.

Income-tax Officer.	Jurisdiction.
Income-tax Officer, Special Survey Circle I Income-tax District III(2).
Income-tax Officer, Special Survey Circle II Income-tax District I(1).
Income-tax Officer, Special Survey Circle III Income-tax District IV(1), IV(2) and IV(3).
Income-tax Officer, Special Survey Circle IV Income-tax District I(2).
Income-tax Officer, Special Survey Circle V Income-tax District II(1) and V.
Income-tax Officer, Special Survey Circle VI Income-tax District VI.
Income-tax Officer, Special Survey Circle VII Income-tax District II(2) and III(1).

No. 37252(B)C.T./2E/13/50-51.—9th October 1950.—The following transfers of Income-tax Officers ordered with effect from the forenoon of 10th October 1950 :—

Name.	Designation and present posting.	Transferred and posted as—
1. Sri D. Goswami ..	3rd Additional Income-tax Officer, District III(2).	Income-tax Officer, Special Circle I
2. Sri K. K. Mondal ..	4th Additional Income-tax Officer, District III(1).	Income-tax Officer, Special Circle I
3. Sri D. Wangdi ..	5th Additional Income-tax Officer, District IV(1).	Income-tax Officer, Special Circle I
4. Sri H. P. Mukherji ..	4th Additional Income-tax Officer, District I(2).	Income-tax Officer, Special Circle I
5. Sri P. B. Adhya ..	3rd Additional Income-tax Officer, District V.	Income-tax Officer, Special Circle I
6. Sri G. B. Sett ..	7th Additional Income-tax Officer, District VI.	Income-tax Officer, Special Circle I
7. Sri S. K. Basu ..	3rd Additional Income-tax Officer, District II(2).	Income-tax Officer, Special Circle I

S. NARGOLWALA, Commis

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATION.

No. L.S.-G.1A-12/50.—27th October 1950.—In exercise of the power conferred by clauses (b) and (c) of sub-section (2) of section 40 of the West Bengal Fire Services Act, 1950 (West Bengal Act XVIII of 1950), the Governor is pleased to make the following rules providing for the rate per cent. of the annual value of a building or place at which the annual fee for using such building or place as a warehouse is to be calculated and the maximum for the annual fee:—

RULES.

The rate per cent. of the annual value of a building or place at which the annual fee for using the building or place as a warehouse shall be calculated, and the maximum annual fees, shall, in respect of the different classes of warehouses specified in column 2 of the table below, be as shown respectively in columns 3 and 4 of that table against each such class.

Serial No.	Class.	Rate per cent. of the annual value of the building or place at which the annual fee is to be calculated	Maximum annual fee
1	2	3 Per cent	4 Rs.
1	Storing, pressing or keeping of jute not exceeding 500 maunds	10	2,000
2	Storing, pressing or keeping of jute above 500 maunds but not exceeding 1,500 maunds	15	3,000
3	Storing, pressing or keeping of jute above 1,500 maunds	20	4,000
4	Storing, pressing or keeping of gunny bags or gunny in any form not exceeding 500 maunds	10	2,000
5	Storing, pressing or keeping of gunny bags or gunny in any form above 500 maunds	15	3,000
6	Storing, pressing or keeping of cotton not exceeding 200 maunds	10	2,000
7	Storing, pressing or keeping of cotton above 200 maunds but not exceeding 500 maunds	15	3,000
8	Storing, pressing or keeping of cotton above 500 maunds	20	4,000
9	Storing, pressing or keeping of hemp not exceeding 200 maunds	10	2,000
10	Storing, pressing or keeping of hemp above 200 maunds but not exceeding 500 maunds	15	3,000
11	Storing, pressing or keeping of hemp above 500 maunds	20	4,000
12	Storing or keeping of resin not exceeding 100 maunds	10	2,000
13	Storing or keeping of resin above 100 maunds	15	3,000
14	Storing or keeping of varnish not exceeding 100 maunds	10	2,000
15	Storing or keeping of varnish above 100 maunds	15	3,000
16	Storing or keeping of paint not exceeding 100 maunds	10	2,000
17	Storing or keeping of paint above 100 maunds	15	3,000
18	Storing or keeping of bitumen not exceeding 100 maunds	10	2,000
19	Storing or keeping of bitumen above 100 maunds	15	3,000
20	Storing or keeping of tar not exceeding 100 maunds	10	2,000
21	Storing or keeping of tar above 100 maunds	15	3,000
22	Storing or keeping of tallow not exceeding 100 maunds	10	2,000
23	Storing or keeping of tallow above 100 maunds	15	3,000
24	Storing or keeping of pitch not exceeding 100 maunds	10	2,000
25	Storing or keeping of pitch above 100 maunds	15	3,000
26	Storing or keeping of shellac not exceeding 100 maunds	10	2,000
27	Storing or keeping of shellac above 100 maunds	15	3,000
28	Storing or keeping of linseed oil not exceeding 100 maunds	10	2,000
29	Storing or keeping of linseed oil above 100 maunds	15	3,000
30	Storing or keeping of asphaltum not exceeding 100 maunds	10	2,000
31	Storing or keeping of asphaltum above 100 maunds	15	3,000
32	Storing or keeping of wood for fuel above 50 maunds	10	2,000
33	Storing or keeping of wood other than for fuel (excluding furniture kept in the building or place for ordinary use) not exceeding 250 maunds	10	2,000
34	Storing or keeping of wood other than for fuel (excluding furniture kept in the building or place for ordinary use) above 250 maunds but not exceeding 1,000 maunds	15	3,000
35	Storing or keeping of wood other than for fuel (excluding furniture kept in the building or place for ordinary use) above 1,000 maunds	20	4,000
36	Storing or keeping of coal not exceeding 50 tons	10	2,000
37	Storing or keeping of coal above 50 tons but not exceeding 200 tons	15	3,000
38	Storing or keeping of coal above 200 tons	20	4,000
39	Storing or keeping of charcoal not exceeding 10 tons	10	2,000
40	Storing or keeping of charcoal above 10 tons	15	3,000
41	Storing or keeping of celluloid, other than cinema films, not exceeding 5 cwt.	15	3,000
42	Storing or keeping of celluloid other than cinema films, above 5 cwt. but not exceeding 10 cwt.	20	4,000
43	Storing or keeping of celluloid, other than cinema films, above 10 cwt.	25	5,000
44	Storing or keeping of cinema films by cinema houses above 60 lbs.	15	3,000
45	Storing or keeping of cinema films by persons or institutions other than cinema houses, not exceeding 100 lbs.	10	2,000
46	Storing or keeping of cinema films by persons or institutions other than cinema houses, above 100 lbs. but not exceeding 250 lbs.	15	3,000
47	Storing or keeping of cinema films by persons or institutions other than cinema houses, above 250 lbs.	20	4,000

Serial No.	Class.	Rate per cent. of the annual value of the building or place at which the annual fee is to be calculated.	Maximum annual fee.
	2	3 Per cent.	4 Rs.
48	Storing, pressing or keeping of straw not exceeding 500 maunds.	10	2,000
49	Storing, pressing or keeping of straw above 500 maunds	15	3,000
50	Storing, pressing or keeping of hay not exceeding 500 maunds.	10	2,000
51	Storing, pressing or keeping of hay above 500 maunds	15	3,000
52	Storing or keeping of rattan cane not exceeding 500 maunds	10	2,000
53	Storing or keeping of rattan cane above 500 maunds	15	3,000
54	Storing, pressing or keeping of ulu grass not exceeding 500 maunds	10	2,000
55	Storing, pressing or keeping of ulu grass above 500 maunds	15	3,000
56	Storing or keeping of golpata not exceeding 500 maunds	10	2,000
57	Storing or keeping of golpata above 500 maunds	15	3,000
58	Storing or keeping of derma not exceeding 500 maunds	10	2,000
59	Storing or keeping of darma above 500 maunds	15	3,000
60	Storing, pressing or keeping of cocoanut fibre not exceeding 500 maunds	10	2,000
61	Storing, pressing or keeping of cocoanut fibre above 500 maunds	15	3,000
62	Storing or keeping of articles made of cocoanut fibre not exceeding 500 maunds	10	2,000
63	Storing or keeping of articles made of cocoanut fibre above 500 maunds	15	3,000
64	Storing, pressing or keeping of waste paper not exceeding 500 maunds	10	2,000
65	Storing, pressing or keeping of waste paper above 500 maunds	15	3,000
66	Storing or keeping of hogla not exceeding 500 maunds	10	2,000
67	Storing or keeping of hogla above 500 maunds	15	3,000
68	Storing or keeping of bamboo not exceeding 500 maunds	10	2,000
69	Storing or keeping of bamboo above 500 maunds	15	3,000
70	Storing or keeping of packing boxes not exceeding 250 maunds	10	2,000
71	Storing or keeping of packing boxes above 250 maunds	15	3,000
72	Storing or keeping of rags not exceeding 500 maunds	10	2,000
73	Storing or keeping of rags above 500 maunds	15	3,000
74	Storing or keeping of matches not exceeding 50 cases	10	2,000
75	Storing or keeping of matches above 50 cases	15	3,000
76	Storing or keeping of rubber not exceeding 100 maunds	10	2,000
77	Storing or keeping of rubber above 100 maunds	15	3,000
78	Storing, pressing or keeping of wax in any form not exceeding 5 cwt.	10	2,000
79	Storing, pressing or keeping of wax in any form above 5 cwt.	15	3,000
80	Storing or keeping plastics not exceeding 25 maunds	10	2,000
81	Storing or keeping plastics above 25 maunds	15	3,000
Inflammable chemicals.			
82	Storing or keeping of Ammonium Nitrate at educational institutions above 50 lbs.	10	3,000
83	Storing or keeping of Ammonium Nitrate at other places above 40 lbs.	10	3,000
84	Storing or keeping of Potassium Dichromate at educational institutions above 80 lbs.	10	3,000
85	Storing or keeping of Potassium Dichromate at other places above 40 lbs.	10	3,000
86	Storing or keeping of Potassium Permanganate at educational institutions above 80 lbs.	10	3,000
87	Storing or keeping of Potassium Permanganate at other places above 40 lbs.	10	3,000
88	Storing or keeping of Chlorates above 40 lbs.	10	3,000
89	Storing or keeping of Potassium Nitrate above 40 lbs.	10	3,000
90	Storing or keeping of Picric Acid above 10 lbs.	10	3,000
91	Storing or keeping of Sodium (metal) at educational institutions above 25 lbs.	10	3,000
92	Storing or keeping of Sodium (metal) at other places above 10 lbs.	10	3,000
93	Storing or keeping of Potassium (metal) at educational institutions above 25 lbs.	10	3,000
94	Storing or keeping of Potassium (metal) at other places above 10 lbs.	10	3,000
95	Storing or keeping of Phosphorus (yellow) at educational institutions above 40 lbs.	10	3,000
96	Storing or keeping of Phosphorus (yellow) at other places above 10 lbs.	10	3,000
97	Storing or keeping of Sulphur at educational institutions above 100 lbs.	10	3,000
98	Storing or keeping of Sulphur at other places above 80 lbs.	10	3,000
99	Storing or keeping of inflammable organic solvents at educational institutions above 20 cwt.	10	3,000
100	Storing or keeping of inflammable organic solvents at other places above 2 cwt.	10	3,000
101	Storing or keeping of Calcium Carbide above 4 cwt.	10	3,000
102	Storing or keeping of Gas Cylinder—Hydrogen, Oxygen or Acetylene—at educational institutions above 1,000 cubic metres.	10	3,000
103	Storing or keeping of Gas Cylinder—Hydrogen, Oxygen or Acetylene—at other places above 400 cubic metres.	10	3,000

By order of the Governor.

A. ZAMAN, Jt. Secy.

LABOUR DEPARTMENT

ORDER.

No. 5986Lab.—10th October 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2802Lab., dated the 29th May 1950, the industrial dispute between Messrs. Ivan Jones, Ltd., 28-A, Pollock Street, Calcutta, and their workmen represented by the Secretary, Ivan Jones, Ltd., Employees' Union, 33, Grey Street, Calcutta, regarding the matters specified in the schedule to the said order, was referred for adjudication to Sri S. C. Chakravarti, District Judge;

And whereas the said Sri S. C. Chakravarti, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of an industrial dispute between Messrs. Ivan Jones, Ltd., 28-A, Pollock Street, Calcutta, and their workmen represented by the Secretary, Ivan Jones, Ltd., Employees' Union, 33, Grey Street, Calcutta.

PRESENT: SRI SAILES CHANDRA CHAKRAVARTI, *Chairman of the Tribunal.*

for the Company: Sri Prasanta Kumar Ghose, Advocate, instructed by Messrs. Fowler & Co., Solicitors.

for the Union: Sri Sushil Chandra Dutta, Advocate.

Acting under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Government of West Bengal, Department of Labour, by their order No. 2802Lab., dated the 29th May 1950, referred to me for adjudication the industrial dispute between Messrs. Ivan Jones, Ltd., 28-A, Pollock Street, Calcutta, and their workmen represented by the Secretary, Ivan Jones, Ltd., Employees' Union, 33, Grey Street, Calcutta.

AWARD.

The present reference has been made in respect of two disputes, viz.—

- (1) Provident Fund.
- (2) Gratuity.

There was a previous adjudication of the disputes between the Company and the employees in 1948 by my esteemed colleague Sri P. R. Mukherji. That award he made provisions for payment of gratuity. There was an agreement for starting a Provident Fund, and there was an award directing starting that Fund on the Model Rules framed by the Government of India for industrial workmen. The Company realised contributions and contributed its quota but did not frame rules nor executed the necessary Trust Deed. For this reason the Union raised the present disputes and demanded further that a separate fund be created for the gratuity money.

Now as to Provident Fund. During the pendency of the present adjudication the Company drafted the rules and got them approved by the income-tax authorities. The Company also brought to me a draft Trust Deed. Some of the rules framed do not conform substantially to the Model Rules.

I have made some alterations which do not affect the interest of the Income tax Department and I hope there will be no valid objection from that quarter. If, however, there be any, further alterations may be made in consonance with the spirit of the Draft. A draft of the Trust Deed embodying the rules is made in Annexure A. The document must be executed and registered within two months of the date when the award comes into operation.

The Provident Fund money so far realised has not been vested in an Trustee. An account embodying the amount is given in Annexure B. This Fund should also be made over to the Trustee.

Now about the gratuity money. The employees demand a separate fund to be created for this. The technical legal difficulty in creating a fund is this that it is not an ascertained amount. The amounts are not payable now. The amount will be determined on the pay to be drawn by the employee on the date of retirement and on the length of service rendered. In view of this uncertainty no separate fund can be created. Furthermore the pattern of our awards is not for creating special funds. This has not been awarded for any firm.

The Union pleads that in case of liquidation of the Company, they will not get the money. This is universal for all the employees of other firms.

In my opinion, the demand cannot be allowed. The demand is refused.

S. C. CHAKRAVARTI,
Chairman of the Tribunal.

The 4th October 1950.

ANNEXURE A.

Ivan Jones, Limited, Provident Fund, Trust Deed and Rules and Regulations

THIS INDENTURE is made the _____ day of _____ one thousand nine hundred and fifty BETWEEN SILAS JOSEPH NAWA, JOSEPH HAROLD BARKER, AND RAI BAHADUR GANGA VISHNU SWAIKA, Directors of Ivan Jones Limited (hereinafter called "the Trustees") of the one part and IVAN JONES LIMITED, a company incorporated under the Indian Companies Act having its registered office at 18B, Brabourne Road, Calcutta (hereinafter called "the Company") of the other part.

WHEREAS the Company has established a Provident Fund Scheme to the benefit of its employees and is desirous of prescribing certain rules in relation thereto;

NOW THIS INDENTURE WITNESSETH that it is HEREBY AGREED AND DECLARED as follows:—

1. THE Provident Fund Scheme shall be deemed to have come into operation as from the 1st day of October one thousand nine hundred and forty-six.

2. ALL contributions and additions which are to be carried to the Fund as hereinafter provided and the income thereof are hereinafter collectively referred to as "the fund".

3. THE Trustees hereby declare that they shall stand possessed of the Fund UPON TRUST to pay the same into a special banking account to be opened by the Trustees in the name of the Fund and to invest such part thereof as shall from time to time require to be invested in any of the forms of investment allowed by clause (2) of rule 3 of the Indian Income-tax (Provident Funds Relief) Rules and may from time to time vary such

estments for others of a like nature so often as they shall deem expedient the Trustees shall pay or retain or otherwise apply administer or deal in the Fund subject to and in conformity with the trusts and provisions of these presents and of the rules prescribed from time to time and for the time being hereafter in force relating to the said Provident Fund Scheme and is to say the rules contained in the schedule hereto subject to any alterations or modifications thereof from time to time by virtue of the provisions hereinafter contained and the Trustees shall do and execute all such acts and matters and things whatsoever relating to the said Provident Fund Scheme as by the rules for the time being hereafter in force it is or may be provided shall be done and executed by them.

4. THE Trustees may from time to time by writing at the request of the Company but subject to the provisions of the Indian Income-tax Act, and with the previous approval in writing of the Commissioner of Income-tax exercising jurisdiction over the Fund alter not to the prejudice of the employees or any of the said rules contained in the schedule hereto for the time being relating to the said Provident Fund Scheme and may make new rules for the exclusion of or in addition to all or any of the rules for the time being hereafter in force and the rules so made and for the time being hereafter in force shall be deemed to be rules in relation to the Provident Fund Scheme of the same validity as if they had been originally contained in these presents and shall be subject in like manner to be altered or modified by writing as aforesaid PROVIDED ALWAYS that no such alteration or modification shall affect the title of any member of the Provident Fund Scheme to the Fund or any part thereof at the time of such alteration or modification unless assented to by a majority of the members present at a general meeting of the members to be convened by the Trustees for the purpose of ascertaining whether such assent shall be granted.

THE Trustees shall be chargeable only for such monies and securities which they shall actually receive notwithstanding their signing any receipt for the sake of conformity and shall be answerable and responsible only for their own acts receipts omissions neglects and defaults and not for those of any banker broker auctioneer or other person with whom or into whose hands the Fund or any part thereof shall be deposited or come nor for the insolvency or depreciation of any securities or investments nor for any loss unless the same shall happen through their own willful neglect the Trustees shall be indemnified against all costs charges disbursements liabilities incurred by them in the execution of the trusts and provisions of these presents and of the rules for the time being hereafter in force and shall have a lien on the Fund for such indemnity.

EXCEPT where otherwise expressly provided in these presents and the rules for the time being hereafter in force the Trustees in the exercise of their authorities and discretions hereby and thereby vested in them shall have an absolute and uncontrolled discretion and may exercise the same from time to time and at any time.

THE statutory power of appointing a new Trustee or new Trustees shall apply to these presents and shall be exercisable by the Company. The power shall be vested in not less than two not more than four Trustees who shall be chosen by the Company or the Fund shall be vested in the Official Liquidator and in either case such trust shall not be revocable save with the consent of all the beneficiaries.

ANY Trustee who is outside or who is about temporarily to proceed out of India may by Power-of-Attorney delegate all or any of the powers, authorities and discretions vested in him to such person or persons as he may choose to appoint.

9. ON vacating office, the outgoing Trustee shall be bound to do execute all such acts and documents as may be necessary to vest the Fund and the securities in the continuing or new Trustees, as the case may be.

10. AT every meeting of the Trustees the Managing Director of the Company being a Trustee shall be the Chairman of the meeting provided in the event of the Managing Director being absent or not being a Trustee the Chairman shall be a working Director of the Company. Two Trustees shall form a quorum for the transaction of business and each Trustee shall have one vote. The decision of the majority shall prevail provided that in any case of an equal division of the Chairman of the meeting shall have the casting vote.

11. ANY two Trustees shall have power to exercise all the powers of the Trustees.

12. IF an order shall be made or an effective resolution shall be passed for the winding up of the Company or the total number of members for the time being of the Provident Fund Scheme shall be reduced to less than 10 or when the longest liver of the now existing grand-children of His Majesty King George V shall die the Fund shall be realized and shall be distributed among the members for the time being of the Provident Fund Scheme in such proportions as shall be determined to be just and equitable by an Arbitrator to be appointed pursuant to and so as to conform with the provisions in this respect in the said rules contained.

IN WITNESS whereof the said Silas Joseph Nawe, Joseph Harold Banerjee and Rai Bahadur Ganga Vishnu Swaika have hereunto set their respective hands and seals the day and year first before-written.

The Schedule above referred to.

RULES.

1. These rules and regulations shall take effect as from the 1st August 1950.

2. The name of the Fund shall be "Ivan Jones, Limited, Provident Fund Institution".

3. The object of the Fund is—

(a) to accumulate for the benefit of the participants to the Fund certain sums of money as a future provision for themselves or their dependants.

(b) to take over the existing balances to the credit of the participants in the Provident Fund of Ivan Jones, Limited.

4. **Definitions.**—"Company" means Messrs. Ivan Jones, Limited.
"Employer" means Messrs. Ivan Jones, Limited.

"Employee" means the employees who are under the rules entitled to participate in the Provident Fund.

"Salary" shall not include bonuses, allowances or payments other than a fixed ascertained sum payable periodically but includes payments regularly made on a fixed basis.

The "Trustees" shall be and include the Trustees of the funds of the institution for the time being appointed as hereafter provided.

"Accumulated balance due" means the balance to the credit of an employee including his own as well as the employer's contributions and interest thereon up to the last accounting period (as received from the employer and on securities held).

All the permanent workmen and salaried members of the staff of the employers may be allowed to participate in the Provident Fund.

(a) Each employee shall contribute to the Provident Fund 1/10th of his monthly salary which shall be deducted by the employer from his salary on each payment of such salary and credited to the employee's individual account in the Provident Fund and such account to be styled "Own Contribution Account" and all sums contributed by the employers under the rule hereinafter set out shall form a distinct account and shall be styled "Employer's Contribution Account". Calculations will be made to the nearest anna.

In case of a member not getting his full pay on account of leave or other reasons, he shall contribute only on the actual salary received by him.

(b) Each employee shall sign an application (in the form annexed to the rules) to become a member of the institution.

All acts to be done, opinions to be expressed and decisions to be given by the Company may be done, expressed and given by the Managing Director of the Company or by any one authorised by the Managing Director of the Company for the purpose.

The employer shall contribute to the account of each employee simultaneously with his contribution a sum equal to that contributed by the employee.

The funds of the institution are and shall be vested in the three trustees, namely, Silas Joseph Nawe, Joseph Harold Barker and Rai Bahadur Vishnu Swaika, for the benefit of the institution, under its rules and the signatures and endorsements of any two of the three Trustees will be treated as sufficient in all matters such as banking accounts, cheques, notes, other negotiable instruments, purchase, sale, deposit and withdrawal of securities, debentures, shares and other matters relating to the Fund. The Trust hereby created shall not be revocable save with the consent of all the beneficiaries and the necessary expenses of the management shall be borne by and will be a charge on the funds of the institution.

The institution shall be managed by six persons resident in or close to Calcutta (hereinafter called the Committee). Two of these persons (one of whom shall be the President and the other the Secretary) along with one other member shall be appointed by Messrs. Ivan Jones, Limited (hereinafter referred to as the Company), and the remaining three shall be elected by the subscribers to the institution from amongst themselves. Three members of the Committee shall form a quorum. In case of an equality of votes the President shall have a casting vote. The Committee shall be constituted for two years and if any casual vacancy arises before the expiry of the term of office of the Committee, the vacancy shall be filled by nomination by the employer or by election by the subscribers in accordance with the procedure hereinafter mentioned, according as the member who vacated office was a representative of the employer or of the employees.

The procedure hereinbefore mentioned is as follows:—

The subscribers shall elect their representatives to the Committee every year from among themselves at a general meeting held specially for that purpose and an employer shall nominate his representative as soon as possible thereafter.

And whenever any Trustee shall die, resign or is discharged or become incompetent or incapable to act or shall permanently leave India, Messrs. Ivan Jones, Limited, may appoint any other competent person to be a new Trustee or new Trustees as the case may be.

11. The Fund shall consist of contributions as above specified, of accumulations thereof and of interest (simple and compound) credited in respect of such contributions and accumulations and of securities purchased therewith, and of no other sums.

12. The Trustees, with the suggestion of the Committee shall who invest all moneys contributed to the Fund (whether by the employees or the employers) or accruing by way of interest or otherwise to such Fund in accordance with the provisions of sub-section (2) of section 282B of the Indian Companies Act, 1913, so however that the securities in which contributions made by employees after the date of recognition of the Provident Fund and the interest on the accumulated balance of such contributions are invested are payable both in respect of capital and of interest to the Indian Union.

13. An account shall be maintained for such subscriber to the Fund provided in rule 6 (a) hereof.

14. The financial year of the Fund shall close on the 30th September every year.

15. On the close of the year an account shall be taken of the income and expenditure of the Fund and the net receipts or accruals after allowing the expenditure on management shall be credited rateably among the members who shall be participating in the Fund on the last date of the closing year.

16. The accounts of the Fund shall be audited annually after the close of the financial year by an auditor appointed by Messrs. Ivan Jones, Limited. The accounts signed by the Trustees should be treated as correct and binding on the members.

17. After the accounts have been audited each member shall be furnished with a statement showing the amount to his credit on the closing day of the financial year.

18. Circumstances in which accumulations are payable:—

(1) If a subscriber dies or for any other reason ceases to be a subscriber the amount standing to his credit in the Fund including interest up to that date shall become payable to him or his nominee, subject to any deduction authorised under rule 19.

(2) No claim shall be entertainable against the Fund if made more than three years after the date on which the amount due becomes payable.

(3) Any amount due from the Fund shall cease to bear interest after three months from the date on which the amount becomes payable.

(4) Payments under sub-rule (1) to the employees or his nominees in the event of his death, shall be made within three months of the date on which they fall due. In the case of the death of an employee who has no substitute nominations, it shall be competent for the Committee to pay the amount due to the natural heir or heirs of the deceased employee, provided the Committee is satisfied as to the heirship of the claimant or claimants.

19. **Deductions.**—(1) Except as provided in sub-rule (2) no deduction shall be made from the amount standing to the credit of a subscriber until his final payment is made to him or his nominees under rule 18.

(2) (a) If any subscriber resigns or leaves his employment at his own request, otherwise than by reason of superannuation on medical grounds,

the Committee may, by a majority of two-third members, direct that deductions according to scales specified below shall be made from the amount paid into the subscriber's account by the employer under rule 6 (a) (including interest accrued to the employer's contribution):—

- (i) Subscribers of less than three years' standing—100 per cent.
- (ii) Subscribers of three but less than six years' standing—50 per cent.
- (iii) Subscribers of six but less than nine years' standing—25 per cent.
- (iv) Subscribers of nine or more years' standing—Nil.

(b) If any subscriber is dismissed for serious misconduct the Committee shall, at the request of the employer, direct that a deduction equal to the contribution made by the employer into the subscriber's account under rule 6 (a) (including interest accrued thereon) shall be made.

Explanation.—The term "serious misconduct" shall be interpreted with reference to standing orders, if any, existing in the undertaking.

(3) Deductions made under sub-rule (2) shall be credited to the Fund's Reserve Account.

20. The accumulated balance when it becomes payable shall be exempted from payment of income-tax and super-tax and shall be excluded from the computation of his total income, provided that (a) the employee has rendered continuous service for a period of not less than five years, or (b) in the opinion of the Commissioners of Income-tax the service has been terminated on account of the employee's ill-health or by the contraction or discontinuance of the employer's business or other cause beyond the control of the employee.

21. In case a member dies before the accumulated balance is paid to him, the amount will be paid to the person or persons registered as his nominee with the Committee.

22. If the deceased member has not registered any nominee or the nomination becomes obsolete, the Committee with the advice of the Managing Director of Messrs. Ivan Jones, Ltd., shall pay the amount to his widow, or to his sons, heirs, dependants or next of kin, whoever in the opinion of the Committee is best entitled to receive. The decision of the Committee shall be final and shall not be questioned in any court of law.

23. The amount lying in the Fund shall not be liable to attachment under any decree or order by any court, civil or criminal, in respect of any debt or liability incurred by the member and neither the Official Assignee or the Official Liquidator under the Provincial Insolvency Act shall be entitled to have any claim on any such money.

24. Every employee who is a member of the institution shall abide by the rules and regulations of the institution.

25. (i) Withdrawals by employees shall not be allowed by the Trustees except on special grounds in the following circumstances or circumstances of a similar nature:—

- (a) to pay expenses incurred in connection with illness of a subscriber or a member of his family;
- (b) to pay any expenses in connection with marriages, funerals or ceremonies which by the religion of the subscriber it is incumbent upon him to perform and in connection with which it is obligatory that expenditure should be incurred;

- (c) to meet the expenditure on building or purchasing a house or site for a house, provided that such house or site is assigned to the Trustees of the Fund;
- (d) to pay premia on policies of insurance on the life of the subscriber or of his wife, provided that the policy is assigned to the Trustee of the Fund and that the receipts granted by the Insurance Company for the premia are from time to time handed over to the Trustees for inspection by the Income-tax Officer.
- (ii) For the purpose of sub-rule (a)—
- (1) "Family" means any of the following persons who reside with an employee and are wholly dependant on the employee, namely, the employee's wife, legitimate children, step-children, parents, sisters and minor brothers.
- (2) No such withdrawal shall exceed (1) the pay of the employee for three months, or in the case of a withdrawal for the purpose specified in clause (d) of sub-rule (1) six months at the time when the advance is granted, or (2) the total of the accumulation of exempted contributions and exempted interest contained in the balance to the credit of the employee whichever is less.
- (3) A second withdrawal shall not be permitted until the sum first withdrawn has been fully repaid.
- (4) (a) Where a withdrawal is allowed for a purpose specified in clause (c) or clause (d) of sub-rule (1) of rule 25, the amount withdrawn need not be repaid. (b) Where a withdrawal is allowed for any other purpose the amount withdrawn shall be repaid in not more than twenty-four equal monthly instalments and shall bear interest in accordance with rule 6 and no further withdrawal shall be permitted until repayment has been effected in full.
- (5) In respect of withdrawal which are repaid in not more than twelve monthly instalments, an additional instalment of 4 per cent of the amount withdrawn shall be paid on account of interest, and in respect of withdrawals which are repaid in more than twelve monthly instalments two such instalments of 4 per cent of the amount withdrawn shall be paid on account of interest.
- Provided, however, that at the discretion of the Trustees of the Fund interest may be recovered on the amount withdrawn or the balance thereof outstanding from time to time at 1 per cent. above the rate which is payable for the time being on the balance to the credit of the member.
- Loans may be repaid even in less than twelve instalments
- (6) The employer shall deduct such instalments from the employee's salary, and pay them to the Trustees. The deductions shall commence from the second monthly payment made after the withdrawal or in case of any employee on leave without pay from the second monthly payment made after his return to duty.
- (7) Notwithstanding anything contained in rules 4 to 7 it shall be open to the Trustees of this Fund to permit the withdrawal of 4 per cent. of the amount standing at the credit of any employee if the employee takes leave preparatory to retirement, provided that if he rejoins duty on the expiry of his leave he shall return the amount drawn together with interest at the rate allowed by the Fund.

6. In all cases of dispute or of points regarding interpretation of rules, arising for decision or regarding any point on which these rules may be final, the Committee shall submit the same with its opinion to the Commissioner of Income-tax having jurisdiction over the Fund shall be final.

7. With the prior approval of the Commissioner of Income-tax having jurisdiction over the Fund, these articles may from time to time be altered, amended and other rules and regulations may be added or substituted for the management and working of the Fund by the Company or the Committee, subject to the approval of the Company, provided always that no alteration, amendment or modification shall have retrospective effect.

Ivan Jones, Limited, Provident Fund Institution.

Member's Declaration.

I hereby declare that I have read and understood the rules and regulations of Messrs. Ivan Jones, Limited, Provident Fund Institution and I am to be bound by the rules and regulations of the Fund.

Name in full.....
 Father's name.....
 Present address.....
 Home or permanent address.....
 Nature of appointment.....
 Employer under whom working.....
 Date of joining service.....
 Present salary.....
 Nominee (to whom the money to be paid in case of death).....

Witness:—

(1) Name.....
 Address.....
 (2) Name.....
 Address.....

Witnessed by—

.....
 (Departmental head duly authorised.)

.....
 (Signature.)

.....(place.)

Date.....

ANNEXURE B.
Statement of Provident Fund.

Financial year.	Balance from previous year.	10 per cent deduction from salaries.	Company's contribution to the Fund.	Payments made during the year.		Investments.		Balance.
				Date.	Name.	Amount.	Amount.	
	Rs. a p.	Rs. a p.	Rs. a p.			Rs. a p.	Rs. a p.	Rs. a p.
October 1946 to September 1947.	Nil	2,995 0 0	2,995 0 0	Nil	Nil	Nil	Nil	5,990 0 0
October 1947 to September 1948.	5,990 0 0	4,266 2 0	4,266 2 0	Nil	Nil	Nil	Nil	14,522 4 0
October 1948 to September 1949.	14,522 4 0	7,207 4 0	7,207 4 0	27-7-1949	A/c Mr A. E. Solomon	1,000 0 0 (part payment)	9,875 0 0	18,061 12 0
October 1949 to August 1950	18,061 12 0	5,876 11 0	5,876 11 0	4-11-1949	Sri J. N. Chatterjee	915 12 0	9,718 12 0	..
				11-1-1950	A/c Mr. A. E. Solomon	3,250 0 0 (full).	4,837 8 0	..
				10-2-1950	Ramdas	285 10 0	4,831 4 0	..
				20-1-1950	Mr. C. M. Elchman	2,160 0 0
				--	Interest allowed on current account with Chartered Bank	6,551 6 0	19,387 8 0	3,876 4 0
					Interest received on security for Rs. 10,000 purchased on 7th June 1949 ..		100 0 0	..
							56 2 0	156 2 0
								4,032 6 0

By order of the Governor.

ORDER.

No. 6048Lab.—12th October 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 1185Lab., dated the 11th March 1950, the industrial disputes between Messrs. J. K. Eastern Industries Ltd., and their allied concerns Messrs. Reform Flour Mills Ltd., Snow White Products Co., Ltd., Vita Supplies Corporation Ltd., Howrah Soap Co., Ltd., and Eastern India Corporation Ltd., all of 18, Netaji Subhas Road, Calcutta, and their employees as represented by the J. K. Eastern Industries and Vita Supplies Corporation Workers' Union, 78, Harrison Road, c/o Hotel Zenith, Calcutta, regarding matters specified in the schedule to the said order, dated the 11th March 1950, read with the corrigendum No. 2303Lab., dated the 8th May 1950, were referred for adjudication to M. C. Banerjee, District Judge;

And whereas the said Sri M. C. Banerjee, District Judge, has submitted the State Government his award on the said industrial disputes;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

Industrial Tribunal, Calcutta.

PRESENT: SRI MATISH CHANDRA BANERJEE,
District Judge, Tribunal.

Industrial disputes between J. K. Eastern Industries Ltd., and their allied concerns Messrs. Reform Flour Mills, Ltd., Snow White Products Co., Ltd., Vita Supplies Corporation Ltd., Howrah Soap Co., Ltd., and Eastern India Corporation Ltd., all of 18, Netaji Subhas Road, Calcutta, and their employees as represented by the J.K.E.I. and V.S.C. Workers' Union, 78, Harrison Road, c/o Hotel Zenith, Calcutta.

AWARD.

The Government of West Bengal in the Department of Labour by order No. 1185Lab., dated 11th March 1950, referred, under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the industrial disputes between J. K. Eastern Industries Ltd., and their allied concerns Messrs. Reform Flour Mills Ltd., Snow White Products Co., Ltd., Vita Supplies Corporation Ltd., Howrah Soap Co., Ltd., and Eastern India Corporation Ltd., all of 18, Netaji Subhas Road, Calcutta, and their employees as represented by the J.K.E.I. and V.S.C. Workers' Union, 78, Harrison Road, Hotel Zenith, Calcutta, regarding the matters specified in the following schedule, to me for adjudication.

Schedule.

Whether the termination of employment of 36 men mentioned in the enclosed list by their employers are justified? If not, what relief they are entitled to?

List of names.

- (1) J. N. Mukherjee.
- (2) Abodhi Mukherjee.
- (3) Hari Sadhan Banerjee.
- (4) S. N. Moitra.
- (5) S. N. Mitra.
- (6) Anadi Kumar Choudhury.
- (7) P. C. Mehrotra.
- (8) Bhuban Samanta.
- (9) Golak Bhunj.
- (10) Jagadamba Singh.
- (11) Dahi Rawt.
- (12) Alok Deo Singh.
- (13) Arun Chandra Banerjee.
- (14) P. N. Roy.
- (15) Nayananda Mukherjee.
- (16) Anil Chakravarty.
- (17) Radha Ch. Saha.
- (18) Santosh Bose.
- (19) Rajnarayan Tewari.
- (20) Muktaram Moitra.
- (21) M. D. Gupta.
- (22) K. D. Bhattacharjee.
- (23) V. Raman.
- (24) S. K. Raha.
- (25) H. D. Ghosh.
- (26) Hrishikesh Chatterjee.
- (27) Haren Sen.
- (28) Shyama Kinkar Bhattacharjee.
- (29) B. N. Pathak.
- (30) K. C. Dey.
- (31) S. N. Banerjee.
- (32) G. N. Mondal.
- (33) S. K. Das.
- (34) Monoranjan Dutta.
- (35) L. R. Sharma.
- (36) Chinta Haran Banerjee.

The parties in this proceeding are—

- (1) J. K. Eastern Industries Ltd.,
- (2) Reform Flour Mills Ltd.,
- (3) Snow White Products Co., Ltd.,
- (4) Vita Supplies Corporation Ltd.,
- (5) Howrah Soap Co., Ltd., and
- (6) Eastern India Corporation Ltd.,

all of 18, Netaji Subhas Road, Calcutta, on the one hand, as the employers and the employees of these six concerns, as represented by J.K.E.I. and V.S.C. Workers' Union of 78, Harrison Road, c/o Hotel Zenith, Calcutta on the other, as the employees. The Reform Flour Mills and the Snow White Products Co., Ltd., are the primary concerns in the group of companies named above. The Reform Flour Mills manufacture flour from whe

and the Snow White Products Co., Ltd., Produce Vanaspati from vegetable oils. J. K. Eastern Industries Ltd. are the Managing Agents of the Reform Flour Mills Ltd., and Vita Supplies Corporation are the Managing Agents of the Snow White Food Products Co., Ltd. Howrah Soap Works is associated with Snow White Products Co., Ltd., and the Eastern India Corporation Ltd., is associated with J. K. Eastern Industries and Vita Supplies Corporation Ltd. The employees concerned in this dispute are those attached to the Head Offices of these Companies at No. 18, Netaji Subhas Road, Calcutta, and are clerks and subordinates of the rank of bearers and durwans. There are in all 100 clerks and 10 bearers and durwans in the offices of the companies at Netaji Subhas Road.

It is the Union's case that about 60 of such employees, being clerks and subordinates were discharged on 31st August 1949 without any justifiable cause. All of them were paid one month's emoluments in lieu of notice, and it was notified to them that they were being discharged as having been in excess of requirements. On 20th September 1949 the Secretary, J. K. Eastern Industries and V.S.C. Workers' Union, submitted an application to the Labour Commissioner, Government of West Bengal, complaining about the discharge of the employees and a copy of this letter was sent to the Company by the Assistant Labour Commissioner by his memorandum, dated 19th October 1949. This letter is Annexure A of the Company's written statement. The Labour Directorate started conciliation proceedings. It appears that 15 of the discharged men were reappointed during the pendency of the conciliation proceedings. The Company maintained that these employees were found surplus on account of reorganisation of work and certain inevitable changes in the staff and that it was unable to entertain the question of reinstatement of these employees. Conciliation was unsuccessful although the Company had taken back 15 of the discharged men according to their necessity and the Labour Directorate submitted a report under section 12(4) of the Act in regard to 36 employees (30 clerks and six subordinates) recommending a reference of the dispute to the Tribunal. The dispute was then referred to the Tribunal as mentioned above.

Notices were served on both parties and they filed written statements.

The Union in its written statement assailed the discharge of the employees as instances of victimisation for trade union activities and unfair labour practice. It is further claimed that so far as the employees of the Reform Flour Mills Ltd. were concerned, the Company was guilty of an illegal lock-out, inasmuch as these employees were discharged at a date when the proceedings before the Tribunal between the Reform Flour Mills Ltd. and their employees were pending. The Union, therefore, claimed for reinstatement of all the discharged persons and for payment of emoluments to them for the period of non-employment, as also bonus.

The Company's reply is as follows. In the middle of 1949, due to various causes, the work of the factories at Howrah, namely, Snow White Food Products Company and the Howrah Soap Works Factory had to be reduced and even to be suspended for some time. Accordingly, various staff were either laid off or retrenched. In consequence thereof the work of the head office also suffered. The work in the office was thereupon rationalised and a large number of clerks and subordinates were found surplus and therefore retrenched with effect from 1st September 1949. This was done for genuine trade reasons and there had been no unfair labour practice on the part of the Company. In selecting the personnel for such retrenchment the Company generally followed the principle of "last come first go" in respect of the department concerned.

The Company opposed the plea of lock-out in regard to the employees connected with the Reform Flour Mills Ltd., on the ground that the dispute which was decided by the Flour Mills Tribunal was one in regard to the factory workers at the Reform Flour Mills and that the clerical staff of the Company were not involved in the said adjudication. The Company also set up the plea that the cases of Mr. P. C. Mehrotra and Mr. L. R. Sharma cannot be adjudicated by this Tribunal, as they were officers of the Company and not workmen under the Act.

The issues were framed on 22nd May 1950.

The appearances for the parties were as follows:—

For the Union: Sri J. N. Banerji, Joint Secretary, Association of Employees' Unions, Jiben Mukherji, Secretary, J. K. Eastern Industrial and V.S.C. Workers' Union.

For the Company: Sri S. C. Sen, Advocate, Sri Nalini Kanta Das Gupta, Pleader, and Sri D. Venkata Subbayya, an officer of the Company.

The issues framed were as follows:—

ISSUES.

(1) Was the dismissal of the following employees justified? Are there dismissals instances of victimisation on the part of the Company?:—

Names.

- (1) J. N. Mukherjee.
- (2) Abodhi Mukherjee.
- (3) Hari Sadhan Banerjee.
- (4) S. N. Maitra.
- (5) S. N. Mitra.
- (6) Anadi Kumar Choudhury.
- (7) P. C. Mehrotra.
- (8) Bhuvan Samanta.
- (9) Golak Bhunj.
- (10) Jagadamba Singh.
- (11) Dahi Rawt.
- (12) Alok Deo Singh.
- (13) Arun Chandra Banerjee.
- (14) P. N. Roy.
- (15) Nayananda Mukherjee.
- (16) Anil Chakravarti.
- (17) Radha Chandra Saha.
- (18) Sontosh Bose.
- (19) Raj Narayan Tewari.
- (20) Muktaram Maitra.
- (21) M. D. Gupta.
- (22) K. D. Bhattacharyya.
- (23) V. Raman.
- (24) S. K. Raha.
- (25) H. D. Ghosh.
- (26) Hrishikesh Chatterjee.
- (27) Naren Sen.
- (28) Shyama Kinkar Bhattacharjee.
- (29) B. N. Pathak.
- (30) K. C. Sen.
- (31) S. N. Banerjee.
- (32) G. N. Mondal.

- 33) S. K. Das.
 34) Monoranjan Dutta.
 35) L. R. Sharma.
 36) Chinta Haran Banerjee.

(2) Is any of the abovementioned employees entitled to reinstatement? they entitled to compensation?

DECISIONS.

Issues Nos. 1 and 2.

Out of the 36 employees mentioned in Issue No. 1, the Union by its declaration, dated 10th August 1950, gave up its claim with regard to No. 4 Maitra, No. 7 P. C. Mehrotra, No. 24 S. K. Raha, No. 25 H. T. Ghosh, No. 26 Hrishikesh Chatterji, No. 27 Naren Sen and No. 35 L. R. Sharma, the omission of these seven names as mentioned in the petition, dated 4 August 1950, the number of employees left was 29, being 23 clerks and subordinates. On 30th August 1950 Sri J. N. Banerji, the Joint Secretary of the Association of the Employees' Unions, informed me that Golak Bhanja, bearer, had been re-employed by the Company, No. 10 Adamba Singh, Jamadar, had been employed elsewhere at the instance of the Company, No. 12 Alok Deo Singh, Jamadar, had also been employed elsewhere at the instance of the Company, No. 16 Anilbaran Chakravarti had been employed by the Company, No. 19 Raj Narayan Tewari, Jamadar, had been employed elsewhere at the instance of the Company and No. 29 N. Pathak was dead since. He did not press the case of these employees in this case. Omitting these six names, there are now 23 clerks and subordinates as are mentioned in the issue. The Companies that appear as employers in this proceeding are associated concerns controlled by the same owners. These companies are some of the concerns of the well-known industrialists of the J. K. Group. The offices of these concerns are situated at the same premises. Exts. H and H(1), the list of the employees in the establishment at the head office in the several departments of these concerns, that the office work of all the concerns are done by the entire staff at the head office in common divisions of departments for all the concerns taken together. It appears that a member of the staff does the work connected with either of the companies or more than one of the companies as found necessary by the Directors. O.P.W. 1, D.V. Subbayya, stated that though he was attached to the Reform Flour Mills he had to do the work of all the business of the Companies. The result is that if there is diminution of work in connection with any of the concerns and the retrenchment of the staff occurs, such retrenchment affects the staff of all concerns in their totality and is not limited to any particular group connected with that concern alone where sufficient work is wanting.

The primary concerns are the Reform Flour Mills Ltd. and the Snow White Products Ltd. The Howrah Soap Works are attached to the Snow White Products Ltd. The Reform Flour Mills Ltd. have been carrying losses. The balance sheet of this Company in Exts. I, I (1) and I (2) shows no profits. Ext. J is the balance sheet of Messrs. J. K. Eastern Industries, the Managing Agents of the Reform Flour Mills, Ltd. It shows, however, from the balance sheet Ext. K that till the year ending 1948, the Snow White Food Products Co., Ltd., gave profits. The balance sheets of the subsequent years for this concern have not been filed. There is evidence to show that this Company have been experiencing great difficulties in carrying on its manufacture of Vanaspati, owing to the fact that the price of the finished product of Vanaspati is controlled by Government while that of the raw material, namely, ground-nut oil, used for manufacture of Vanaspati was not controlled and was gradually rising. It

is explained by the Company that for this reason alone the Snow White Food Products Co, Ltd., had no other alternative than to close down more than one occasion in 1949 and also in 1950. Ext. G is a statement of the periods of closure of Snow White Mills in 1949 and 1950 (except Sundays) which shows that excepting the month of January 1949, the mills were closed on several days in the month or for the whole month in the year. It was closed for the whole of September, October and November 1949. In 1950 the mills worked for all days except Sunday in the month of February. It was closed for a number of days in January, April, May and June. It closed on 13th of July and did not reopen until the 29th of August 1950 when the statement was filed before me. It appears from the statement of the parties before me that the mills had not then resumed work.

Ext. E is an application, dated 28th June 1949, to the Hon'ble A. K. Mukherjee, Premier and Minister of Commerce and Industries and Finance, Government of West Bengal, by the manufacturers of Vanaspati (hydrogenated cooking oil) in Bengal, praying for relief against the uneconomic fix of the controlled price of the finished product, while the price of necessary raw material, namely, ground-nut oil, was not controlled and was rising in the market. The application clearly stated the position of the industry in detail and drew attention of the Government to the fact that in view of the heavy loss which the deputationists would suffer, they have no other alternative than to close down the factory, if adequate relief by Government interference was not forthcoming. Sri K. L. Jethia, Managing Director of Snow White Food Products Co., Ltd., and Vita Sup. Corporation Ltd., was one of the signatories to the petition. Ext. F, a copy of the daily *Amrita Bazar Patrika*, dated 26th August 1949, in which a Director of Messrs. N. R. Sarkar & Co. Managing Agents, Hindusthan Development Corporation Ltd., manufacturers of Rasoi brand of Vanaspati, made a statement to the press emphasising the same facts as mentioned in Ext. E. O.P.W. I Sri D. V. Saha stated before me that, as a matter of fact, the Company had to lose Rs. 100 per ton if they were to continue to manufacture Vanaspati in the Snow White Products Mills. The Company claimed that for these difficulties the factory of the Snow White Food Products was closed on July 13th and had not resumed work yet.

The Company's case is that owing to the closure of the factory on 13th August 1949 the work connected with Snow White Food Products Co., Ltd. at the head office dwindled to a great extent, and a number of clerical subordinates were found to be in excess of requirements and were, therefore, retrenched with effect from 1st September 1949. It is claimed that this was done for genuine trade reasons and that in selecting the persons for such retrenchment the Company generally followed the principle of "come first go" in respect of the department concerned. As has been stated above the Union's claim is that the companies discharged these employees by way of victimisation and unfair labour practice.

The Union pressed that in connection with the discharge of the employees at the head office attached to the Reforms Flour Mills, the Company was guilty of an illegal lock-out under section 23 of the Act, inasmuch as the date of their discharge, namely, on 31st August 1949 the process was pending before the Tribunal in the matter of the industrial dispute between the flour mills of Howrah and Calcutta including the Reforms Flour Mills, St. John's Howrah, and their workmen represented by the General Secretary, Bengal Flour Mills Mazdoor Congress, 115/E, Dhurmatala Street, Calcutta, and the Secretary, All Bengal Flour Mills Workers' Union, 3, ...

nerji Lane, Howrah, were pending. This case before Sri P. K. Sarkar, District Judge, Tribunal, was pending from 25th April 1949 to 11th October 1949, on which date the award was published in the *Calcutta Gazette, Extraordinary*. It appears from evidence that P. W. 4endra Nath Mukherji was in the Accounts Department of the Reforms Flour Mills and P. W. 5 Arun Kumar Banerji was a clerk in the Reforms Flour Mills attached to the ration shop of the mills. The Union's claim is that these two members of the staff were attached to the Reforms Flour Mills and in view of the fact that the proceedings before the Tribunal in the industrial dispute between the Reforms Flour Mills and its workmen were pending at the date of discharge (31st August 1949), the discharge of these two employees amounted to instances of illegal lock-out under section 23 of the Act. The award of the Tribunal which was filed before me, clearly shows that the subject matter of the award was an industrial dispute between the Company and its manual workmen working in the mills. There was no dispute between the clerical staff attached to the head office of the Reforms Flour Mills and the Company as the subject matter of the proceedings before the Tribunal. The present Union was not a party to the dispute before Tribunal. The plea of the Company that the dispute which was decided by the Flour Mills Tribunal was one with the mill workers of the Reforms Flour Mills and that the clerical staff of the Company were not included in the same adjudication is, therefore, justified. The plea of the Union that the discharge of these two employees were instances of illegal lock-out cannot, therefore, be entertained.

It is necessary to ascertain what is really meant by "victimisation" and "unfair labour practice". In the case reported in 1947 2 A.E.R.693 *vs. National Arbitration Tribunal, ex-parte Horatio Crowther & Co., Ltd.* Croom Johnson, J. states at one part of his Lordship's judgment the real claim was that the alleged reason for their dismissal was not a genuine one and that they have been 'victimised', i.e., been got rid of because they were the members of the Chemical Workers' Union." This statement of the learned Judge clearly shows that victimisation means getting rid of an employee because he was a member of the Union and is a measure taken in retaliation of the employees' Union activities. Sri A. T. Das Gupta, District Judge, Tribunal, in his award in the industrial dispute between Messrs Morrison and Co., Ltd., and their workmen defines "unfair labour practice" by observing as follows: "In my opinion, any order made in bad faith with an ulterior motive arbitrarily or with harshness is an instance of unfair labour practice". (*Labour Law Journal*, Volume II, February 1950, page 123.) The opinion of Sri S. C. Chakravarti, District Judge, Tribunal, in his award in the dispute between Rampuria Cotton Mills, Ltd., and their workmen is also of importance. The learned Judge observes here "The Tribunals will have the propriety to interfere in cases involving trade unionism and also in cases where there has been an encroachment of any natural, contractual, statutory or legal rights of the employees." (*Labour Law Journal*, Volume II, No. 9, September 1950, page 969.) I also mention the legal position on the right of reinstatement of an employee as observed by the learned Industrial Tribunal Mr. D. G. Sarkar in his award in the dispute between Ravalgao Sugar Firm, Ltd., and the workmen employed under it (1949 I.C.R., Bombay, p. 355) where the learned Judge observes as follows:—

It is now well-established from the decisions in several adjudication proceedings before Industrial Tribunals in this Province, that ordinarily an Industrial Tribunal will not direct reinstatement unless it is proved to its satisfaction that the employee concerned was victimised for trade union activities or the employer was

otherwise guilty of unfair labour practices in terminating employment. A presumption as to such unfair labour practice may fairly be drawn where an employee is found to have been dispensed with for no reason whatever or for a reason which is patently false or is proved to have been false, the true reason being an indirect or ulterior motive; and on the presumption remaining un rebutted on the part of the employer, the Tribunal may well consider whether in fairness and with a view to maintaining better industrial relations, in the interest not merely of the employee concerned, but also of the community as a whole, the employee can be reinstated."

These principles are generally followed in the Industrial Tribunal. It is clear from the decisions of the learned Judges as mentioned above that the Tribunal may direct reinstatement only when it is proved to its satisfaction that the employee concerned was victimised for trade union activity or the employer was otherwise guilty of an unfair labour practice or in other words when the employer terminated the employment in bad faith with an ulterior motive or committed an encroachment of any contractual, statutory or legal rights of the employee.

I shall also consider in this connection the principles governing management's right to discharge employees for a sufficient cause which has been discussed in various awards, as well as in my award in the industrial dispute between Messrs. Allen Berry & Co., Ltd., and their employees published in the *Calcutta Gazette, Extraordinary*, dated 28th February 1949. I shall mention here briefly the broad principles enunciated in these awards. There have been numerous decisions in the American courts recognizing the fixing of the size of the working force as a management function in the category of "methods of plant operation". Business cannot be run by disinterested third parties. It must be run by persons vitally interested in the conduct of the business, responsible for mistakes. The right of management functions should carry with it the right to have the management functions exempted by arbitrators and upheld in the absence of showing a breach of agreement or bad faith. By good faith is meant the desire to carry on business in line with the needs of business. Bad faith, according to the American courts, would be shown by evidence of an intention of the employer to deprive the Union or its employees of the fruits of the agreement, whether directly or indirectly and whether through discrimination or by other means. Management has a right to discharge employees for a "cause" and it has the right to have this initiated function respected by arbitrators and upheld in the absence of showing a bad faith and bad faith would be shown by evidence of an intention by the employer to deprive the Union or its employees of the fruits of an agreement or award or to victimise them for trade union activity. Good faith would mean the desire to carry on business according to its needs.

The above principles have been followed in India for the determination of management labour relations in many awards.

In refuting the plea of the Union that the employees in question were discharged by way of victimisation or unfair labour practice, the Commission stated that they were not at all aware of the formation of the Union by the employees at the head office. The Union filed in Appendix A an application, dated 12th January 1949, submitted by the employees at the head office to the six Companies where they prayed for an increase in the basic salary provision for suitable tiffin, the introduction of the Provident Fund for the entire staff, and a revision of the leave rules. It is noticeable that the application was not filed by the Union but by the employees themselves.

The Union stated that the Companies took no notice of this petition, but on the other hand, started victimisation or resorted to unfair labour practice by discharging them. The Companies stated that immediately on receipt of the application of the employees, dated 12th January 1949, the Companies, after consulting the heads of departments, increased their wages and also improved their conditions of service. This claim was repeated at the time of the hearing by the learned Advocate for the Companies and was not seriously opposed by the learned Joint Secretary of the Association of employees' Unions. The Companies drew my attention to the fact that when the factory of the Snow White Products Mills was closed, they had stalled negotiations with the office bearers of Snow White Product employees' Union to minimise the hardships attendant on a laying off of the workmen. Exts. B, C, C(1) and D are documents in support of this plea. Ext. A is the notice, dated 31st August 1949, intimating the workmen of the closure of the mills and of the laying off of the workmen. The Company produced the documents, Exts. B, C, C(1) and D, in support of their suggestion that if they were aware of the existence of the Employees' Association at the head office, they would certainly have negotiated with them on the question of the discharge of the employees at the head office on 31st August 1949. No evidence was forthcoming to show that the authorities of the company were informed of the formation of the Union in the middle of 1948 or thereafter. The application, dated 12th January 1949, does not suggest the existence of the Union. It is, therefore, difficult to suggest that the Companies victimised the office bearers of the Union or any other employee for trade union activities. The plea of the Union that the employees in question were victimised for trade union activities is, therefore, rejected.

From what has been discussed above, it is clear that the Snow White Food Products Co., Ltd., could not continue its manufacturing activities with effect from September 1949. The closure of the mills resulted in laying off a large number of the manual workmen in the factory. The cessation of the manufacture of the product would necessarily affect the work at the head office. In these circumstances, it appears to me that the Company discharged the employees on 31st August 1949 by way of retrenchment of staff, which were surplus to its requirements and with a view to restore its financial equilibrium. It appears from Ext. G that the condition of Snow White Products Mills has not materially improved in 1950. The question is whether the exercise of the right of its functions by way of retrenchment of staff, is made by the Companies in good faith and without any discriminatory ulterior purposes; or in other words if there was any unfair labour practice in selecting the personnel for retrenchment.

I shall now consider the case of discharged employees individually in departmental groups as mentioned by the Company in its statement, at H(1), with a view to ascertaining if the discharge of any employee was motivated by any discriminatory or ulterior purpose on the part of the Companies.

Stores and Insurance: *Harisadhan Mukherji, M. D. Gupta, T. R. V. Manu*—It appears from Ext. H(1) that these three employees were the foremost in the department and their discharge by way of retrenchment cannot be objected to by the Union. S. Nagaswami was junior to Harisadhan Mukherji and M. D. Gupta, but he was the Assistant-in-charge of the department drawing a much higher salary than any one of these employees. He was in charge of the work of Snow White Food Products Ltd. He also resigned. It appears that in place of Nagaswami one fulla Chatterji was appointed on 1st December 1949 and placed in charge

of the duties in this department connected with the Snow White Food Products Co., Ltd. The Union should not object to his appointment. The discharge of these three employees is not open to objection.

Outdoor work: *Sankar Nath Mitra.*—He was the juniormost assistant in the department. It is no instance of unfair labour practice.

Bills: *Santosh Kumar Bose.*—He was the juniormost employee of the department and he was discharged by way of retrenchment. The Company followed the principle of "last come first go". There should be no objection to this retrenchment.

Filing: *Shyam Kinkar Bhattacharji and N. Bhattacharji.*—These two were the only assistants of the department excluding the other two H. I. Majumdar and G. K. Majumdar who were in charge of the works of Snow White Food Products Co., Ltd., and Reforms Flour Mills, respectively. I do not find that the Company resorted to an unfair labour practice in discharging these two clerks.

Receiving and Despatching Record: *Panchanon Roy.*—Sri Panchanon Roy was the juniormost assistant in the department. This discharge therefore, could not be avoided.

Accounts: *Jiben Mukherji.*—It appears that three clerks were discharged from this department and they were Jiben Mukherji, Tarapada Sarkar of the General Accounts Section and Hari Sankar Sarkar of the Provident Fund Section. Jiben and Tarapada were the two juniormost men in the General Section and Hari Sankar was the junior man in the Provident Fund Section. The retrenchment of these three employees were not therefore, unjustified on 31st August 1949. It appears, however, that Tarapada Sarkar was reappointed on 10 December 1949 and Hari Sankar reappointed on 5th December 1949, but Jiben did not get any chance of reappointment although the other two discharged men of the department were reinstated in the beginning of December. It is in evidence that Mr. K. L. Jethia the Managing Director gave an assurance of re-employment to the employees when the Company reopened after closure. It appears to me that Jiben should have been reappointed in the month of December 1949 when Tarapada and Hari Sankar were taken back. This was a case of error of judgment on the part of the Company, at the time of reappointment and in all fairness he should be reappointed.

I would, therefore, direct that Jiben Mukherji should be reinstated.

Anadi Kumar Chaudhury.—He was senior of the two Comptometer men having been appointed in 1944, while the other employee Sri B. M. Kundu who was not discharged, was appointed in 1948. It appears that Manoranjan Majhi was appointed on 4th December 1949 but it was explained that he was appointed for using an electric Comptometer on the recommendation of the firm from where the instrument was purchased. I am of opinion that the Company should have taken this employee into its employment when an outsider was appointed. This assistant should be reappointed.

Typing: *Moktaram Moitra and Radha Charan Saha.*—The two employees retrenched in this department are Moktaram Moitra and Radha Charan Saha. Moktaram Moitra is P. W. 1. He was not anxious for reinstatement as he had already secured a job under Messrs. Balmer Law & Co. on 3rd September 1949. Radha Charan Saha was the juniormost employee in the department.

Miscellaneous: *Abodhi Mukherji and Chintaharan Banerji.*—They were the only two employees in this department. The Company remarks Ext. H(1) that both of them were asked to join but they did not do so. Sri Chintaharan Banerji is now 55 years of age.

Director's Secretary: K. D. Bhattacharji.—A Stenographer-cum-secretary was appointed in his place. As he was unable to work as a stenographer he was discharged. He is now 58 years of age.

Ration Shop: Arun Kumar Banerji.—It appears from Ext. 1 filed by the Company that there were four employees in the ration shop of the White and Reforms Flour Mills and of these four men, two were discharged and they were Arun Kumar Banerji and Ajit Kumar Bose. These were the juniormost employees of the department, both of them having been appointed in 1944. It appears that Ajit Kumar Bose has been re-appointed since. No outsider has been appointed to the department. I do not find anything unfair in this case.

Bhuban Samanta and Dahi Rawt.—They were bearers at the head office.

N. Banerji, G. N. Mondal and S. K. Das.—They were the Chemists at the mills, and were discharged when the mills closed. Their discharge should not be helped.

Manoranjan Dutta and K. C. De.—There is no evidence on record with reference to these two men.

The Union drew my attention to the fact that the following fresh recruits were taken into the staff after the date of discharge of the assistants in question. Their names and departments along with the dates of appointment are given below:—

Name.	Date of appointment.	Department.
Prafulla Chandra Chatterji.	1-12-49	Stores.
Arun Kumar Das ..	7-6-50	Insurance.
Sitangshu Sekhar Majumdar.	8-12-49	.. File, Despatch, Record, Stationery and Enquiry.
Sanjay Narayan Mullick ..	6-12-46	.. Typist.
Manapada Bose ..	5-12-49	.. East Indian Howrah Soap.
Manoranjan Majhu ..	4-12-49	.. Comptometer.

The Union's case is that the appointment of the fresh recruits to the head office when so many of the assistants were out of employment owing to the closure of the mills, was an instance of unfair attitude on the part of the Company. The Company's explanations for the appointment of these persons are as follows:—

Prafulla Chandra Chatterji.—He was placed in charge of the Snow White Food Products Company in connection with this department and in place of S. Nagaswami. It is true that Nagaswami could not be replaced by any of the assistants who were discharged from this department.

Aswini Kumar Das.—He was placed in charge of the insurance department of the Company.

Sitangshu Sekhar Majumdar.—The Company says that when in November 1949, the Snow White Products Mill was opened some discharged assistants were taken while other necessary men were not available. It is further

stated that Shyama Kinkar Bhattacharji and Nayananda Mukherji of Filing Department were not available and so Sri H. K. Majumdar, Officer-in-charge of the department, appointed Sitangshu Majumdar.

(4) *Ram Narayan Mullick*.—He was appointed on 6th December 1949 as an assistant was required and Abodhi Kumar Chaudhury and Chintamani Banerji were not available.

(6) *Monoranjan Maithi*.—He is a Comptometer man. He was appointed on the recommendation of the firm from where an electric comptometer was purchased.

Giving my best consideration into the matter I am of opinion that of 23 assistants and subordinates in question, Jiben Mukherji and Anadi Kumar Chaudhury should have been reappointed and they are entitled reinstatement. I do not find that the rest of the employees are entitled such a relief. Sri Jiben Mukherji and Anadi Kumar Chaudhury shall be reinstated within six weeks of the date when this award comes into operation and they should be paid emoluments for four months as compensation for the period of their non-employment which shall be considered as leave for such emoluments. In view of the fact that the Companies were obliged to discharge them for financial reasons, they are not allowed more by way of compensation. The other employees shall get compensation by way of gratuity for termination of service. The Major Mercantile Tribunal awarding gratuity on retirement or termination of service at the rate of one month's basic salary for each completed year of service for clerks and half this for subordinates when there is no Contributory Provident Fund (*vide award* in the matter of industrial disputes between employers and clerical and subordinate staffs in the office of Messrs. J. D. Jones published in the *Calcutta Gazette* on 4th August 1949, and the award between Phoenix Assurance Co., Ltd., and their clerical and subordinate staff published in the *Calcutta Gazette*, dated 30th June 1949). The employees in question also belonged to a mercantile firm in Calcutta and it does not appear that they enjoy Provident Fund benefits. It is, therefore, awarded that members of the clerical staff including the chemists, except the two who are reinstated, shall get compensation by way of gratuity for termination of service to the extent of one month's basic pay for every completed year of service, and the members of the subordinate staff shall get such gratuity at the rate of 15 days' basic pay for every completed year of service. It is in evidence that the Company paid Puja bonus in 1949. All these employees including the two who would be reinstated shall also get Puja bonus to the extent as were given to the other employees of the Company in 1949. Payments of money as allowed under the award shall be made within six weeks of the date on which this award comes into operation.

In conclusion, I would recommend that the Companies may take the discharged employees who are awarded gratuities into their employment, wherever possible as fresh recruits.

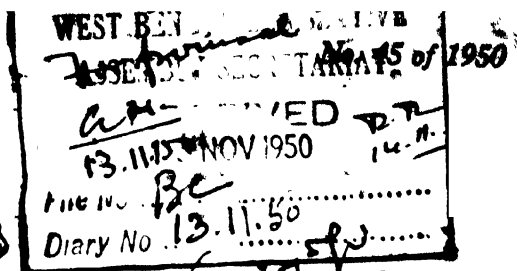
M. C. BANERJEE.
Tribunal, Industrial Disputes

The 3rd October 1950.

By order of the Government
D. S. P. MUKHERJEE, Jt. Secy.



Calcutta



Gazette

सत्यमेव जयते

Published by Authority

THURSDAY, NOVEMBER 9, 1950

CONTENTS:

	Page.		Page.
I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.	2221—2260	PART IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India	Nil
IA.—Orders and notifications by the Government of India republished for general information	357—376	PART IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly	Nil
IB.—Educational Notices	Nil	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President	Nil
II.—Advertisements, Notices	393—402	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament	Nil
III.—Acts of the West Bengal Legislature		SUPPLEMENT No. 45—	
West Bengal Fire Services (Amendment) Act, 1950	73	Weekly Weather and Crop Report of West Bengal for the week ending the 25th October 1950	445—446
Calcutta Improvement (Amendment) Act, 1950	74	Prices-current (wholesale and retail) of common rice, food-grains gur, salt, etc., in the districts of West Bengal from the second half of April to second half of June 1950	447—456
24-Parganas District Board Dissolution (Temporary Provisions) (Second Amendment) Act, 1950	75		
Calcutta Improvement (Amendment) Act, 1950	76		
West Bengal District Boards (Second Amendment) Act, 1950	77		
West Bengal National Volunteer Force (Amendment) Act, 1950	78		

RT I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 3030G.A.

Appointments and Transfers.

General.

24-Parganas.—No. 2912G.A./33/50.—27th October 1950.—Sri Satya Charan Bhattacharyya, Magistrate and Deputy Collector, is appointed to be a Deputy Magistrate and Deputy Collector in the 24-Parganas district, and is posted at headquarters station of that district.

Murshidabad-Midnapore.—No. 2931G.A./5C-88/50.—21st October 1950.—In exercise of the powers conferred by sub-section (2) of section 10 of the Criminal Procedure, 1898 (Act V. of 1898), the Governor is pleased to appoint Sri A. K. Mukherjea, I.A.S., officiating Magistrate and Collector, Murshidabad, to be Additional District Magistrate, Midnapore, and to direct that he shall have the period between his appointment and the date of his appointment as Additional District Magistrate under the said Act and the said rules in force in that district.

Murshidabad.—No. 2932G.A./5C-88/50.—30th October 1950.—Sri A. K. Mukherjea, I.C.S., on leave, is appointed to act, until further orders, as Magistrate and Collector, Murshidabad, on return from leave.

Burdwan.—No. 2965G.A./5C-87/50.—2nd November 1950.—Sri Abani Bhusan Ganguli, Subordinate Judge and Assistant Sessions Judge, is appointed to be a Special Judge to preside over the Special Court at Burdwan constituted under the Judicial Department notification No. 5961J., dated the 15th September 1950, under the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950).

24-Parganas.—No. 2966G.A./J3T-11/50.—2nd November 1950.—Sri Sahadev Das, Additional District and Sessions Judge, 24-Parganas, is appointed, in addition to his own duties, to be a Special Judge to preside over the Special Court at Alipore constituted under the Judicial Department notification No. 6260J., dated the 3rd October 1950, under the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950).

Police.

24-Parganas.—No. 2927G.A./3P-58/50.—27th October 1950.—Sri Ram Benoy Singh, Chief Drill Instructor, Police Training College, Barrackpore, is appointed to be Honorary Deputy Superintendent of Police.

*Leave.**General.*

Birbhum.—No. 2917G.A./3L-40/50.—27th October 1950.—Sri Indu Bhusan Sen Gupta, Sub-Deputy Magistrate and Sub-Deputy Collector, employed as Deputy Assistant Regional Controller of Procurement, Birbhum, is allowed earned leave for forty-four days with effect from the 1st September 1950 to the 14th October 1950, under rule 167(u) of the West Bengal Service Rules, Part I.

Midnapore.—No. 2920G.A./6L-21/50.—27th October 1950.—Sri Madhu Sudan Biswas, Sub-Magistrate and Sub-Collector, on probation, Contai, Midnapore, is allowed earned leave for sixteen days with effect from the 27th October 1950, under rule 168 of the West Bengal Service Rules, Part I.

Howrah.—No. 2979G.A./1L-27/50.—3rd November 1950.—Sri S. K. Niyogi, District and Sessions Judge, Howrah, is allowed leave on average pay for the period from the 15th September 1950 to the 10th October 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Police.

Nadia.—No. 2978G.A.—3rd November 1950.—Sri Rash Behari Mukharji, officiating Deputy Superintendent of Police, Nadia, is allowed leave for the period from 22nd July 1950 to 2nd February 1951, both days inclusive, viz., leave on average pay for four months and on half average pay for the remaining period, under rule 184(b)(ii) and 184(d) of the West Bengal Service Rules, Part I, respectively.

Jalpaiguri.—No. 2983G.A./5L-19/50.—4th November 1950.—In modification of the orders contained in this department notification No. 2287G.A., dated the 16th August 1950, Sri H. N. Gupta, I.P., Deputy Inspector-General of Police, Northern Range, is allowed leave on average pay for the period from 18th July 1950 to 7th November 1950, under rule 81(b)(ii) of the Fundamental Rules.

By order of the Governor,
S. N. RAY, Chief Secy.

*Development**NOTIFICATION.*

No. 2400/CB/E-65/50.—3rd November 1950.—Sri Kamala Das Chowdhury, A.M.I.E. (Ind.), son of Sri Benoy Krishna Chowdhury, is appointed to a temporary gazetted post of Assistant Engineer under the Construction Board under this department, with effect from 27th October 1950, forenoon.

By order of the Governor,
S. N. RAY, Chief Secy.

*Constitution and Elections**NOTIFICATIONS.*

No. 1838AR/R2B-84/50.—6th November 1950.—The following notification by the Secretary the Governor of West Bengal is hereby published for general information:—

“Notification No. 4232S., dated the 1st November 1950.—His Excellency the Governor has assented to the West Bengal National Volunteer Force (Amendment) Bill, 1950.

H. C. SEN,

Secretary to the Governor

No. 1839AR/R2B-71/50.—6th November 1950.—The following notification by the Secretary the Governor of West Bengal is hereby published for general information:—

“Notification No. 4254S., dated the 31st October 1950.—His Excellency the Governor has assented to the West Bengal Fire Services (Amendment) Bill, 1950.

H. C. SEN,

Secretary to the Governor

No. 1840AR/R2B-86/50.—6th November 1950.—The following notification by the Secretary the Governor of West Bengal is hereby published for general information:—

“Notification No. 4260S., dated the 1st November 1950.—His Excellency the Governor has assented to the Calcutta Improvement (Amendment) Amending Bill, 1950.

H. C. SEN,

Secretary to the Governor

No. 1841AR/R2B-72/50.—6th November 1950.—The following notification by the Secretary the Governor of West Bengal is hereby published for general information:—

“Notification No. 4262S., dated the 1st November 1950.—His Excellency the Governor has assented to the West Bengal District B (Second Amendment) Bill, 1950.

H. C. SEN,

Secretary to the Governor

No. 1842AR/R2B-87/50.—6th November 1950.—The following notification by the Secretary the Governor of West Bengal is hereby published for general information:—

“Notification No. 4257S., dated the 31st October 1950.—His Excellency the Governor has assented to the Calcutta Improvement (Amendment) Bill, 1950.

H. C. SEN,

Secretary to the Governor

No. 1843AR/R2B-73/50.—6th November 1950.—The following notification by the Secretary the Governor of West Bengal is hereby published for general information:—

“Notification No. 4258S., dated the 1st November 1950.—His Excellency the Governor has assented to the Calcutta Improvement (Amendment) Bill, 1950.

the 24-Parganas District Board Dissolution
Temporary Provisions) (Second Amendment)
11-1950.

H. C. SEN,
Secretary to the Governor".

By order of the Governor,
M. M. BASU, Jt. Secy.

CORRIGENDUM.

In the Representation of the People (Preparation of Electoral Rolls) Rules, 1950, published in Part 1A of the *Calcutta Gazette*, dated the 31st August 1950, substitute the word "Zail" for the word "Jail" occurring in the sixth line of the footnote of Form II of the said rules at page 287 of the gazette.

M. M. BASU, Jt. Secy.

**Political
ORDERS.**

No. 6786P.—16th October 1950.—In exercise of the power conferred by section 38 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), and in supersession of all previous

orders on the subject the Governor is pleased to direct that the powers conferred and duties imposed upon the State Government by section 6 of the said Act shall also be exercised or discharged by the Officers specified in column 1 of the schedule, hereto in respect of the areas specified respectively opposite such Officers in column 2 thereof:—

Schedule.

1 Officers.	2 Areas.
The Commissioner of Police.	The town of Calcutta as defined in section 3 of the Calcutta Police Act, 1866, together with the suburbs of Calcutta as defined by notification under section 1 of the Calcutta Suburban Police Act, 1866.
The District Magistrate, or the Additional District Magistrate.	Each district of West Bengal excluding, in the case of the district of the 24-Parganas, the suburbs of Calcutta referred to above.

No. 6787P.—16th October 1950.—In exercise of the power conferred by section 38 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), and in supersession of all previous orders on the subject the Governor is pleased to direct the powers conferred and duties imposed upon

upon the State Government by sub-section (1) of section 19 of the said Act shall, in respect of the areas specified in column 1 of the table below, be exercised or discharged also by the officers specified in the corresponding entries in column 2 of that table:—

1 Area.	2 Officers
The town of Calcutta as defined in section 3 of the Calcutta Police Act, 1866, together with the suburbs of Calcutta as defined by notification under section 1 of the Calcutta Suburban Police Act, 1866.	The Commissioner of Police, Calcutta.
Each district of West Bengal excluding, in the case of the district of the 24-Parganas, the suburbs of Calcutta referred to above.	The District Magistrate of the district.

No. 6788P.—16th October 1950.—In exercise of the power conferred by section 38 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), and in supersession of all previous orders on the subject the Governor is pleased to direct the powers conferred and duties imposed upon

the State Government by sections 23, 24 and the said Act shall also be exercised or discharged by the officers specified in column 1 of the schedule hereto in respect of the areas specified respectively opposite such officers in column 2 thereof:—

Schedule.

1 Officers.	2 Area.
The Commissioner of Police, Calcutta.	The town of Calcutta as defined in section 3 of the Calcutta Police Act, 1866, together with the Suburbs of Calcutta as defined by notification under section 1 of the Calcutta Suburban Police Act, 1866.
The District Magistrate of the district	Each district of West Bengal excluding, in the case of the district of the 24-Parganas, the suburbs of Calcutta referred to above.

By order of the Governor,
P. C. ACHARJI, Jt. Secy.

Commonwealth Relations Section

NOTIFICATION.

No. 5562C.R./CR-475/50.—27th October 1950.
—The services of Sri Bijayesh Mukherji of West Bengal Judicial Service, now employed as Secretary to the West Bengal Disturbances Enquiry Commission under the Indo-Pakistan Agreement, are placed at the disposal of the Government of Assam for appointment as Secretary to the Assam Disturbances Enquiry Commission under the Indo-Pakistan Agreement with effect from the date on which he makes over charge of his duties of his present post.

By order of the Governor,
S. N. RAY, Chief Secy.

Special Section

ORDERS.

No. 16471H.S.—24th October 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate, Calcutta, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Janab Nasirullah Ansari, son of the late Sk. Amir Ali of Deochandpur, police-station Saidpur, district Gazipur, U.P., and of 6/2, Gopi Nath Mondal Lane, Calcutta.

No. 16638H.S.—2nd November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Some Nath Lahiri, son of Sri Surendra Mohan Lahiri of Chowdhuripara, Krishnagar, Nadia, and of 95, Serpentine Lane, Calcutta.

No. 16640H.S.—2nd November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the Chief

Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Krishna Gopal Basu, son of late Joy Gop Basu (Kaviratna) of Helatala, police-station Kalaroa, district Khulna (East Pakistan), and of 39, Hara Mohan Ghose Lane, Calcutta

No. 16642H.S.—2nd November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Sailesh Chandra Nag, alias Nepal, son of Sri Suresh Chandra Nag of Chatbati, police-station Tejgaon, Dacca, and of 19, Rajan Chowdhury's Lane, Gendaria, Dacca town (East Pakistan), and of 8/1/C, Creek Lane, Calcutta

No. 16645H.S.—2nd November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, Midnapore, at Midnapore within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Saroj Bhusan Ray, son of Sri Sashi Bhushan Ray of Garbeta, Midnapore, and of Midnapore Town, and also of 4/2, Chhaku Khansama Lane 22/B, Mechuabazar Street, 37, Harrison Road, and of 195, Dharamtala Street, Calcutta.

No. 16647H.S.—2nd November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Bagala Prasanna Guha Roy, son of Sri Ananda Chandra Guha Roy of Ber Gossairhat, Faridpur, and of 249, Bow Street, Calcutta.

o. 16649 H.S.—2nd November 1950.—Whereas State Government has reason to believe that undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, Burdwan at Burdwan within fifteen days of the date of publication of this order in the Calcutta Gazette.

Particulars of the person.

Sub Abdulla Rasul, son of late Abdulla Kader Kazi, Memari, district Burdwan, and of Calcutta.

By order of the Governor,

L. A. D'COSTA, Asst. Secy.

POLICE DIRECTORATE

Orders by the Inspector-General of Police,
West Bengal

Calcutta—No. 7126A.—14th October 1950.—**Intelligence Branch, West Bengal-Tripura State.**—Services of Sri Amarendra Nath Hazra, Acting Inspector, Intelligence Branch, West Bengal, are, in the interests of the public service, temporarily placed at the disposal of the Government of India, Ministry of States for employment as Inspector of Police in Tripura State with effect from the date he is relieved from the Intelligence Branch, West Bengal.

Calcutta—No. 7296A.—28th October 1950.—**Intelligence Branch, West Bengal.**—Sri Dhirendra Mohan Bhattacharji, officiating Inspector, 24-Parganas, is, in the interests of the public service, transferred to the Intelligence Branch, West Bengal, to fill one of the temporary posts of Inspector in the Intelligence Branch, 24-Parganas, sanctioned in Government Order No. 26P, dated 6th April 1950.

S. GUPTA, Insp.-Genl.

JUDICIAL DEPARTMENT

No. 3031G.A.

Powers.

24-Parganas.—No. 2974G.A./2P-49/50.—3rd October 1950.—Sri Milan Bandhu Mukherji, Deputy Magistrate, on probation, 24-Parganas, is, in the interests of the public service, vested with the powers of a Magistrate of the 1st class.

By order of the Governor,

S. N. RAY, Chief Secy.

Judicial

Appointments and Transfers.

Burdwan.—No. 6626J.—30th October 1950.—The orders contained in this department notification No. 6410J., dated the 9th October 1950, published at page 2134 of Part I of the Calcutta Gazette, dated the 26th October 1950, appointing Sri Kali Narayan Bhattacharya as Assistant Sessions Judge of Burdwan, are hereby cancelled.

By order of the Governor,

S. K. SEN, Secy.

নিবন্ধন অধিকার।

[REGISTRATION DIRECTORATE]

পশ্চিমবঙ্গের মহানিবন্ধন পরিদর্শকের আদেশাবলী।

[Orders by the Inspector-General of Registration,
West Bengal]

বর্ধমান।—নং ২৩০।—৬ই অক্টোবর ১৯৫০।—বর্ধমান জেলার কেতুগ্রামের অধীন নিবন্ধক প্রকালিপদ সমাপ্ত্যরূপে পশ্চিমবঙ্গের কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২৭শে অক্টোবর হইতে ১৫ দিনের অস্থিত হুটি প্রদত্ত হইল।

[**Burdwan.**—No. 230.—6th October 1950.—Sri Kalipada Somaddar, Sub-Registrar of Ketugram, in the district of Burdwan, is allowed earned leave for 15 days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 27th October 1950.]

কলিকাতা-বর্ধমান।—নং ২৩১।—৬ই অক্টোবর ১৯৫০।—কলিকাতা লেখ্য নিবন্ধকরণের সংশ্লিষ্ট অধীন নিবন্ধক প্রকালিপদ সমাপ্ত্যরূপে পশ্চিমবঙ্গের কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২৭শে অক্টোবর হইতে ৩৫ দিনের অস্থিত হুটি প্রদত্ত হইল।

[**Calcutta-Burdwan.**—No. 231.—6th October 1950.—Sri Dhirendra Nath Mandal, Sub-Registrar attached to the office of the Registrar of Assurances, Calcutta, is appointed to act as the Sub-Registrar of Ketugram in the district of Burdwan during the absence on leave of the permanent incumbent or until further orders.]

২৪-পারগণা।—নং ২৩২।—৬ই অক্টোবর ১৯৫০।—২৪-পারগণা জেলার বনগাঁওর অধীন নিবন্ধক প্রকালিপদ সমাপ্ত্যরূপে পশ্চিমবঙ্গের কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২৭শে অক্টোবর হইতে ৩৫ দিনের অস্থিত হুটি প্রদত্ত হইল।

[**24-Parganas.**—No. 232.—6th October 1950.—Sri Pranaytosh Ganguli, Joint Sub-Registrar of Bongaon at Bongaon, in the district of the 24-Parganas, is allowed earned leave for 35 days with effect from the 27th October 1950 under rule 167(ii) of the West Bengal Service Rules, Part I.]

২৪-পারগণা।—নং ২৩৩।—৬ই অক্টোবর ১৯৫০।—২৪-পারগণা জেলার আলিপুরাঙ্গর সদর নিবন্ধকরণের সংশ্লিষ্ট অধীন নিবন্ধক প্রকালিপদ সমাপ্ত্যরূপে পশ্চিমবঙ্গের কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২৭শে অক্টোবর হইতে ৩৫ দিনের অস্থিত হুটি প্রদত্ত হইল।

[**24-Parganas.**—No. 233.—6th October 1950.—Sri Phanindra Nath Ray, Sub-Registrar attached to the Sadar Registration office at Alipore, in

the district of the 24-Parganas, is appointed to act as Joint Sub-Registrar of Bonglaon in the same district during the absence on leave of the permanent incumbent or until further orders.]

মেদিনীপুর।—নং ২০৪।—৬ই অক্টোবর ১৯৫০।—মেদিনীপুর জেলার এগ্রার যুক্ত অধর নিবন্ধক শ্রীসুধাংশু কুমার চট্টোপাধ্যায়কে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২৭শে অক্টোবর তারিখ হইতে ২২ দিনের অর্জিত ছুটি প্রদত্ত হইল।

[Midnapore.—No. 234.—6th October 1950.—Sri Sudhansu Kumar Chatterji, Joint Sub-Registrar of Egra at Egra, in the district of Midnapore, is allowed earned leave for 22 days with effect from the 27th October 1950 under rule, 167(ii) of the West Bengal Service Rules, Part I.]

বাঁকুড়া।—নং ২০৫।—৬ই অক্টোবর ১৯৫০।—বাঁকুড়া জেলার রায়পুরের অধর নিবন্ধক শ্রীদেবব্রত রেজকে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২৭শে অক্টোবর তারিখ হইতে ২২ দিনের অর্জিত ছুটি প্রদত্ত হইল।

[Bankura.—No. 235.—6th October 1950.—Sri Debabrata Rej, Sub-Registrar of Raipur, in the district of Bankura, is allowed earned leave for 22 days with effect from 27th October 1950 under rule 167(ii) of the West Bengal Service Rules, Part I.]

হাওড়া-বাঁকুড়া।—নং ২০৬।—৬ই অক্টোবর ১৯৫০।—হাওড়া সদর নিবন্ধকরণের সংশ্লিষ্ট অধর নিবন্ধক শ্রীতেজেন্দ্র কিশোর চৌধুরীকে বাঁকুড়া জেলার রায়পুরের অধর নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে বা পুনরাদেশ না হওয়া পর্যন্ত তথাকার অধর নিবন্ধক পদে অস্থায়িরূপে নিযুক্ত করা হইল।

[Howrah-Bankura.—No. 236.—6th October 1950.—Sri Tejendra Kishore Chaudhury, Sub-Registrar attached to the Sadar Registration office, Howrah, is appointed to act as Sub-Registrar of Raipur in the district of Bankura, during the absence on leave of the permanent incumbent or until further orders.]

বাঁকুড়া।—নং ২০৭।—৬ই অক্টোবর ১৯৫০।—বাঁকুড়া জেলার অন্ডার অধর নিবন্ধক শ্রীসীতারাম সাহাকে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২৭শে অক্টোবর হইতে ৫৮ দিনের অর্জিত ছুটি প্রদত্ত হইল।

[Bankura.—No. 237.—6th October 1950.—Sri Sitaram Saha, Sub-Registrar of Onda, in the district of Bankura, is allowed earned leave for 58 days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 27th October 1950.]

বাঁকুড়া।—নং ২০৮।—৬ই অক্টোবর ১৯৫০।—বাঁকুড়া জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধর নিবন্ধক শ্রীসুনীল কিশোর চক্রবর্তীকে উক্ত জেলার অন্ডার অধর নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার অধর নিবন্ধক পদে নিযুক্ত করা হইল।

[Bankura.—No. 238.—6th October 1950.—Sri Sunil Kishore Chakrabarty, Sub-Registrar attached to the Sadar Registration office, in the district of Bankura, is appointed to act as Sub-Registrar of Onda in the same district during the absence on leave of the permanent incumbent or until further orders.]

বর্ধমান।—নং ২০৯।—৬ই অক্টোবর ১৯৫০।—বর্ধমান জেলার অধর নিবন্ধক শ্রীশৈলেন্দ্র নাথ ভট্টাচার্য্যকে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২৭শে অক্টোবর হইতে ২২ দিনের অর্জিত ছুটি প্রদত্ত হইল।

[Burdwan.—No. 239.—6th October 1950.—Sailendra Nath Bhattacharyya, Sub-Registrar Raina, in the district of Burdwan, is allowed earned leave for 22 days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 27th October 1950.]

হাওড়া-বর্ধমান।—নং ২৪০।—৬ই অক্টোবর ১৯৫০।—হাওড়া জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অস্থায়ী অধর নিবন্ধক শ্রীমতি মজুমদারকে বর্ধমান জেলার রায়নার অধর নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত তথাকার নিবন্ধক পদে অস্থায়িরূপে নিযুক্ত করা হইল।

[Howrah-Burdwan.—No. 240.—6th October 1950.—Sri Motilal Majumdar, temporary Sub-Registrar attached to the Sadar Registration office at Howrah, in the district of Howrah, is appointed to act as Sub-Registrar of Raina in the district of Burdwan during the absence on leave of the permanent incumbent or until further orders.]

বর্ধমান।—নং ২৪১।—৬ই অক্টোবর ১৯৫০।—বর্ধমান জেলার মন্ডেশ্বরের অধর নিবন্ধক শ্রীনগেন্দ্র নাথ বিন্দাস (২নং) ক পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২৭শে অক্টোবর হইতে ৫ দিনের অর্জিত ছুটি প্রদত্ত হইল।

[Burdwan.—No. 241.—6th October 1950.—Nagendra Nath Biswas, No. 11, Sub-Registrar Manteswar, in the district of Burdwan, is allowed earned leave for 5 days, under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 27th October 1950.]

পশ্চিম দিনাজপুর-২৪-পরগণা।—নং ২৪২।—৬ই অক্টোবর ১৯৫০।—পশ্চিম দিনাজপুর জেলার বালুঘাটে বদলীর আদেশপ্রাপ্ত পরগণা জেলার বারুইপুরের জুডিশিয়াল অধর নিবন্ধক শ্রীপারশুরাম এই বিভাগের ১৬ই সেপ্টেম্বর ১৯৫০ তারিখের ২২১নং প্রজ্ঞাপন প্রদত্ত ছুটির সম্প্রসারণে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৭০(১) সংখ্যক নিয়মানুসারে চিকিৎসকের সুপারিশক্রমে সেপ্টেম্বর ১৯৫০ তারিখ হইতে ৮ দিনের ছুটি প্রদত্ত হইল।

[West Dinajpur-24-Parganas.—No. 242.—6th October 1950.—Sri Parimal Das, Sub-Registrar under orders of transfer to Balughat in the district of West Dinajpur, is allowed leave on certificate for 8 days from the 23rd September 1950 under rule 173(J) of the West Bengal Service Rules, Part I, in extension of the leave sanctioned in this Directorate notification No. 221, dated the 16th September 1950.]

কলিকাতা-বর্ধমান।—নং ২৪৩।—১০ই অক্টোবর ১৯৫০।—বর্ধমান জেলার মন্ডেশ্বর কোটে বদলীর আদেশপ্রাপ্ত অধর শ্রীহিমামণু ভূষণ চাকলাদারকে এই বিভাগের ১৬ই সেপ্টেম্বর তারিখের ২২০নং প্রজ্ঞাপন মারফৎ প্রদত্ত ছুটির সম্প্রসারণে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৭০(১) সংখ্যক নিয়মানুসারে সেকের সুপারিশক্রমে ২৬শে সেপ্টেম্বর ১৯৫০ তারিখ হইতে ১৮ দিনের ছুটি প্রদত্ত হইল।

[Calcutta-Burdwan.—No. 243.—10th October 1950.—Sri Himansu Bhusan Chakladar, Sub-Registrar under orders of transfer to Mang

the district of Burdwan, is allowed leave on medical certificate for 19 days from 26th September 1950 under rule 173(I) of the West Bengal Service Rules, Part I, in extension of the leave sanctioned to him in this Directorate notification No. 220, dated the 16th September 1950.]

২৪-পরগণা।—নং ২৪৮।—১০ই অক্টোবর ১৯৫০।—২৪-পরগণা জেলার বসিরহাটের অধব নিবন্ধক শ্রীমদীন্দ্র কুমার মৈত্রকে এই বিভাগের পদে আগস্ট ১৯৫০ তারিখের ২০৭নং প্রজ্ঞাপন মারফৎ প্রদত্ত ছুটির প্রসারণে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৩(খ)(২) ধারক নিয়মানুসারে ১৯৫০ সনের ১৫ই অক্টোবর হইতে গড় বেতনে ঘাসের ছুটি প্রদত্ত হইল।

[24-Parganas.—No. 244.—10th October 1950.—Sri Manindra Kumar Maitra, Sub-Registrar of Basirhat, in the district of the 24-Parganas, is allowed leave on average pay for 2 months from 15th October 1950 under rule 184(b)(ii) of the West Bengal Service Rules, Part I, in extension of the leave sanctioned to him in this Directorate notification No. 207, dated the 26th August 1950.]

কলিকাতা।—নং ২৪৫।—১০ই অক্টোবর ১৯৫০।—নদীয়া জেলার রাষ্টাব অধব নিবন্ধক শ্রীঅজিত কুমার রায়কে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ১৪ই অক্টোবর হইতে ৩৫ দিনের অজিত ছুটি প্রদত্ত হইল।

[Nadia.—No. 245.—10th October 1950.—Sri Kumar Ray, Sub-Registrar of Tehatta, in the district of Nadia, is allowed earned leave for 35 days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 27th October 1950.]

শ্রীমদ-নদীয়া।—নং ২৪৬।—১০ই অক্টোবর ১৯৫০।—রাষ্টাব জেলার বহরমপুর সদর নিবন্ধকরণের সংশ্লিষ্ট অস্থায়ী অধব শ্রীসরসী কুমার রায়কে নদীয়া জেলার তেহাট্টার অধব নিবন্ধকের পদে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত ৩৫ দিনের অধব নিবন্ধক পদে অস্থায়ীরূপে নিয়োগ করা হইল।

Murshidabad-Nadia.—No. 246.—10th October 1950.—Sri Sarasi Kumar Ray, temporary Sub-Registrar attached to the Sadar Registration office at Berhampore, in the district of Murshidabad, is appointed to act as Sub-Registrar of Tehatta in the district of Nadia, during the absence on leave of the permanent incumbent or until further orders.]

২৪-পরগণা।—নং ২৪৭।—১০ই অক্টোবর ১৯৫০।—২৪-পরগণা জেলার উলিপুরস্থিত সদর নিবন্ধকরণের সংশ্লিষ্ট অস্থায়ী অধব নিবন্ধক শ্রীঅতীন্দ্র কুমার মিত্রকে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২৭শে অক্টোবর হইতে ৩১ দিনের অজিত ছুটি প্রদত্ত হইল।

[24-Parganas.—No. 247.—10th October 1950.—Sri Atindra Kumar Mitra, Joint Sub-Registrar of Basirhat at Usthi, in the district of the 24-Parganas, is allowed earned leave for 31 days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 27th October 1950.]

২৪-পরগণা।—নং ২৪৮।—১০ই অক্টোবর ১৯৫০।—২৪-পরগণা জেলার সদর নিবন্ধকরণের সংশ্লিষ্ট অধব নিবন্ধক শ্রীজগদীশ চন্দ্র শিকদারকে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ২৭শে অক্টোবর হইতে ৩১ দিনের অজিত ছুটি প্রদত্ত হইল।

[Nadia-24-Parganas.—No. 248.—10th October 1950.—Sri Jagadish Chandra Sikdar, Sub-Registrar attached to the Sadar Registration office at Alipore, 24-Parganas, on the termination of his officiating appointment as Joint Sub-Registrar of Ranaghat at Chakdah in the district of Nadia, is appointed to act as Joint Sub-Registrar of Magrahat at Usthi in the district of the 24-Parganas during the absence on leave of the permanent incumbent or until further orders.]

২৪-পরগণা।—নং ২৪৯।—১২ই অক্টোবর ১৯৫০।—২৪-পরগণা জেলার বনগাঁৱের অধব নিবন্ধক শ্রীহীরেন্দ্র নাথ মণ্ডলকে উক্ত জেলার বারাকপুরের অধব নিবন্ধক পদে নিযুক্ত করা হইল।

[24-Parganas.—No. 249.—12th October 1950.—Sri Harendra Nath Mandal, Sub-Registrar of Bongaon, in the district of the 24-Parganas, is appointed to be the Sub-Registrar of Barrackpore in the same district.]

কলিকাতা-২৪-পরগণা।—নং ২৫০।—১২ই অক্টোবর ১৯৫০।—কলিকাতার লেখ্য নিবন্ধকরণের সংশ্লিষ্ট অধব নিবন্ধক শ্রীরঘুনন্দন সাহাকে উপহার ছুটির পর ২৪-পরগণা জেলার বনগাঁৱের অধব নিবন্ধক পদে অস্থায়ীভাবে নিযুক্ত করা হইল।

[Calcutta-24-Parganas.—No. 250.—12th October 1950.—Sri Raghu Nandan Saha, Sub-Registrar attached to the office of the Registrar of Assurances, Calcutta, on leave, is appointed temporarily to act until further orders as Sub-Registrar of Bongaon in the district of the 24-Parganas.]

কুচবিহার।—নং ২৫১।—১২ই অক্টোবর ১৯৫০।—কুচবিহার সদরের অধব নিবন্ধক শ্রীসত্যেন্দ্র নাথ রায়কে উক্ত জেলার দীনঘাটের অধব নিবন্ধক পদে নিযুক্ত করা হইল।

[Cooch Behar.—No. 251.—12th October 1950.—Sri Satyendra Nath Ray, Sub-Registrar of Cooch Behar is appointed to be the Sub-Registrar of Dinabhat in the same district.]

২৪-পরগণা।—নং ২৫২।—১২ই অক্টোবর ১৯৫০।—২৪-পরগণা জেলার নৈহাটের অধব নিবন্ধক শ্রীনরেন্দ্র নাথ চ্যাটার্জিকে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ১৯৫০ সনের ৩রা অক্টোবর হইতে গড় বেতনে ১২ দিনের ছুটি প্রদত্ত হইল।

[24-Parganas.—No. 252.—12th October 1950.—Sri Narendra Nath Chatterji, Sub-Registrar of Naihati, in the district of the 24-Parganas, is allowed leave on average pay for 12 days under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from 3rd October 1950.]

২৪-পরগণা।—নং ২৫৩।—১২ই অক্টোবর ১৯৫০।—২৪-পরগণা জেলার আলিপুরস্থিত সদর নিবন্ধকরণের সংশ্লিষ্ট অস্থায়ী অধব নিবন্ধক শ্রীসত্যেন্দ্র কুমার বসু (২নং)কে উক্ত জেলার নৈহাটের অধব নিবন্ধকের ছুটিতে থাকাকালীন অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত উৎসাহের অধব নিবন্ধক পদে অস্থায়ীরূপে নিযুক্ত করা হইল।

নিবন্ধক চন্দ্র চট্টোপাধ্যায়,

মহানিবন্ধক পরিদর্শক।

[24-Parganas.—No. 253.—12th October 1950.—Sri Santosh Kumar Basu, No. 2, temporary Sub-Registrar attached to the Sadar Registration office at Alipore, in the district of the 24-Parganas, is appointed to act as Sub-Registrar of Naihati in the same district during the absence on leave of the permanent incumbent or until further orders.]

N. C. CHATTERJI, Insp.-Genl.]

FINANCE DEPARTMENT

Taxation

NOTIFICATION.

No. 2380F.T.—2nd November 1950.—In exercise of the power conferred by section 21 of the Bengal Motor Spirit Sales Taxation Act, 1941 (Bengal Act V of 1941), the Governor is pleased to make the following amendment in the Bengal Motor Spirit Sales Taxation Rules, 1941, as subsequently amended, namely:—

Amendment.

In rule 26 of the said rules for the words “an equal amount” occurring after the words “in addition” substitute the words “an amount specified in the said notice, not exceeding the amount of tax remaining unpaid, by way of penalty”.

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT
DEPARTMENT

Local Self-Government

ORDER.

24-Parganas. — No. M.1M-82/50. — 31st October 1950.—Whereas the Government in their resolution No. L.S.-G.3P-58/49(A), dated the 23rd July 1949, issued an order under section 553 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), superseding the Commissioners of the Naihati Municipality in the district of the 24-Parganas, for a period of two years with effect from the 26th July 1949;

And whereas it has not been possible to arrange for holding the general election of the Commissioners of the said municipality before the expiry of the current financial year after finally deciding the question of redistribution of seats to different wards of the municipality;

And whereas the general election of Commissioners of a municipality cannot be held during the first seven months of a financial year;

Now, therefore, in exercise of the power conferred by clause (i) of sub-section (2) of section 554 of the said Act, the Governor is pleased to extend the period of supersession of the Commissioners of the said municipality, till the 31st December 1951.

2. In exercise of the power conferred by clause (b) of sub-section (1) of section 554 of the said Act, the Governor is further pleased to direct that Sri Narendra Chandra Kar, M.A., Deputy Magistrate and Deputy Collector, shall, during the extended period of supersession of the said municipality, continue to exercise and perform powers and duties conferred or imposed upon him by notification No. L.S.-G.3P-58/49(B), dated the 23rd July 1949.

By order of the Governor,
A. ZAMAN, Jt. Secy.

NOTIFICATIONS.

24-Parganas.—No. M.1M-59/50.—27th October 1950.—In exercise of the power conferred by clause (g) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of Commissioners of the Halisahar Municipality in the district of the

2. This notification shall have effect for purpose of and from the next reconstitution of Commissioners of the said municipality.

Murshidabad. — No. L.S.-G.1E-20/50. — 3 October 1950.—It is hereby notified under rule 6 of the Rules for Direct Election to District Boards, Part II, published under notification No. 1886/L.S.-G., dated the 16th July 1938, that Sri Goal Badan Trivedi has been duly elected to be a member of the Murshidabad District Board from Khargram-cum-Barwan constituency in the bye-election held to fill the vacancy caused by the death of Sri Sarat Chandra Trivedi.

By order of the Governor
A. ZAMAN, Jt. Secy.

Housing and Town Planning

NOTIFICATION.

24-Parganas. — No. 926HTP/21-3/50. — 2 October 1950.—Sri J. N. Das Gupta, B.Sc., B.A.M.I.E. (Ind.), Special Engineer, Kanchrapur Development in the Local Self-Government Department, is allowed earned leave for two days, with effect from the 27th October 1950, under rule 168 of the West Bengal Service Rules, Part I.

By order of the Governor
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH
DEPARTMENT

Medical

NOTIFICATIONS

Midnapore.—No. Medl./4833/H/Admn-2A/49.—16th October 1950.—The services of Assistant Surgeon Dr. A. C. Chakravarty, Ghatal Provincialised Hospital, Midnapore, are placed temporarily under the Government of Bihar for duty at Indian Mental Hospital, Kanke, Ranchi. Dr. S. K. Sarkar who reverts to West Bengal on completion of his term at the said hospital.

By order of the Governor
B. C. DAS GUPTA, Secy.

Calcutta.—No. Medl. 4845/DHS-1B-4-50-K.—28th October 1950.—Temporary Assistant Surgeon Dr. Binay Bhusan Majumdar, Assistant Professor of Physiology, Medical College Calcutta, was granted leave for the period from the 25th July 1950 to the 8th September 1950 viz.—

(i) earned leave on medical certificate for twenty-five days under rule 168(1) of West Bengal Service Rules (Part I)

(ii) leave on medical certificate for the remaining period under rule 173(2) of the West Bengal Service Rules (Part I)

This cancels notification No. Medl. 4779/DHS-1B-4/50-K.W., dated the 12th October 1950.

Calcutta.—No. Medl. 4871/DHS-1S-46/50. — 28th October 1950.—Temporary Sub-Assistant Surgeon Dr. Birendra Krishna Bhattacharjee, M.B., on supernumerary duty at the Nilratan Hospital, Calcutta, is appointed temporarily to act, until further orders as Demonstrator in Pathology, Lake Medical College, Calcutta with effect from the date on which he joins the service. Dr. S. K. Mitra, resigned.

By order of the Governor
P. M. DATTA, Asst.

SECTION OF MEMBERS FOR THE WEST BENGAL DENTAL COUNCIL.

Office of the Returning Officer, Grosvenor House,
21, Old Court House Street, Calcutta-1.

NOTIFICATION.

No. 1520/D.—3rd November 1950.—It is hereby notified for general information that there will be election of members of the Council under clauses (a) and (b) of section 21 of the Dentists Act, 1948 (Act XVI of 1948), in accordance with the rules made by the Government of West Bengal, under that Act, vide notification No. Medl 4818/2D-24/50, dated the 14th October 1950, published in the *Calcutta Gazette* of the 26th November. The electoral roll for the election under clause (a) of section 21 consists of Part A of the First Register prepared under section 32 and the electoral roll for the election under clause (b) consists of Part B of the same Register. Dentists whose names are borne in Part A or Part B of the mentioned First Register, are hereby called upon to participate in the election respectively under clause (a) or clause (b) of section 21.

All nominations of candidates shall be made in the prescribed form, and electors who desire to nominate or to be nominated should obtain the form from the undersigned by application in writing.

The election will be held according to the voting programme for both clauses (a) and (b) of section 21:—

Last date for receiving nomination papers by the Returning Officer in his office—24th November 1950 up to 2 p.m.

Scrutiny of nomination papers by the Returning Officer in his office—24th November 1950 (3 p.m.).

As a result of the scrutiny and of any withdrawal of candidature under rule 6 of the aforesaid rules, there be more nominees than the electors, votes will be obtained by issue of voting papers by registered post.

Dispatch of voting papers up to—5th December 1950.

Last date for receiving voting papers by the Returning Officer in his office—21st December 1950 up to 4 p.m.

Counting of votes by the Returning Officer in his office to commence at 12 noon on 23rd November 1950.

Copies of the electoral roll may be had from the office on payment of Re. 1, postage extra.

M. N. GUPTA, Returning Officer,
Registrar, Dental Registration Tribunal,
West Bengal.)

Public Health

NOTIFICATION.

Calcutta. — No. P.H./2624/3L-19/50.—2nd November 1950.—Dr. Niranjan Kumar Sarkar, Subdivisional Health Officer, Ghatal, is granted earned leave for twenty days with effect from 27th October 1950, under rule 168(I) of the Bengal Service Rules, Part I, with permission to prefix the Puja holidays under rules 153-155.

By order of the Governor,
P. M. DATTA, Asst. Secy.

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATIONS.

No. 101.—30th October 1950.—The Governor is pleased to appoint the persons named below as temporary Assistant Engineers in the Directorate of Works and Buildings with effect from the dates on which they join the appointments:—

- (1) Sri Sasanka Sekhar Gangopadhyay, B.E., son of Sri Satish Chandra Gangopadhyay.
- (2) Sri Sankar Prosad Sen, B.E., son of Dr. J. P. Sen.

2. These temporary Assistant Engineers are, until further orders, posted under the Executive Engineer, Survey Division No. 1, under the Road Planning Circle.

No. 102.—30th October 1950.—Sri Tarun Kumar Roy Chowdhury, temporary Assistant Engineer, is transferred in the interest of public service, from the Survey Division No. 1 under the Road Planning Circle and posted to the charge of Khatra Subdivision of the Bankura Construction Division under the Road Construction Circle No. 1, until further orders.

No. 103.—30th October 1950.—Sri Dharendra Nath Ghosh, temporary Assistant Engineer, is retransferred, in the interest of public service, from the Bankura Construction Division under the Road Construction Circle No. 1 and posted to the Survey Division No. 1 in the Road Planning Circle, until further orders.

By order of the Governor,
S. K. MAJUMDAR, Jt. Secy.

DEPARTMENT OF IRRIGATION AND WATERWAYS

Establishment

NOTIFICATION.

No. 17-I.—30th October 1950.—In exercise of the power conferred by sub-section (1) of section 10 of the Bengal Development Act, 1935 (Bengal Act XVI of 1935), the Governor is pleased to declare rupees four per acre to be the rate at which improvement levy shall be imposed for the period from the 1st July 1950 to the 31st October 1950 in respect of all classes of agricultural land in the Damodar Canal area, as defined in rule 2(7) of the Bengal Development Rules, 1936.

By order of the Governor,
S. K. DEY, Secy.

NOTICE.

No. 18-I.—2nd November 1950.—With reference to order No. 14-I., dated the 20th September 1950, published at page 2039, Part I of the *Calcutta Gazette* of the 5th October 1950, it is hereby notified for general information that the estimate of the expenses to be incurred in respect of the repairs, maintenance and works connected therewith of the Madaria Khal Left Embankment from Amta to Dilakaah in the district of Howrah during five years commencing on

and from the 1st day of April 1950, amounts to Rs. 1,64,100 at an annual rate of Rs. 32,820 and that the State Government proposes, under section 63 of the Bengal Embankment Act, 1882 (Bengal Act II of 1882), to issue an order fixing the aforesaid total sum of Rs. 1,64,100 as payable at an annual rate of Rs. 32,820 during the said five years by the *Zamindars* of the estates benefited by such repairs, maintenance and works, should no valid objection thereto be preferred.

All persons interested are hereby called upon to prefer to the Collector of Howrah for consideration by the State Government such objections as they may think proper against the aforesaid amount being fixed as the total sum within three months from the date of publication of this notice in the *Calcutta Gazette*.

By order of the Governor.

S. K. DEY, Secy

IRRIGATION AND WATERWAYS

DIRECTORATE

NOTIFICATION.

No. 410.I.E.—16th October 1950.—Sri Ajoy Kumar Roy, temporary Assistant Engineer, attached to the East Midnapore Division, is transferred in the interest of the public service and is posted to the Investigation Division No. 1, until further orders.

G. B. MONDAL, Chief Engineer.

COMMERCE AND INDUSTRIES DEPARTMENT

Commerce

NOTIFICATION.

No. 5996Com.—2nd November 1950.—Sri P. H. Bhao, Inspector of Boilers, West Bengal, is allowed earned leave for six days, with effect from the 27th October 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

By order of the Governor.

A. K. BANERJEE, Asst. Secy.

ERRATUM.

No. 6004Com.—2nd November 1950.—In sub-rule (2) of rule 1 of the West Bengal Boiler Engineers' Examination Rules, 1950, published under notification No. 1978Com., dated the 7th June 1950, on pages 1181-1204 of the *Calcutta Gazette*, Part I, dated the 15th June 1950, after the words, letters and figure "on the 1st day of" insert the word "December".

By order of the Governor.

B. C. KUNDU, Dy. Secy.

Mines and Power

NOTIFICATIONS.

No. 2485M.P.—31st October 1950.—Whereas Sri K. C. Dutta, Managing Proprietor of the Suri Electric Supply Company, the licensee of the Suri Electric License, 1939, has made an application for making certain further temporary amendments in the terms and conditions of the said license as subsequently amended so as to suitably reduce the requirements contained in clause 9 thereof for maintaining a continuous supply of energy throughout twenty-four hours throughout the year;

And whereas in the opinion of the State Government the public interest permits the making of such further temporary amendments in the said terms and conditions;

Now therefore in exercise of the power conferred by clause (b) of sub-section (3) of section 19 of the Indian Electricity Act, 1910 (IX of 1910) the Governor is pleased after consultation with the local authority concerned, namely, the Commissioners of Suri Municipality, to direct that during the continuance in force of this notification the said license shall have effect as if for clause thereof the following clause had been substituted, namely:—

"9. From the 1st November 1950 to the 31st January 1951 (both days inclusive) the licensee shall maintain a continuous supply of energy from 2 o'clock *post meridian* every day to 6 o'clock *ante meridian* of the following day".

2. This notification shall have effect and shall be deemed always to have effect from the 1st November 1950 and shall remain in force up to the 31st January 1951.

No. 2525M.P.—3rd November 1950.—Sri Na Gopal Chowdhury, B.E.E., is appointed to temporary post of Electric Inspector in the Directorate of Electricity, West Bengal, with effect from the date he joins.

By order of the Governor.

S. C. DAS GUPTA, Dy. Secy.

No. 2530M.P.—3rd November 1950.—The Governor is pleased to direct that the following amendments shall be made in the regulations published under the Government of Bengal notification No. 12230Com., dated the 24th December 1935 read with notification No. 7200Com., dated the 2nd July 1937, as amended, for the grant of license certificates of competency and permits to electrical contractors, supervisors and electrical workmen respectively, under sub-rule (I) of rule 48 of the Indian Electricity Rules, 1937:—

Amendments.

1. For clause (b) of regulation 2 of the said regulations substitute the following, namely:—

"(b) an Electric Inspector to Government to be appointed by the State Government who shall be the Secretary".

2. For regulation 3 of the said regulations substitute the following, namely:—

"3. Term of office.—The term of office of members other than *ex-officio* members of the Board shall be three years:

Provided that the member referred to in clause (b) of regulation 2 shall hold office until another person is appointed in his place by the State Government".

3. For regulation 4 of the said regulations substitute the following, namely:—

"4. (1) Filling of vacancies and power function notwithstanding vacancies.—If a member of the Board not being a member referred to in clause (b) of regulation 2 or an *ex-officio* member leaves the State or is absent therefrom for a period of more than six months, another person may be appointed in his place to hold the unexpired portion of his term of office.

(2) The Board shall have power to act notwithstanding any vacancy in its membership".

By order of the Governor.
S. K. CHATTERJEE, Secy

2414M.P. — 12th October 1950. — In pursuance of sub-rule (4) of rule 15 of the Indian Electricity Rules, 1937, framed under section 37 of the Indian Electricity Act, 1910 (IX of 1910), following advertisement by (1) Sri Tarakeshwar Chatterji, M.Sc., Manager, Jhargram Raj Estate, Jhargram, (2) Surendra Nath Bose, M.E., I.E.E., Consulting Engineer (Electric and Mechanic), 135, Prinsep Street, Calcutta, (3) Sadhan C. Roy, M.I.E.E., of Wilson and Roy, Consulting Engineer, Shillong Hydro-Electric, Limited, 135, Prinsep Street, Calcutta, published in the *Hindustan Standard* of the 20th, 21st and 22nd September 1950, is published for general information.

NOTICE.

It is hereby notified for public information that (1) Sri Tarakeshwar Chatterji, M.Sc., Manager, Jhargram Raj Estate, Jhargram, (2) Surendra Nath Bose, M.E., M.I.E.E., Consulting Engineer (Electric and Mechanic), 135, Prinsep Street, Calcutta, (3) Sadhan C. Roy, M.I.E.E., of Wilson and Roy, Consulting Engineer, Shillong Hydro-Electric, Limited, 135, Prinsep Street, Calcutta, are applied under rule 11 of the Indian Electricity Rules, 1937, to the Secretary to the Government of West Bengal, Commerce and Industries Department, Calcutta, for the grant of license under the Indian Electricity Act, 1910, for supply of electricity in the town of Jhargram. A copy of the draft license containing the terms and conditions is appended below:—

Draft License.

JHARGRAM ELECTRIC LICENSE, 1950.

License for the supply of electrical energy granted by the Government of West Bengal under the Indian Electricity Act, 1910.

License is hereby granted to—

- (1) Tarakeshwar Chatterji, M.Sc., Manager, Jhargram Raj Estate, Jhargram,
- (2) Surendra Nath Bose, M.E., M.I.E.E., Consulting Engineer (Electric and Mechanic), 135, Prinsep Street, Calcutta,
- (3) Sadhan C. Roy, M.I.E.E., of Wilson and Roy, Consulting Engineer, Shillong Hydro-Electric, Ltd., 135, Prinsep Street, Calcutta,

to supply electrical energy in the area with the terms and conditions all set out below, subject to the provisions of the Electricity (Supply) Act (LIV of 1948) and any other modifications thereof.

Short title.

This License may be cited as "The Jhargram Electric License, 1950."

Interpretation.

In this license—

(a) The "Act" shall mean the Indian Electricity Act, 1910 (IX of 1910), and any statutory provisions thereof.

The "Government" shall mean the Government of West Bengal.

The expression "the licensee" shall mean Sri Tarakeshwar Chatterji, Surendra Nath Bose and Sadhan C. Roy and their permitted successors.

The expression "deposited map" shall mean the map of the area of supply hereinafter specified which has been deposited with the Government in pursuance of the Rules under the Act,

which plan is signed for the purpose of identification, by the Secretary to the Government in the Department of Commerce and Industries and by the applicants.

(c) The term "Unit" shall mean the quantity of electrical energy equivalent to a current of one thousand amperes flowing under an electromotive force of one volt during one hour.

(d) The expressions "First Annexure", "Second Annexure", "Third Annexure" and "Fourth Annexure" shall mean the first, second, third and fourth annexures to this license, respectively.

(e) Other words and expressions have the same meaning as are assigned to them in the Act or the Rules made thereunder.

Security.

3. (1) The period within which, under clause I(b) of the Schedule to the Act, the licensee shall show that he is in a position fully and efficiently to discharge the duties and obligations imposed upon him shall, unless otherwise ordered by the Government under sub-clause (b) of sub-section (3) of section 4 of the Act, be six months from the commencement of this license.

(2) Unless otherwise ordered by the Government under clause (b) of sub-section (3) of section 4 of the Act, the sum which the licensee shall deposit or secure to the satisfaction of the Government under sub-clause (b) of clause I of the Schedule to the Act, shall be Rs. 1,000 and such sum shall be so deposited or secured within thirty days from commencement of this license:

Provided that the said sum deposited or secured by the licensee under the provisions of this clause shall be repaid or released to him on the completion of the works, or at such earlier date or dates as may be approved by the Government.

Area of supply.

4. The area within which the supply of energy is authorised by this license (the area of supply under the Act) is the whole of the area lying within a radius of 5 (five) miles from the Court House at Jhargram which said area is more particularly delineated in the deposited map and thereon shown bounded by a red circle. This is described in the First Annexure herein.

Situation of the Generating Station.

5. The licensee shall erect the generating or the main receiving station within the area covered by the license.

Compulsory works and supply.

6. (i) The licensee shall within a period of two years from the commencement of this license, or within any other extended period which may be allowed by Government, provide and instal suitable and sufficient feeders and distributing mains and also execute works to the satisfaction of the Government for the purpose of supply of electrical energy throughout the streets or parts of streets named in the Second Annexure and shown in red colour on the deposited map, shall erect the generating station or the main receiving station mentioned in clause 5 with all machinery and apparatus necessary for the purpose of giving a continuous and efficient supply and shall do all other works necessary for the commencement of the supply of energy to the consumers.

The works aforesaid shall be in accordance with the scheme mentioned in the Third Annexure and with such modifications as may be approved hereafter in writing by the Government.

(iv) At the expiration of each successive period of six months from the date of the grant of this license and until the completion of the compulsory works, the licensee shall submit to the Secretary to the Government of West Bengal in the Department of Commerce and Industries reports, stating all steps taken and the progress made in carrying into effect this license.

Supply of energy.

7. (i) Subject to the provisions of this license, the Act, and the Rules, also the Electricity (Supply) Act, 1948, and any statutory modifications thereof, the licensee shall be entitled during the continuance of his license to supply energy within the area of supply for all purposes.

(ii) The supply of energy shall not be commenced until an Electric Inspector to the Government shall have inspected the licensee's works and certified in writing that the supply of energy may commence.

(iii) As soon as may be after the grant of this license the licensee shall submit to Government for approval under sub-section (2) of section 21 of the Act, draft "Conditions of Supply" to regulate his relations with persons who are or intend to become consumers. Such "Conditions of Supply" shall contain—(a) Rates at which supply will be charged, (b) scale of miscellaneous charges, (c) form of requisition of supply, and (d) the form of Agreement.

(iv) After such Conditions have been approved by the Government with or without modification the licensee shall not supply energy unless—

(a) The person to whom such supply is to be given shall have tendered to the licensee a Requisition duly signed in the form approved by the Government in the said Conditions of supply.

(b) Such person and the licensee shall have executed an Agreement in a form approved by the Government, in the said Conditions of supply.

(c) The rates for all miscellaneous charges (including Meter rent), incidental to and in connection with the supply of energy which the licensee proposes to make against consumers, shall be in accordance with the scale sanctioned by the Government, in the Conditions of supply.

(d) Provided that where all the works have not been completed by the licensee and the licensee nevertheless desires to commence to give supply of energy in a portion or portions of the area of supply, the licensee shall do so only with the express permission of the Government.

Extensions to generating plant, transmission and distributing mains.

8. After the supply has commenced in accordance with clause 7(ii) of this license, and after receipt of notice of any election to purchase as referred to in clause 15(iv) hereof, no major additions to capital expenditure shall be made by the licensee except with the concurrence of the Government and in accordance with the provisions of clause XV of Schedule VI of the Electricity (Supply) Act, 1948.

Accounts.

9. (i) Separate and distinct accounts shall be kept, prepared and rendered by the licensee complying in full detail, the requirements required by the Act, the Rules thereunder and the Electricity (Supply) Act, 1948, the working of the undertaking for which this license is granted.

All books of accounts relating to the undertaking shall at all times be open to the inspection of the Government or of any person authorised by the Government in that behalf.

(ii) The licensee shall prepare and render annual statement of accounts as is required by the Rules of the Act.

Statistics.

10. The licensee shall when called upon to so submit to the Government such statement data as may be considered necessary for the purpose of compiling comprehensive statistics electric supply undertakings in the Province.

Hours of supply.

11. From the date of the commencement supply the licensee shall maintain a continuous supply of energy for 24 hours throughout the year, provided that within a period of 2 years from the commencement of supply, the supply shall be discontinued daily for ten and half hours, namely, between 6-30 a.m. and 5 p.m. local time and specially during the months of November, December, January and February.

Methods of construction.

12. The feeders, distributing mains and service connection may be overhead or underground in whole or in part and (subject to provisions of section 18 of the Act) shall be erected, constructed and maintained in strict conformity with the Act and the Rules thereunder.

Nature of supply.

13. The system and pressure of supply shall be as follows:—

(i) Three phase alternating current, three four-wire supply at pressure of 400 volts between phases and 230 volts between each phase and neutral at a frequency of fifty complete cycles per second.

(ii) Single phase alternating current, two-wire supply at a pressure of 230 volts between phase and the neutral conductor at a frequency of fifty complete cycles per second.

(iii) A high pressure alternating current, three phase supply at a pressure of 3,300 or 6,600 volts between phase at a frequency of fifty cycles per second for feeders and for supply to any large consumers or power purposes.

The pressure stated above shall be as measured at consumer's terminals and shall not vary from beyond the limits prescribed by the Rules under the Act.

Provided that the licensee may from time to time with the previous consent in writing of the Government and subject to such limitations and conditions as shall be made in writing by the Government, adopt any other pressures or systems of supply or both for the purpose of this license.

Maximum rates in respect of supply of energy.

14. (i) The maximum rates allowed to be charged by the licensee for energy supplied to him shall be those stated in the First Schedule, Annexure, or in the case of a method of supply approved by the Government in accordance with clause (c) of sub-section (3) of section 23 of the Act, such maxima as the Government may determine on approving the method.

(ii) The actual rates to be charged shall be approved by the Government in the "Conditions of Supply".

(iii) The actual rates for sale of electrical energy shall be adjusted by the licensee periodically under the provisions of section 57 and the Schedule, clause I, to the Electricity (Supply) Act, 1948.

Breaking up of streets, etc.

The licensee is specifically authorised to break up the soil and pavement of the streets or parts of streets which are not repairable by the Government or by a local authority.

Purchase of undertaking.

(A) Purchase by local authority or Provincial Government (where the Provincial Electricity Board is not formed)—

The option of purchase given by section 7 of the Act shall be first exercisable on the expiration of twenty years from the commencement of this Act and thereafter on the expiration of every subsequent period of ten years.

Subject to the provisions of section 7 of the Act, the purchase price payable on the exercise of the option shall be—

(i) The net expenditure on the capital account of the licensee in respect of lands, buildings, works, machinery, mains, apparatus, appliances, fixtures, furniture, vehicles and other like property (including serviceable stand-by plant) owned and used by the licensee for the purpose of the undertaking less the total depreciation thereon calculated [according to the scale of depreciation provided in the table appended to the Eleventh Schedule of the Electricity (Supply) Act of 1948].

(ii) The percentage of the value of the lands, buildings, works, materials and plant of the licensee referred to in sub-section (i) of section 7 of the Act which shall be added to such value in the second proviso to that section on account of compulsory purchase shall be ten per centum.

(iii) The value of the stores, spare parts and loose tools in use or available and suitable for use (for the purpose of the undertaking) at the date of the purchases at such price as may be agreed, or failing agreement, as may be determined by arbitration.

(iv) In accordance with clause (b) (ii) of sub-section (2) of section 3 of the Act, it is hereby declared that the power station used or to be used in connection with the undertaking shall form part of the undertaking for the purpose of purchase under section 5 or section 7, provided that the power station shall not have been abandoned for any reason of the operation of clause 16 of this Act.

(v) Not less than two years' notice in writing under section 5 of the Act to purchase the undertaking shall be served upon the licensee by the local authority or the Government as the case may be, and receipt of such notice, clause XV of Schedule of Electricity (Supply) Act, 1948, shall apply in addition to the capital expenditure.

(B) Purchase by the Electricity Board. In the event of the purchase of the undertaking being made by the Provincial Electricity Board constituted under the provisions of section 5 of the Electricity (Supply) Act, 1948, the same shall be governed by the provisions of the said Act.

Bulk supply.

(i) Should a supply of electrical energy in bulk become available at any future date from any source at a rate not more than the rate at which the licensee is generating at the time and if the Government think it in the interests of development of electricity in that area, so to direct, the licensee shall obtain his supply from such source. The owner of such supply shall also be bound by the decision of the Government.

The decision of the Government operation of the licensee shall be final.

(ii) The licensee will similarly take a supply from the Provincial Electricity Board, if set up by the Government, under the Electricity (Supply) Act, 1948, or from any Government generating stations, provided such Board or the Government is prepared to supply at a rate not more than the rate at which the licensee is generating at the time.

Variations from the Schedule to the Act.

18. In pursuance of clause (f) of sub-section 3 of the Act, it is hereby expressly declared that—

(i) Sub-clause (1) of clause VI and sub-clause (viii) of the Schedule to the Act shall for the purpose of incorporation in this license be varied by the addition of "except for the months of November, December, January and February when the supply may be discontinued daily for ten and half hours, namely, between 6-30 a.m. and 5 p.m. for a period of three years from the commencement of this license" after the expression "continue to supply energy" occurring in sub-clause (1) of clause VI and in sub-clause (1) of clause VIII of the Schedule to the Act.

(ii) Clause IV of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of "two" for "three".

(iii) The following sentence shall be added between the words "licensee" and "and" at the end of clause (a) of the first proviso to sub-clause (1) of clause VI of the Schedule to the Act:—

"and to comply with the Conditions of Supply made from time to time with the previous sanction of the Government under section 21(2)".

(iv) Sub-clause (a) of the first proviso to sub-clause (1) of clause VI of the Schedule to the Act shall for the purpose of incorporation in this license be further varied to the following extent, namely, that the licensee shall not be bound to supply energy to any person for any period unless the person requisitioning such supply shall enter into an agreement as required by clause 7 (iv) of this license.

(v) The following sub-clause shall be substituted for clause VI, sub-clause (5), namely,

"Every requisition under this clause shall be in a form approved by the Government in the Conditions of Supply, and copies of such form shall be supplied by the licensee free of charge to any consumer or intending consumer".

(vi) The first proviso to clause XI of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of five years for the period of seven years specified in that proviso.

(vii) The following sub-clause shall be substituted for sub-clause (2) of clause X, namely,

"(2) Before commencing to supply energy through any distributing main the licensee shall give notice, by public advertisement of the method by which he proposes to charge for energy so supplied and, where the licensee has given such notice, he shall not be entitled to change the method of charging without giving notice thereof by public advertisement and giving in writing one month's notice or such shorter notice as the Government may deem proper of such change to the Government, to the local authority (if any) concerned, and to every consumer of energy who is supplied by him from such distributing main".

Securing continuity of supply.

19. It shall be the duty of the licensee (which expression shall for the purpose of this clause and following be taken to mean and include the licensee, his employees, servants and agents and

his permitted assigns) to give the nearest Magistrate immediate and full information of any circumstances in which interruption of the supply may be apprehended as a result of civil commotion or disturbance of the public peace, or any strike or lockout of the nature specified in section 22 of the Industrial Disputes Act, 1947.

First Annexure (area of supply).

The whole of the area lying within the boundaries of a circle marked red in the deposited map, being of a radius of five miles from the Court House at Jhargram.

Second Annexure [Clause 6(1)].

List of streets are as follows:—

- (1) P.W.D. Road between Bechuadhoba and The Palace, Jhargram.
- (2) Station Road.
- (3) Road A (shown in deposited map).
- (4) Road B (shown in deposited map).

Third Annexure (Technical details of scheme).

(1) The situation of the proposed Generating Station will be at a point shown in green on the deposited map, within $\frac{1}{2}$ mile of the Court House.

(2) Details of the Plant—The supply will start with 2×100 K.W. Engine Alternator sets.

Fourth Annexure (Limits of price to be charged for the supply of energy).

Rate A—	Per unit.
	Annas.
(i) Domestic and business— lights and fans ...	8
(ii) Domestic— for lift and pump motor (day load) ...	6
(iii) Domestic—heating devices, etc. ...	6
Rate B—Unmetered supply
Rate C—Public amusement purposes ...	8
Rate D—Battery charging and electro- lysis ...	8
Rate E—Industrial purposes up to 50 H.P. ...	6
Rate F—	
Large Industrial and/or bulk supply and for maximum demand exceeding 500 K. W.	By special contract.

Rate G—

Street lighting—By agreement according to clause XII of the Schedule to the Act.

Meter Rent—See miscellaneous charges, para.

Every local authority, company or person desirous of making any representation with reference to this application, to the local Government may do so by letter addressed to the Secretary, Commerce and Industries Department, Bengal Government, within three months of 20th September 1950.

Copies of the map referred to above may be inspected and copies of the Draft License obtained (price Re. 1) at the office of the applicant 135, Prinsep Street, Calcutta.

Applicants—T. CHATTERJI, M.
Manager,
Jhargram Raj Estate
S. N. BOSE, M.E., M.I.E.
Consulting Engineer
SADHAN C. ROY, M.I.E.
of Wilson & Roy
Consulting Engineers
Shillong Hydro-Electric

Dated 11th September 1950.

By order of the Governor
S. C. DAS GUPTA, Dy. Secy.

No. 2531M.P.—3rd November 1950. In pursuance of the provisions of regulations 1 and 2 of the regulations made under sub-rule (7) of rule 1 of the Indian Electricity Rules, 1937, and published under notification No. 12230Com., dated 24th December 1935, read with notification No. 7200Com., dated the 2nd July 1937, as subsequently amended, the Governor has been pleased to make, with effect from 27th April 1950 following amendment in notification No. 4166 dated the 13th August 1948, namely:—

Amendment.

In the said notification for the words, figure brackets “(2) Sri Haradhan Bhattacharya, Electric Inspector to the Government of West Bengal (ex-officio)—Secretary” substitute the following:

“(2) Sri B. B. Dey, Electric Inspector to the Government of West Bengal—Secretary”

By order of the Governor
S. K. CHATTERJEE, Secy.

LABOUR DEPARTMENT

ORDER.

No. 6170Lab.—28th October 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 4632Lab., dated the 21st August 1950, the industrial dispute between Swaika Oil Mills, Pollock House, 28-A, Pollock Street, Calcutta, and their workmen represented by the Swaika Mazdoor Union, 1, Bazar Lane, Bally Congress Office, Bally was referred for adjudication to Sri G. Palit, District Judge;

And whereas during the pendency of proceedings of the said Tribunal the Swaika Mazdoor Union, 1, Bazar Lane, Bally Congress Office, Bally, made a complaint in writing before the said Tribunal alleging that the said Swaika Oil Mills had altered, to the prejudice of the workmen, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of a complaint under section 33A of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act of 1950, made by the workmen of the Swaika Oil Mills represented by the Swaika Mazdoor Union of 1, Bazar Lane, Bally Congress Office, Bally, against Swaika Oil Mills, Pollock House, 28A, Pollock Street, Calcutta.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI G. PALIT, *District Judge, Industrial Tribunal.*

Present for the Union: Sri P. K. Sanyal, Advocate

Present for the Company: Sri S. C. Sen, Advocate.

AWARD.

By an order No. 4632Lab., dated the 21st August 1950, the Government of West Bengal referred the aforesaid dispute to me for adjudication. While the adjudication proceeding is in progress, the above workers approached the Tribunal with an application under section 33A of the Industrial Disputes Act complaining that the Company has not observed the *Janmastami* festival as a holiday on the 4th September 1950. As such the Company is accused of having contravened the provision of section 33 of the Industrial Disputes Act by altering the service conditions of the workers prejudicially during the pendency of adjudication proceeding. The Company, on the other hand, contends that *Janmastami* was never observed as a festival holiday in Swaika Oil Mills. Besides, even if it was so observed, it rests with the Management to grant a holiday or not provided they grant 10 festival holidays during the year. If the total number of festival holidays is maintained, the Company does not alter the conditions of service by not observing a particular festival as a holiday.

Before me, the learned Advocate of the Company contended that in 1949 *Janmastami* holiday was not observed as such. It fell within 2 holidays observed on account of the Independence Day. On the occasion of *Dewali*, the Company granted 2 days' holidays. The Company has placed before me a list of holidays observed during 1949. That, of course, supports the above contention of the Company. But I have consulted the Attendance Register of 1949 filed by the Company before me. I find that on the occasion of *Dewali* the Company granted holidays on 21st October 1949 and on 22nd October 1949. The latter date was a Saturday. But on 23rd October 1949, which was a Sunday, the Company had full work. So it comes to this that the Company granted only 1 day's holiday on the occasion of *Dewali*. Saturday was granted a holiday for convenience in lieu of Sunday. Similarly, in the Attendance Register of 1949 I find that there was one day's holiday on the occasion of Independence Day and another day was observed as *Janmastami* holiday. So I do not accept the Company's contention that no *Janmastami* holiday was granted in 1949. But that is one thing. I conceive that it rests entirely with the Management to select particular festivals of the year and to award holidays on the festivals so selected. But as the number of holidays in a year is limited to 10 days, the Company ought to consult the majority decision of the workers in the matter of selection of particular festivals as holidays. The Company should also announce in the beginning of the year as to which festivals it is going to observe in the ensuing year. But all this is of the nature of a recommendation to the Company. The Company cannot be said to be violating the terms of agreement with the workers, if the holidays it grants, do not fall short of 10 days. So in the present case, though *Janmastami* holiday was not given in 1950, it does not amount to alteration of the service conditions of the workers, such that a petition under section 33A aforesaid can lie. In the year 1950 the Company is said to have observed the Founder's day as a holiday. Whether this holiday should be debited against the 10 days' festival holidays is a matter to be considered. As the year is not out, I am not in a position to say whether the Company is granting 10 days' holidays during the year. But I must point out that if the Company includes the Founder's Day as a holiday and refuses to observe *Janmastami* as a festival holiday, its decision may be open to objection. Ten days' holidays should be restricted to occasions of festivals where the workers are only commonly interested or to the occasion of National celebration which is universal. So I leave it to the Company to consider whether during 1950 the holiday on Founder's Day should be taken into the reckoning of 10 festival holidays in the year. Be that as it may, I am definitely of opinion

that the service conditions of the workers has not been altered by the non-observance of *Janmastami* as a festival holiday. So the application under section 33A is out of place. I reject it accordingly. The award is to the above effect.

G. PALIT,
District Judge, Industrial Tribunal.

The 7th October 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 6233Lab.—1st November 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 4091Lab., dated the 26th July 1950, the industrial dispute between Messrs. India Cycle Manufacturing Co., Ltd., Head Office at 4, Clive Ghat Street, Calcutta, Factory at 9, Tiljala Road, Calcutta, and their workers as represented by India Cycle Mazdoor Union, 100, Dilkhusa Street, Calcutta, was referred for adjudication to an Industrial Tribunal constituted by Sri G. Palit, District Judge;

And whereas during the pendency of proceedings before the said Tribunal, Sri Benode Behari De, mistri, blacksmith and Sri Gopal Chandra Das, welder, two of the workers, represented by Janab Safaatullah Khan, General Secretary of the Bengal National Chamber of Labour, 51, Chittaranjan Avenue, Calcutta, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said two workers, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of a complaint under section 33A of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, made by Sri Binode Behari De, mistri, blacksmith and Sri Gopal Chandra Das, welder, represented by Janab Safaatullah Khan, General Secretary, Bengal National Chamber of Labour, 51, Chittaranjan Avenue, Calcutta, against Messrs. India Cycle Manufacturing Co., Ltd., Head Office at 4, Clive Chat Street, Calcutta, Factory at 9, Tiljala Road, Calcutta.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI G. PALIT, *District Judge, Industrial Tribunal.*

Present for the Employees: Janab Safaatullah Khan, General Secretary, Bengal National Chamber of Labour.

Present for the Company: Sri D. N. Basu, Advocate.

AWARD.

By Government of West Bengal, Department of Labour, order No. 4091Lab., dated the 26th July 1950, certain industrial disputes between Messrs. India Cycle Manufacturing Co., Ltd., and their workmen were referred for adjudication to me. While the adjudication is in progress, a complaint under section 33A has been preferred. In the application it is contended that one Sri Bhupal Das Gupta, clerk-in-charge of the canteen, wanted to have the signatures of these two workmen on a petition by which they wanted to settle the dispute amicably with the Company. These two workmen declined to sign till they consulted their Union. Thereafter one Naresh Chandra Gupta assaulted them and drove them out of the factory. They now pray to be taken back by the Company with suitable compensation. The Company, on the other hand, contends that these two workers wanted to leave the factory, and for that they approached the Supervisor for permission. As they refused to disclose the reasons, the permission was withheld. Thereafter they left the factory at 10-30 a.m. and they were marked absent for the day. The Company, however, maintains that they have not been discharged and no question of re-instatement does arise in their case.

The only point which calls for determination in this case is whether the service conditions of these two workers have been prejudicially altered or whether they have been discharged or punished. I may, however, accept the admission of the Company that these two persons have not been discharged. Regarding the story or version of these two workmen leaving the factory, I find the version of the workmen more plausible and in the fitness of things. I can never persuade myself to accept the Company's version that these two workmen sought the permission of the Supervisor to leave the factory and yet refused to disclose the reasons therefor. But though I find that the story of the workmen is acceptable, yet I do not think that it does amount to prejudicial alteration of the service conditions of these two workmen. It was only a disciplinary action taken by the Company called for by the exigencies of the occasion. It is rather unfortunate that such occurrence should take place when the adjudication proceeding is pending. It could have been avoided, had the Company's men displayed a little more restraint on the occasion. The Company must caution its staff accordingly. I, however, accept the assurance of the Company that these two workmen have been marked absent only and they are taken back, the moment they offered themselves for duty. So no direction under section 33A is called for in the present case. The award is passed accordingly.

G. PALIT,

District Judge, Industrial Tribunal

The 13th October 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy

ORDER.

No. 6234Lab.—1st November 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 4091Lab., dated the 26th July 1950, the industrial dispute between Messrs. India Cycle Manufacturing Co., Ltd., Head Office at 4, Clive Ghat Street, Calcutta, Factory, at 9, Tiljala Road, Calcutta, and their workers as represented by India Cycle Mazdoor Union, 100, Dilkhusa Street, Calcutta, was referred for adjudication to an Industrial Tribunal constituted by Sri G. Palit, District Judge;

And whereas during the pendency of proceedings before the said Tribunal, Sri Purnananda and Sri Pulin Manna, two of the workers, represented by Janab Safaatullah Khan, General Secretary, Bengal National Chamber of Labour, 51, Chittaranjan Avenue, Calcutta, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said two workers, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of a complaint under section 33A of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act of 1950, made by Sri Purnananda and Sri Pulin Manna, employees of the India Cycle Manufacturing Co., Ltd., represented by Janab M. Safaatullah Khan, General Secretary, Bengal National Chamber of Labour, against Messrs. India Cycle Manufacturing Co., Ltd., Head Office at 4, Clive Ghat Street, Calcutta, and Factory at 9, Tiljala Road, Calcutta.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI G. PALIT, District Judge, Industrial Tribunal.

Present for the employees: Janab M. Safaatullah Khan, General Secretary, Bengal National Chamber of Labour.

Present for the Company: Sri D. N. Basu, Advocate.

AWARD.

By Government order No. 4091Lab., dated the 26th July 1950, certain industrial disputes between Messrs. India Cycle Manufacturing Co., Ltd., and their workers were referred to me for adjudication. As the said adjudication was pending, this complaint has been preferred by these two workers who contend that their service conditions have been altered prejudicially. There was a lock-out of the factory and the Company admitted some old workmen into the service. Now, these two workmen have been asked to get their ration cards transferred to other ration shops within 15 days by a notice, dated 28th August 1950. The ground urged is that their names having been cancelled from the Attendance Register, the Rationing Department refused to supply any more rations to them. The Union takes exception to such action on the part of the Company. The Company, on the other hand, pleads that it is helpless in the matter. These workmen had been discharged long ago as far back as 12th June 1950, i.e., even prior to the reference to this Tribunal. Whether the discharge was justified or not is the matter pending before the Tribunal. The Rationing Department, under their rules, regrets inability to supply rations from the grain-shop of the Company to the discharged employees. Unless the Rationing Department does supply the rations, the Company, for obvious reasons, cannot grant the same. Besides, the Company points out that as these employees had been discharged from service, it was more to their interest to have their rations from other shops to which the cards might be transferred, than from the grain-shop of the Company, because outsiders' entry into the Company's premises is restricted. Now the point before me in this complaint proceeding is whether the service conditions of these workers have been prejudicially altered during the pendency of the case or whether they are discharged or punished. No question of discharge or punishment has been alleged in this complaint, as they have been discharged long ago. To take their names off from the Attendance Register does not amount to any prejudicial alteration in the service conditions by itself. The Company could have struck off these names, the moment they were discharged. So what the Company did later on, was no more than a mere formality. It is not up to the workmen to take any exception to it. Besides, I accept that the Company could not have done anything else than what it has done in the face of the action taken by the Rationing Department. So I reject the petition under section 33A aforesaid. The award is passed accordingly.

G. PALIT,

*District Judge, Industrial Tribunal**The 13th October 1950.*

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy

NOTIFICATIONS.

No. 6161Lab.—28th October 1950.—In pursuance of section 24B of the Workmen's Compensation Act, 1923 (VIII of 1923), as amended by the Workmen's Compensation (Bengal Amendment) Act, 1942 (Bengal Act VI of 1942), and in supersession of the notification No. 1209Com., dated the 27th March 1945, the Governor is pleased to publish the following list of qualified medical practitioners prepared under the said section who may be appointed as medical referees under section 24A of the said Act:—

List.

1. All Presidency and Civil Surgeons in West Bengal including the Professor of Medical Jurisprudence, Medical College, the Additional Physicians and the Additional Surgeons, Medical College Hospital, Calcutta.

2. Dr. Sunil Ch. Basu, M.B. (Cal.), M.R.C.P. (Lond.), D.T.M. & H. (Lond.), 7/2, Short Street, Park Street post office.

3. Dr. B. K. Das Gupta, M.B. F.R.C.S. (Edin.), D.O. (Oxon.), D.O. (Lond.), 30, Chowringhee Road, Calcutta.

4. Capt. K. L. Sen, M.B. (Cal.), D.O. (Lond.), F.R.C.S. (Edin.), 2, Bishop Road, Calcutta.

5. Dr. Baidya Nath Bhaduri, M.B. 44, Chittaranjan Avenue, Calcutta.

6. Major S. N. Sen, B.Sc., M.B. D.O.M.S. (Lond.), I.M.S. (retd.), F. (Edin.), 11, Fern Place, Ballygunge, Calcutta.

7. Capt. P. B. Mukherjee, 47/2 Hazra Calcutta.

8. Dr. Sambhu Nath Mukherjee, M.B. D.M.R.E. (Cantab.), 60, Mahanirvan Calcutta.

9. Dr. Nagendra Nath De, M.B. D.T.M. (Cal.), M.R.C.P. (Edin.),

10. Dr. Charu Ch. Saha, M.B. (Cal.), D.T.M. (Lond.), M.R.C.P. (Lond.), F.R.F.P. & S. (Glasg.), 9, Taltala Avenue, Calcutta.

11. Dr. J. K. Datta M.B. (Cal.), F.R.C.S. (Lond.), 88, Chowringhee Road, Calcutta.

12. Major Khagen Ghosh, M.B. (Cal.—1926), (New Regulation, Calcutta University, D.L.O., F.R.C.S. (Edin.), 12, Dharamtala Street, Calcutta.

13. Dr. Satyaban Roy, M.Sc., D.L.O. (Lond.), (Cal.), F.R.C.S. (Edin.), 3, Galstaun Mansions, Calcutta.

14. Dr. P. K. Sen, M.B. (Cal.), M.D. (Lond.), P.H.D., T.D.D. (Wales), Chest Department, Medical College Hospitals, Honorary Physician C, 35/C, Elgin Road, Calcutta.

15. Dr. A. C. Ukil, M.B. (Cal.), 67, Dharamtala Street, Calcutta.

16. Dr. P. K. Ghosh, M.B. (Cal.), M.R.C.P., Nilmoni Mitter Street, post office Beadon Street, Calcutta.

17. Dr. Kabir Hossain, M.B., D.T.M., M.F., Professor of Jurisprudence, Medical College, Calcutta.

18. Dr. Sudhendu Kumar Roy, M.B. (Cal.), Lecturer of Medical Jurisprudence, Campbell Medical School.

19. Lt-Col. F. J. Anderson, M.C., F.R.C.S., 5, Pretoria Street, Calcutta-16.

20. Dr. S. R. Chandra, M.B. (Cal.), F.R.C.S. (Lond.), M.Ch.Orth., 30, Chowringhee, Calcutta.

21. Dr. P. C. Sanyal, M.B., (Cal.), F.R.C.S. (Lond.), 7/2B, Short Street, post office Park Street, Calcutta.

22. Dr. A. K. Saha, M.B.B.S., F.R.C.S. (Lond.), F.R.C.S. (Eng.), M.Ch.Orth. (L. Pool), South End Park, Calcutta.

23. Dr. Subodh Ch. Gupta, M.B. (Cal.), F.R.C.S. (Edin.), Professor of Clinical Surgery, Medical School, Calcutta.

24. Dr. P. Chatterjee, M.B. (Cal.), F.R.C.S. (Lond.), 33, Beadon Street, Calcutta.

25. Dr. Subodh Ch. Datta, M.B. (Cal.), L.M.S. (Lond.), F.R.C.S. (Edin.), 4, Abhoy Guha Beadon Street post office, Calcutta.

26. Dr. M. N. De, M.B. (Cal.), M.R.C.P. (Lond.), P32, Ganesh Chandra Avenue, Calcutta.

27. Dr. J. C. Banerjee, M.B. (Cal.), M.R.C.P. (Lond.), Professor of Medicine, Medical College, Calcutta.

28. Dr. Sailen Sen, M.B. (Cal.), M.R.C.P. (Lond.), 30/B, Sambhu Nath Pandit Street, Calcutta.

29. Dr. A. Das, M.B. (Cal.), M.R.C.P. (Lond.), Professor of Clinical Medicine, Medical College, Calcutta.

30. Dr. A. K. Raichoudhury, M.B. (Cal.), M.D. (Cal.), 9, Williams Lane, Calcutta.

31. Dr. D. R. Dhar, M.B. (Cal.), D.T.M. (Cal.), M.R.C.P. (Lond.), 34, Satish Mukherjee Road, post office Kalighat, Calcutta.

32. Capt. S. L. Roy, M.B., L. M. Hospital, Asansol.

33. Dr. S. C. Shom, M.B., D.T.M. & H., F.R.C.S. (Glasg.), Teacher of Medicine, Burdwan Medical School.

34. Dr. S. N. Ray, M.B., Teacher of Surgery, Burdwan Medical School.

35. Dr. S. N. Mallick, M.B., Teacher of Medical Jurisprudence, Burdwan Medical School.

36. Dr. Banamali Chakravarty, M.B., Teacher of Medicine, Jackson Medical School, Jalpaiguri.

37. Dr. Santiranjan Sen, M.B., Teacher of Surgery, Jackson Medical School, Jalpaiguri.

38. Dr. Prem Chandra Sarkar, M.B., Teacher of Medical Jurisprudence, Jackson Medical School, Jalpaiguri.

39. Dr. Jatindra Nath Sen Gupta, M.B., Darjeeling.

40. Dr. S. Kumar, M.B., Darjeeling.

No. 6163Lab.—28th October 1950.—Sri S. K. Das, now acting as Assistant Labour Commissioner (temporary), West Bengal, is, on reversion, appointed as Labour Officer (temporary) with effect from the 1st November 1950.

No. 6208Lab.—31st October 1950.—The following draft of an amendment which, in exercise of the power conferred by section 48 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor proposes to make in the Bengal Industrial Disputes Rules, 1947, published with notification No. 1869Com, dated the 28th April 1947, in the *Calcutta Gazette, Extraordinary*, Part I, of the 28th April 1947, at page 417, as amended by notification No. 974Lab., dated the 10th December 1947, is published for the information of persons likely to be affected thereby.

2. The draft will be taken into consideration on or after the 31st October 1950, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered:—

Draft amendment.

In clause (a) of sub-rule (6) of rule 2A of the said rules for the word "shall" substitute the word "may".

No. 6235Lab.—1st November 1950.—In exercise of the power conferred by sub-section (5) of section 8 of the Factories Act, 1948 (LXIII of 1948), the Governor is pleased to appoint the Superintendent, Darjeeling Industrial School and Workshop, to be Additional Inspector of Factories for the purposes of Chapter IV of the said Act, in respect of tea factories in the district of Darjeeling.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 56W.C.—14th October 1950.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Acme Fertiliser Works, "C" Block, Hide Road, Kidderpore, Calcutta, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Chandi Charan Palit.
2. Sri Chady Ray.
3. Sri Sankar.

Names of the members nominated by the employers.

1. Mr. C. W. Archer.
2. Mr. K. J. Thomas.
3. Mr. T. G. Law.

No. 16(8)48/W.C.—14th October 1950.—The name of "Sri B. K. Shaha", a member representing the employers to the Works Committee of Messrs. Ludlow Jute Co., Ltd., Chengail, Howrah, published in this Directorate notification No. 16L.C., dated 27th May 1948, and the name of "Mr. Francis Maguire", an employers' representative to the above Works Committee, as published in this Directorate notification No. 16(7)48/W.C., dated 10th October 1950, are hereby cancelled and the names of "Mr. L. J. G. Moves" and "Mr. J. Mennie" are published in their places respectively for general information as employers' representatives to the above Works Committee.

No. 65(3)49/50W.C.—27th October 1950.—In partial modification of this Labour Directorate notification No. 65L.C., dated 5th May 1949, published at page 794, Part I of the *Calcutta Gazette*, dated 12th May 1949, the names of Messrs. "G. D. Hoskins", "J. Webster" and "P. McGlone", members representing the employers to the Works Committee in Fort Gloster (New) Jute Mills, post office Fort Gloster, Howrah, are hereby cancelled and the names of Messrs. "A. Webster",

"J. Gardiner", and "A. Anderson" are published in their places for general information as Works Committee members representing the employers.

S. K. HALDAR, Labour Commissioner

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 11538F.D./F.D./6T/2/50.—28th October 1950.—Sri Sukumar Mitra, Rationing Office Titagarh, is transferred to North Barrackpore, act until further orders as Rationing Office North Barrackpore, *vice* Sri Ajit Kumar Ghosh.

2. Sri Ajit Kumar Ghosh, Rationing Office North Barrackpore, is transferred to Titagarh, act until further orders as Rationing Office Titagarh, *vice* Sri Sukumar Mitra.

No. 11657F.D./F.D./8A/38/50.—1st November 1950.—Sri Sudarsan Chandra Majumdar, IAS on leave, has been appointed temporarily Director of Storage under the Department of Food, *vice* Sri Probodh Chandra Majumdar, with effect from 16th October 1950.

By order of the Governor

S. K. SANYAL, Dy. Secy.

DEPARTMENT OF SUPPLIES

ORDER.

No. 4901S.D.—6th November 1950.—In exercise of the powers conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clauses (d), (e), (f), (h), (i) and (j) of sub-section (2) of that section and with the notification No. 73 L.T. 46, dated the 28th December 1946, of the Government of India in the Department of Industries and Supplies, the Governor is pleased to make the following amendment in the West Bengal Rationing Order, 1948, published under notification No. 20677D.C.S., dated the 5th November 1948, in the *Calcutta Gazette Extraordinary* of 6th November 1948, namely:—

Amendment.

In sub-paragraph (I) of paragraph 11 of said order, *after* the word "If" at the beginning insert the words "after the rationing date".

By order of the Governor

S. M. MURSHED, Jt. Secy.

NOTIFICATION.

No. 4907S.D.—7th November 1950.—In exercise of the power conferred by clause (9) of paragraph 1 of the Bengal Rationing Order, 1943, the Governor is pleased to cancel, with effect from the 1st November 1950, notification No. 1326D.C.S., dated the 26th January 1946, published at page (VI) Part I of the *Calcutta Gazette Extraordinary* of the 28th January 1946.

By order of the Governor
S. M. MURSHED, Jt. Secy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

No. 11782L.R.—27th October 1950.—
repeal of the power conferred by sub-section
section 107-H of the Bengal Cess Act, 1880
Act IX of 1880), the Governor has been
after considering the views of the District
of Malda, to order that the road cess and the
works cess shall be levied for each year on
rupee of the annual value of cess-paying
at the rate of one-quarter anna on each rupee
annual value with effect from the 1st
1957 B S.

11982L.R.—1st November 1950.—Sri
Chakravarti, Sub-Deputy Collector and
Settlement Officer, is allowed leave on
certificate for sixty-one days, under rule
of the West Bengal Service Rules, Part I,
of the leave granted to him under
No. 10304L.R., dated the 11th Sep-
1950.

By order of the Governor,

K. C. BARMAN, Dy. Secy.

Land Acquisition

NOTIFICATIONS

24-Parganas.—No. 12030L.A.(P.W.).—1st Nov-
1950.—Whereas it appears to the Governor
and is likely to be required to be taken by
ment at the public expense for a public
viz., for the diversion of the Basirhat-
nagar Road in the 10th mile, it is hereby
that for the above purpose 2 pieces of land
measuring, more or less, 1.84 acres, and
sing cadastral plots as detailed below, are
to be required in the district of the 24-
Parganas.

*Suarupnagar, village Banglani, jurisdiction
list No. 38.*

stral plot in full—8029.

stral plots in part—5358, 8036, 8037, 8030,
8028, 8038, 8031, 9418, 8027, 8026, 8025,
8006, 8006 and 9425.

notification is made under the provisions of
4 of Act I of 1894, to all whom it may

of the land may be inspected in the office
perintendent Engineer, Road Planning
Anderson House, Alipore as well as in
the Collector of the 24-Parganas.

repeal of the powers conferred by the afore-
on, the Governor is pleased to authorise
for the time being engaged in the
ing with their servants and workmen to
on and survey the land and do all other
ted or permitted by that section.

erson interested in so much of the above
re not waste or arable, who has any objec-
the acquisition thereof, may, within thirty
the date on which public notice of the
of this notification is given in the locality.
section in writing before the Collector of
Parganas.

repeal of the powers conferred by section
the Land Acquisition Act, I of 1894, as
by Act XXXVIII of 1923, the Governor
to direct that the provisions of section
Act shall not apply to the waste or arable
of the land is as follows:

24-Parganas.—No. 12032L.A.—1st November
1950.—The following agreement is published
under section 42 of the Land Acquisition Act, I
of 1894, for general information

Agreement.

Memorandum of agreement made this 31st day of
October 1950, between the Metal Press Works
Limited, a Limited liability Company incorporated
and (registered under the Indian Companies Act,
1892), and having its registered office at 103, Park
Street, Calcutta (hereinafter called the Company)
of the one part and the Governor of the State of
West Bengal (hereinafter called the Governor) of
the other part.

Whereas for the purpose of the extension to the
existing factory of the Company at No. 166,
Victoria Road, Baranagore, 24-Parganas, the Com-
pany has applied to the Government of the West
Bengal for the acquisition under the provisions of
the Land Acquisition Act, 1894, of the piece or
parcel of land containing an area of 1.24 acres or
thereabout situate in the village of Baranagore in
the district of 24-Parganas and more particularly
described in the schedule hereto and delineated in
the plan* hereunto annexed.

And whereas the said Government of West
Bengal, being satisfied by an enquiry held under
section 40 of the said Act that the proposed
acquisition is needed for the aforesaid purpose and
that the said work is likely to prove useful to the
public, has consented to acquire on behalf of the
Company the piece or parcel of land hereinbefore
described.

And whereas the said Government of West
Bengal has required the Company under the pro-
vision of section 41 of the abovementioned Act to
enter into the agreement with the Governor here-
inafter contained. Now this indenture witnesseth
that it is hereby agreed and declared as follows:—

1. On demand the Company shall and will pay
to the said Government of West Bengal all and
every compensation in respect of the said land
tendered, paid or awarded or to be tendered, paid
or awarded by the Collector under the Land
Acquisition Act, 1894, or by Court to which a
reference under Part III of the said Act may be
made, or by the Court or Courts to which an
appeal from the award of the said Court may be
preferred and all costs, charges and expenses of
the proceedings in the aforesaid Courts, or other-
wise incidental to the proposed acquisition or
payable in respect thereof under the provisions of
the said Act.

2. On demand made by the said Collector the
obligations of the Company under the last preced-
ing clause not being thereby limited, the Company
shall and will deposit with the said Collector such
sum or sums of money as in his discretion the said
Collector may in anticipation estimate to be
necessary for the purposes mentioned in the last
preceding clause

3. On payment by the Company of all demands
under the foregoing first clause, or, in the discre-
tion of the said Government of West Bengal (on
deposit by the Company of all estimated amounts
as provided in the second clause), but not before
possession shall have been taken under the pro-
visions of the abovementioned Act, the Governor
of West Bengal shall make over possession of the
said land to the Company and shall execute and
do all such acts and deeds as may be necessary and
proper for effectually vesting the same in the
Company.

*Not printed but may be inspected in the
Special Land Acquisition Office, Alipore, 24-
Parganas.

4. The said land shall be held by the Company for the purposes of such extension to the existing factory of the Company as is hereinbefore mentioned and without the sanction in writing of the said Government of West Bengal first had and obtained for no other purpose whatsoever.

5. The said extension to the existing factory of the said Company situate at No. 156, Victoria Road, shall be completed (and fully equipped in all respects ready for use) within three years from the date on which possession of the said land shall have been given to the Company.

6. Should the said extension not be completed (and fully equipped in all respects ready for use) within the period stated in the last preceding clause or within such further period as in its discretion may be prescribed or allowed by the said Government of West Bengal or should the said land at any time thereafter cease for a period of twelve consecutive months, to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth clause then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all buildings thereon, whether such buildings were erected before or after transfer of the land to the Company, and thereupon the interest of the Company in the said land and buildings shall absolutely cease and determine.

7. On taking such possession the said Government may sell or otherwise deal with the said land and buildings as it may think proper.

(i) Should the said Government sell the land with the buildings the said Government after deducting the expenses incurred in connection with the said taking of possession and with such sale shall pay the proceeds to the Company.

(ii) Should the said Government decide not to sell the land and buildings, the said Government shall retain the said land and buildings thereon in which case the Governor shall repay to the Company the market value as on the day of re-entry of all the buildings erected by the Company and all sums received from the Company in respect of all and every compensation as provided in the foregoing first clause (less the statutory allowance of 15 per cent. and less any amount received on account of trees and building which are not in existence at the time of resumption), but will not repay any sums paid and received on account of costs, charges and expenses.

(iii) Should the said Government decide to sell the buildings only upon such sale, the Governor shall after deducting the expenses of taking possession and selling, pay the balance of the proceeds of sale to the Company, together with the sum received from the Company in respect of the compensation for the land (less the statutory allowance of 15 per cent. and less any amount received from the Company on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sum paid and received on account of costs, charges and expenses.

8. The public shall be entitled to use the said factory on the following terms:—

(a) The Company shall take five apprentices every year for training in their factory. These apprentices shall be nominated by the Director of Industries, West Bengal or such other officer as may be selected by the Government West Bengal.

(b) The period of training shall be 2 years. During the 1st year of training, the apprentices shall be paid by the Company an allowance of Rs. 35 per month each and in the second year Rs. 40 per month each. On successful completion of their training the apprentices will be absorbed by the Company in their factory.

9. Besides the amenities intended to be or enjoyed by the public as herebefore mentioned the following amenities will be provided for employees of the Company:—

(i) Labour quarter built on modern line be provided for residence of the employees of the Company.

(ii) The Company shall establish and maintain a dispensary for their employees, from the employees of the Company get free service of Doctors and supply of medicines at a cheaper rate.

(iii) The Company shall establish and maintain a canteen for supply of meals and for their employees at cheaper rates.

10. Should any dispute or difference touching or concerning the subject matter, agreement or any covenant clause or thing contained the same shall be referred to the Government of West Bengal and the opinion decision of the said Government upon such dispute or difference shall be final and conclusive binding on the parties hereto.

Schedule of land above referred to.

All those pieces or parcels of land situate in the village of Baranagore within police-station I, Gore sub-registry Dum Dum in the district Parganas comprising cadastral plot Nos. 4028, 4029, 4030, 4031, 4032, 4033, 4034, 4045, 4046, 4047 and portions of cadastral Nos. 4004, 4006, 4034, 4037, the land in the area, and measuring in all 3 bighas and 15 more or less and delineated on the plan annexed and thereon bounded red.

In witness whereof the said Metal Press Limited, has caused its common seal to be affixed and the Governor of the State of West Bengal, hereunto set his hand and seal the day and first above written.

The common seal of the abovenamed Metal Press Works, Limited, was hereunto affixed in the presence of—

Witness—

B. K. Sadhu, 4/2/1, Bhuvan Chatterjee Lane, Calcutta.

Signed, sealed and delivered by S. Banerjee, Secretary to the Government of West Bengal in the Land and Land Revenue Department, on behalf of the Governor of the State of West Bengal.

Witness—

S. N. Mitra, Assistant Secretary, Department of Land and Land Revenue.

S. Banerjee, Member of Revenue, Secretary, Government of West Bengal (ad-)

জলপাইগুড়ি—নং ১২০৭০এল.এ—২রা নভেম্বর ১৯৬০
জলপাইগুড়ি জেলায় অবস্থিত শাসক ও সমাহতি ও বিশেষ কৃষিজ
প্রদানের চন্দ্র বন্দ্যোপাধ্যায় ওয়েস্ট বেঙ্গল সার্ভিস, কলকাতা
১৮৪(খ)(২) সংখ্যক নিয়মের বিধানানুযায়ী, তাহার
আধিকারিকের নিকট কার্যভার অর্পণের তারিখ হইতে গড়
বাসের হুটি মজুর করা হইল।

Jalpaiguri.—No. 12070L.A.—2nd No. 1960.—Sri Sudhir Chandra Bardhan, Sub-Magistrate and Sub-Deputy Collector and Land Acquisition Collector, Jalpaiguri, leave on average pay for one month under 184(b)(ii) of the West Bengal Service Rules, with effect from the date on which he is relieved of his duties.

জমিদার-জমিদারি আইন-১৯৩৫এস.এ.—২রা নভেম্বর ১৯৫০।
১৯৩৫ সালের জমিদার আইনের ৩ ধারার (গ) উপধারার প্রদত্ত ক্ষমতা-
বিরভুম জেলায় অবস্থিত শাসক ও সমাহতী ও মণ্ডলাধিকারিক প্রমোহিত
নন বাসগুপ্তকে জমিদারি আইন জেলায় ভারতীয় ইকুইটি প্রয়োজন
কেন্দ্র যাবতীর ওয়েজনে জমিদার সম্পর্কে উক্ত আইনের বিধানমত,
জমিদার বাবা পরিচালন করিবার নিমিত্ত বিশেষ জমিদার সমাহতী
নিষ্পত্ত করা হইল।

রাজ্যপালের আদেশনাম্বারে,
ব্রহ্মপুত্রবোহর বন্দোপাধ্যায়,
সচিব।

Birbhum-Jalpaiguri.—No. 12072L.A.—2nd November 1950.—In exercise of the powers conferred by clause (c) of section 3 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to appoint Sri Mohit Mohan Das Gupta, Sub-Deputy Magistrate and Sub-Deputy Collector and Circle Officer, Birbhum to be the Special Land Acquisition Collector in the district of Jalpaiguri to perform the functions of a Collector under the said Act in relation to the acquisition of land for public purposes (except the purposes of the Union) and for companies.

24-Parganas.—No. 12082L.A.—2nd November 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the South Suburban Municipality for a public purpose, viz., for construction of an approach road in the village of Paschimbarisa, jurisdiction list No. 19, thana Behala, Burdwan Khaspur, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising portion of cadastral plot No. 3359 and measuring, more or less, .035 of an acre is likely to be required within the aforesaid village of Paschimbarisa.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

NOTICES.

M-Parganas.—No. 12026L.A.(P.W.).—1st November 1950.—Whereas 6.07 acres, more or less, of land situate in mauza Hatuganj, jurisdiction list No. 144, police-station Magrahat and mauza Berandari-Bagoria, jurisdiction list No. 23, police-station Kulpi, described below have been requisitioned by the Collector, 24-Parganas, for the purpose of providing proper facilities for transport and communication, viz., for manufacturing bricks in Diamond Harbour-Kakdwip Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

Description of land.

Cadastral survey plots Nos. 855, 857 and 858 and portions of cadastral survey plots Nos. 852-854, 856, 859, 865 and 844 of village Hatuganj, jurisdiction list No. 144, police-station Magrahat, and cadastral survey plots Nos. 2107, 2135, 2136 and portions of cadastral survey plots Nos. 2104 to 2106 and 2108 of village Berandari-Bagoria, jurisdiction list No. 23, police-station Kulpi, district 24-Parganas.

Nadia.—No. 12028L.A.(P.W.).—1st November 1950.—Whereas 3.72 acres, more or less, of land situate in or near the village of Houlia, jurisdiction list No. 106, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of the Krishnagar Karimpur Shikarpur M. D. R. under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948) to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer (Border Road Project), Krishnagar, Nadia.

Description of land.

Village Houlia, jurisdiction list No. 106, police-station Tehatta, district Nadia.

Cadastral survey plots in parts—105, 106, 107, 109, 111, 112, 114, 115, 116, 119, 120, 124, 140, 144, 145, 146, 147, 148 and 149.

24-Parganas. No. 12084L.A.(P.W.).—2nd November 1950.—Whereas 6.39 acres, more or less, of land situate in mauza Gauripore, jurisdiction list No. 151, police-station Diamond-Harbour, described below have been requisitioned by the Collector, 24-Parganas, for the purpose of providing proper facilities for transport and communication, viz., for Manufacturing bricks for Diamond-Harbour-Kakdwip Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

Description of land.

Cadastral survey plot No. 339 and portions of cadastral survey plots Nos. 340, 569 and 570 of village Gauripore, jurisdiction list No. 151, police-station Diamond-Harbour, district 24-Parganas.

Malda.—No. 12086L.A.—2nd November 1950.—Whereas 0.024 of an acre, more or less, of land situate in the village of Puratuli described below have been requisitioned by the Collector of Malda for the purpose of maintaining supplies and services essential to the life of the community namely, for the construction of a house gully (methor's passage), under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

Description of land.

Mauza Puratuli, jurisdiction list No. 65, police-station English Bazar, district Malda.

Parts of cadastral survey plots Nos. 516 and 517.

Nadia.—No. 12140L.A.(P.W.).—3rd November 1950.—Whereas 20·82 acres, more or less, of land situate in or near the village of Betajitpur, described below have been requisitioned by the Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948, (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer (Border Road Projects), Krishnagar, Nadia.

Description of land.

Village Betajitpur, jurisdiction list No. 92, police-station Tehatta, district Nadia.

Cadastral survey plot in full 3811.

Cadastral survey plots in part—3530, 3583, 3584, 3585, 3597, 3598, 3600, 3603, 3633, 3634, 3635, 3642, 3648, 3666, 3667, 3671, 3673, 3674, 3788, 3802, 3803, 3804, 3805, 3806, 3809, 3810, 3812, 3903, 3905, 3906, 3919, 3920, 3921, 3936, 4093, 4129, 4130, 4131, 4132, 4133, 4154, 4155, 4156, 4157, 4159, 4161, 4207, 4212, 4213, 4214, 4215, 4216, 4217, 4307, 4308, 3793, 3794, 3832 and 3902.

Nadia. No. 12142L.A.(P.W.).—3rd November 1950.—Whereas 24 of an acre, more or less, of land situate in or near the village of Chhota-Andulia described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer (Border Road Projects), Krishnagar, Nadia.

Description of land.

Mauza Chhota-Andulia, jurisdiction list No. 14, thana Chapra, district Nadia.

Cadastral plots in part—95, 97, 105, 106, 107 and 108.

DECLARATIONS.

24-Parganas.—No. 12034L.A.—1st November 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of Metal Press Works Ltd. for the extension of their factory and Workers' quarters in the village of Barahanagar, jurisdiction list No. 5, thana Barahanagar, pargana Calcutta district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 4027 to 4032, 4035, 4036 and 4045 to 4047 and portions of cadastral survey plots Nos. 4004, 4006, 4034 and 4037 and measuring more or less, 1·24 acres, is required within the aforesaid village of Barahanagar.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Alipor 24-Parganas.

Burdwan.—No. 12080L.A.—2nd November 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the establishment of a Union Health Centre at Chagram in the village of Chagram, jurisdiction list No. 149, thana Kalna, pargana Ambika, district Burdwan, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot No. 371006, and part of cadastral survey plot No. 371006, and measuring, more or less, 0·33 of an acre, is required within the aforesaid village of Chagram.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan as well as in that of the Civil Surgeon, Burdwan.

By order of the Governor

S. BANERJEE,

Member, Board of Revenue and Secy. to the Govt. of West Bengal (ex-officio)

Land Development

NOTIFICATIONS.

Murshidabad.—No. 11682L.Dev.—13th October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Sahajadpur, jurisdiction list No. 6, police-station Hariharpara, district Murshidabad, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 20213, 332, 333, 341, 342, 358, 364, 365, 367-38, 389-397, 400, 434, 435, 437-449, 694-707, 709-711, 726, 729, 1735-1739, 1771, 1778-1781, 2040-206, 2057, 2060-2069, 2071, 2072, 2041/2567, 306 and 70 parts of cadastral survey plots Nos. 340 and 70 measuring, more or less, 99·46 acres, is likely to be required within the aforesaid village of Sahajadpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Murshidabad, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

Murshidabad.—No. 11830L.Dev.—30th October 1950.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (I) of section 48 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to withdraw from the acquisition of the piece of land described below which was declared in declaration No. 2752L.Dev., dated the 23rd March 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 445 of the *Calcutta Gazette*, dated the 23rd March 1950.

A piece of land measuring 0.89 acres comprising cadastral survey plots Nos. 30, 76-78 and 79 of cadastral survey plots Nos. 68, 74, 75, 79 and Chaltia, jurisdiction list No. 81, police-station Berhampore town, district Murshidabad.

Birbhum. No. 11832L.Dev.—30th October 1950.—Whereas it appears to the Governor that land is to be needed for a public purpose, viz., settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Beshpur, jurisdiction list No. 122, police-station Bolepur, district Birbhum, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 218 and 273 measuring, more or less, 59.02 acres, is likely to be required within the aforesaid village of Beshpur.

A notification is made under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Birbhum, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Birbhum.

Birbhum. No. 11844L.Dev.—30th October 1950.—Whereas it appears to the Governor that land is to be needed for a public purpose, viz., settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Kapur, jurisdiction list No. 98, police-station Birbhum it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot No. 1493 and measuring, more or less, 25.12 acres is likely to be required within the aforesaid village of Kalikapur.

A notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector of Birbhum for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Birbhum.

24-Parganas.—No. 11888L.Dev.—30th October 1950.—Whereas it appears to the Governor that land is to be needed for a public purpose, viz., settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the

village of Jagulgachi, jurisdiction list No. 128, police-station Bhangar, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 297-332, 357, 359, 361, 362, 363, 365, 1281 and 1282 and measuring, more or less, 20.48 acres, is likely to be required within the aforesaid village of Jagulgachi.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Murshidabad.—No. 11890L.Dev.—30th October 1950.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (I) of section 48 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to withdraw from the acquisition of the land included in the declaration No. 6940L.Dev., dated the 23rd June 1950, under section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1304, Part I, of the *Calcutta Gazette*, dated the 29th June 1950, in respect of the acquisition of 21.85 acres of land in the village of Sonatikuri, jurisdiction list No. 4, police-station Raghunathganj, district Murshidabad, for the settlement of immigrants, who have migrated into the State of West Bengal, on account of circumstances beyond their control in the aforesaid village of Sonatikuri.

24-Parganas.—No. 11964L.Dev.—31st October 1950.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (I) of section 48 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to withdraw from the acquisition of land included in the declaration No. 3584L.Dev., dated the 3rd April 1950, under section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948, published at page 541, Part I of the *Calcutta Gazette* of the 6th idem.

24-Parganas.—No. 11966L.Dev.—31st October 1950.—The Governor is pleased to cancel the notification No. 8930L.Dev., dated the 24th October 1949, published at page 1894, Part I of the *Calcutta Gazette* of the 27th idem, in respect of the proposed acquisition of 4.1931 acres of land in the village of Naihati, jurisdiction list No. 3, pargana Halisahar, district 24-Parganas, for the purpose of settlement of immigrants who have migrated into the State of West Bengal, on account of circumstances beyond their control.

DECLARATIONS.

Murshidabad.—No. 11684L.Dev.—13th October 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Sahajadpur, jurisdiction list No. 62 police-station Hariharpara, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 209, 213, 332,

333, 341, 342, 358, 364, 365, 367-387, 389-397, 400, 434, 435, 437-449, 694-707, 709-716, 1726, 1729, 1735-1739, 1771, 1778-1781, 2040-2051, 2057, 2060-2069, 2071, 2072, 2041/2567, 366 and parts of cadastral survey plot Nos. 340 and 708, measuring, more or less 99.46 acres, is required within the aforesaid village of Sahajadpur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

Birbhum. — No. 11834L.Dev. — 30th October 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Gayeshpur, jurisdiction list No. 122, police-station Bolepur, district Birbhum, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot Nos. 218 and 273, measuring, more or less, 59.02 acres, is required within the aforesaid village of Gayeshpur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Birbhum.

Birbhum.—No. 11846L.Dev.—30th October 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Kalikapur, jurisdiction list No. 98, police-station Bolepur, district Birbhum, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot No. 1493, measuring, more or less, 25.12 acres, is required within the aforesaid village of Kalikapur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum.

By order of the Governor,

S. BANERJEE, Secy.

Requisition

NOTIFICATIONS.

Calcutta.—No. 11548Reqn.—9th October 1950.—Whereas the premises specified in the schedule below were requisitioned under sub-section (I) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (I) of section 11 of the said Act, the Governor is pleased to appoint Sri Jagadish Chandra Mazumdar, District and Sessions Judge, 24-Parganas, Alipore, as an

Arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 79B, Grey Street (one room on the ground floor three rooms and one verandah on the 1st floor and three rooms on the 2nd floor). Rai Sahib Gobin Ch Ghoshe 242/2, Upper Circular Road, Calcutta

Calcutta.—No. 11898Reqn.—30th October 1950.—Whereas the premises specified in the schedule below were requisitioned under section (I) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (I) of section 11 of the said Act, the Governor is pleased to appoint Sri Jagadish Chandra Mazumdar, District and Sessions Judge, 24-Parganas, Alipore, as an arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 138, Canning Street (extreme western portion of the 1st floor). Messrs. Manindra Lala Building Corporation, 138, Canning Street Calcutta (lessee)

Calcutta.—No. 11900Reqn.—30th October 1950.—Whereas the premises specified in the schedule below were requisitioned under section (I) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (I) of section 11 of the said Act, the Governor is pleased to appoint Sri Jagadish Chandra Mazumdar, District and Sessions Judge, 24-Parganas, Alipore, as an arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 107A, Akhil Mistry Lane (ground floor—two bed rooms and latrine with common use of bath room and passage through the outhouses). Sri Ramesh Chandra Deb Dinesh Chandra Deb Sm. Sudhir Bala Das, 107A, Akhil Mistry Lane Calcutta (owners)

Calcutta.—No. 11902Reqn.—30th October 1950.—Whereas the premises specified in the schedule below were requisitioned under section (I) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (I) of section 11 of the said Act, the Governor is pleased to appoint Sri Jagadish Chandra Mazumdar, District and Sessions Judge, 24-Parganas, Alipore, as an arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 50B, Theatre Road (1st floor—2 flats). Sri Jayantilal Sankaralal dhi, C/o Sankaralal Anand, 14, Noormull Lohia (Panchgali), Calcutta.

By order of the Governor
A. C. SEN, Asst. S.

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 835/50Reqn.

Calcutta, the 12th October 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

and, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

Kah Dutta Street, Calcutta (the southern room on the ground floor and the southern room on the first floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Ilal Atta, landlord of the premises referred to in the order above, is directed to place the property at my disposal and control on and from the 13th November 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta
Calcutta, the 3rd November 1950.

No. 837/50Reqn.

Calcutta, the 12th October 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

and, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

Kah Dutta Street, Calcutta (four bed rooms, one bath and one privy on the front ground floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Ilal Atta, landlord of the premises referred to in the order above, is directed to place the property at my disposal and control on and from the 13th November 1950 at 3 p.m. or on any

subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 3rd November 1950.

No. 842/50Reqn.

Calcutta, the 13th October 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

93, Simla Street, Calcutta (A flat on the first floor in the front portion of the premises).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Jugal Kshatri, owner, Sri Monoranjan Das Gupta and Sri Pabitra Kumar Das Gupta, tenants of the premises referred to in the order above, are directed to place the above property at my disposal and control on and from the 13th November 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.
Calcutta, the 2nd November 1950.

No. 851/50Reqn.

Calcutta, the 30th October 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

169F, Park Street, Calcutta, second floor of the eastern block.

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Sri Kartik Chandra Burman, Receiver of Estate of Lalit Mohan Burman and Jogendra Nath Burman, landlord of the premises referred to in the order above, are directed to place the above property formally at my disposal and control on and from the 14th November 1950 at 3 p.m. or on any subsequent day when an officer deputed from this office will take formal charge and possession of the property.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Calcutta, the 3rd November 1950.

No. 857/50Reqn.

Calcutta, the 2nd November 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

10A, Southern Avenue, Calcutta (ground floor).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

Sri Krishna Mohan Chakraborty, owner, and Sri Promode Mohan Sen, tenant, of the premises referred to in the order above, are hereby directed to place the above property at my disposal and control on and from the 20th November 1950 at 3 p.m. or on any subsequent day, when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Calcutta, the 7th November 1950.

ORDERS.

No. 228/50.

Calcutta, the 10th October 1950.

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 228/50, dated the 17th March 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

162/2, Ahiritola Street, Calcutta (two bed rooms in the pucca portion and three bed rooms in the R. T. shed portion, one bath and one latrine on the first floor).

No. 228/50.

Calcutta, the 10th October 1950

In exercise of the powers conferred by sections (1) and (4) of section 3 of the Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 228/50, dated the 17th March 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

162/2, Ahiritola Street, Calcutta (four 1 shed rooms on the first floor and a tap and a latrine on the ground floor).

No. 704/50.

Calcutta, the 22nd August 1950.

Whereas it is proposed to requisition premises described in the schedule below for a public purpose under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947).

Now, therefore, in exercise of the power conferred by sub-section (3) of section 3 of the Act, the Governor is pleased to direct that J. Anwarul Hoque of Habra, district 24-Parganas shall not, without the permission of the Government, in any way dispose of, or structure, alter, the premises and that no person shall without such permission enter into occupation thereof.

The Schedule.

Description of the premises.

A single storied pucca building with other buildings on cadastral survey plot No. 290 of a Hizalpukuria, district 24-Parganas, owned by Jonab Anwarul Hoque of Habra.

By order of the Governor

J. N. MOOKHERJEE, Asst.

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

বন।

Forests

জ্ঞাপন।

NOTIFICATION.

কলিকাতা।—নং ৯১৯০ফর।—৬ই অক্টোবর ১৯৫০।—
জ্ঞান বনভুক্তির সংশ্লিষ্ট অবস্থাদীন সহ-বনপাল প্রার্থী ৬ই
১৯৫০ সালের ১০ই সেপ্টেম্বর তারিখ হইতে অস্থায়িতাবে বন
সম্বন্ধে মহাবনপালের স্বকীয় সহায়করূপে নিযুক্ত করা হইল।
তাঁহার সদর হইবে।

রাজ্যপালের আদেশানুসারে

দ্বৈত চন্দ্র মন্ডল,

উপ-কমিসারি।

Calcutta.—No. 9190For.—6th October 1950
Sri Rathis Chandra Ghosh, probationary Assistant Conservator of Forests, Attached Officer, Forest Plans Division, is appointed temporarily to the post of Personal Assistant to the Conservator-General of Forests, West Bengal, in addition to his own duties with headquarters at Calcutta with effect from 10th September 1950.

By order of the Governor
G. C. MANDAL, Dy.

DIRECTORATE OF AGRICULTURE,**Orders by the Director of Agriculture,
West Bengal**

Sanat Kumari Roy, Assistant Agricultural Officer, West Bengal, is hereby granted earned leave for forty days from 5th September 1950 to 14th October 1950, under rule 167(ii), Bengal Service Rules, Part I, with permission to affix Pujya holidays from 15th October 1950 to 19th October 1950.

H. K. NANDY, Director.

বন অধিকার।**DIRECTORATE OF FORESTS**

পশ্চিমবঙ্গ মহাবনপাল প্রদত্ত আদেশাবলী।

**Orders by the Conservator-General of Forests
West Bengal**

৭৮৬৫সি.জি.এফ.—১২ই অক্টোবর ১৯৫০।—বঙ্গ বনভূক্তিস্থ ক্ষার শাখার বন-অধিকারিক অস্থায়ী বরিস্ত বনরক্ষক শ্রীরাধা-নথকে চিকিৎসকের নিদর্শনপত্র ব্যতীত পশ্চিমবঙ্গের কুড়াক দ্বীপ (১ম খণ্ড) ১৮৪(বি)(২) সংখ্যক নিয়মানুসারে গড় বেতনে ছুটি ১১৫০ তারিখ হইতে দুই মাসের ছুটি প্রদত্ত হইল। ১৯৫০ অক্টোবর ১৯৫০ তারিখ রবিবার এবং ১৬ই অক্টোবর ১৯৫০ হইতে ২৬শে অক্টোবর ১৯৫০ তারিখ পর্যন্ত ঘোষিত বন্ধের এই ছুটির আদিতে সংযুক্ত করার অনুমতি দেওয়া হইল।

সুধার কৌশলী,

মহাবনপাল।

7865C.G.F.—12th October 1950.—Sri Radha Nanth, temporary Senior Forest Ranger, Divisional Forest Officer, Kumargram-Duar Division in the Buxa Division, is allowed leave with average pay (without medical certificate) for 12 months with effect from the 27th October 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with permission to prefix the 15th October 1950, and gazetted leave from 16th October 1950 to 26th October 1950 on the leave.

S. CHAUDHURI,

Conservator-General of Forests.

**OPERATION, CREDIT, RELIEF AND
REHABILITATION DEPARTMENT****Relief and Rehabilitation****ORDERS.**

3195F.R.—27th October 1950.—Whereas moveable property described in the schedule which was requisitioned under sub-section 25 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), is to be released from requisition;

therefore, in exercise of the power conferred by sub-section (4) of section 29 read with section 40 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), the Governor is pleased to specify Sri Darshan Singh who appears to the State Government to be entitled to the possession of the said immoveable property.

Schedule.

No. 28 at 5/23, Grant Street, Calcutta.

3201F.R.—27th October 1950.—Whereas moveable property described in the schedule which was requisitioned under sub-section 25 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), is to be released from requisition;

Now, therefore, in exercise of the power conferred by sub-section (4) of section 29 read with section 40 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), the Governor is pleased to specify Sri Indranarayan Das who appears to the State Government to be entitled to the possession of the said immoveable property.

Schedule.

One shop room at 81, Phears Lane, Calcutta.

NOTICE

No. 3199F.R.—28th October 1950.—Whereas Sri Damodar Banerji to whom possession of the immoveable property specified below, which was requisitioned under sub-section (1) of section 25 of the West Bengal Security Act, 1948 (West Bengal Act III of 1948), is to be given, cannot be found and is not readily ascertainable and has no agent or other person empowered to accept delivery on his behalf;

Now, therefore, in exercise of the power conferred by sub-section (6) of section 29 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), read with section 40 of the said Act, the Governor is pleased by this notice to declare that the said immoveable property is released from requisition.

Description of property.

87, Taltala Lane—Two rooms in ground floor and two rooms in first floor.

By order of the Governor,

K. C. BASAK, Secy.

**REFUGEE REHABILITATION
DEPARTMENT****Establishment****NOTIFICATIONS.**

24-Parganas-Howrah. — No. 8543Estt. — 31st October 1950.—Sri P. C. Chakravorty, Sub-Deputy Magistrate and Sub-Deputy Collector and District Relief and Rehabilitation Officer, 24-Parganas, is transferred to Howrah as such, with effect from the date on which he joins there.

By order of the Governor,

H. BANERJEE, Secy.

Calcutta.—No. 8320Estt.—14th October 1950.—Sri Sudhir Kumar Ghosh, Rehabilitation Officer, was allowed leave for the period from 11th December 1946 to 14th January 1947 as detailed below:—

- (1) Earned leave for one day, under rule 168(I) of the West Bengal Service Rules, Part I
- (2) Extraordinary leave for the remaining period, under rule 174(I)(a) of the said rules.

Calcutta.—No. 8322Estt.—14th October 1950.—Sri Sudhir Kumar Ghosh, Rehabilitation Officer, was allowed leave for the period from 5th April 1949 to 5th July 1949 as indicated below:—

- (1) Earned leave for thirty days from 5th April 1949, under rule 168(I) of the West Bengal Service Rules, Part I.
- (2) Leave on medical certificate for twenty-eight days thereafter, under rule 173(2)(3) of the said rules.
- (3) Extraordinary leave for the remaining period, under rule 174(I)(a) of the said rules.

By order of the Governor,

P. K. BHATTACHARJEE, Dy. Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

জ্ঞাপনাবলী।

NOTIFICATIONS.

কলিকাতা।—নং ৪৭৯৯শিক্ষা।—১০ই অক্টোবর ১৯৫০।—পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের বুনিয়াদী শিক্ষার অস্থায়ী উপমুখ্য পরিদর্শক শ্রীমতী কল্যাণী মিত্র, এম. এ. (কলি), ডি.সি.আই.ইন-এডু (লিডস), এম. এ. ইন-এডু (লিডস)কে ওয়েস্ট বেঙ্গল সার্ভিস রুলের (গ্রন্থ দ্বন্দ্ব) ১৬৮(১) ধারামতে ২৭শে অক্টোবর ১৯৫০ তারিখ হইতে নর দিনের অন্তর্গত ছুটি দেওয়া হইল।

Calcutta.—No. 4799Edn./2L-50/50.—13th October 1950.—Miss Kalyani Mitra, M.A. (Cal.), Dip-in-Edn. (Leeds), M.A.-in-Edn. (Leeds), officiating Deputy Chief Inspector, Basic Education, West Bengal, in the West Bengal Senior Educational Service, is allowed earned leave for nine days with effect from the 27th October 1950, under rule 168(I) of the West Bengal Service Rules, Part I.

কলিকাতা।—নং ৪৮১১।—১৪ই অক্টোবর ১৯৫০।—কলিকাতা সংস্কৃত কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের টোল বিভাগের ন্যায়শাস্ত্রের অধ্যাপক পণ্ডিত কালিপদ তর্কচাৰ্য্য বার্ষিক বয়ঃপ্রাপ্তিহেতু ৪ঠা জানুয়ারী ১৯৫১ তারিখে অবসর গ্রহণান্তে তাঁহাকে ঐ পদে ও ঐ কৃত্যকে উক্ত তারিখ হইতে এক বৎসরের জন্য অস্থায়ীভাবে পুনর্নিয়োগ করা হইল।

Calcutta.—No. 4819Edn.—14th October 1950.—Pandit Kalipada Tarkacharyya, Professor of Nyaya, Tol Department, Sanskrit College, Calcutta, in the West Bengal Educational Service, who is to retire on 4th January 1951, on attaining the age of superannuation, is re-employed for a period of one year with effect from that date to act in the same post and in the same service.

কলিকাতা।—নং ৪৮২৩শিক্ষা।—১৪ই অক্টোবর ১৯৫০।—কলিকাতা বেহুন কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের (মহিলা বিভাগ) রসায়ন শাস্ত্রের অস্থায়ী অধ্যাপিকা ডক্টর (শ্রীমতী) দেবী চক্রবর্তী (কুমারী পদবী মুখোপাধ্যায়), এম. এস.সি. (কলি), ডি. ফিল. (অক্সফোর্ড)কে ঐ কৃত্যকে ও ঐ পদে যোগদানের তারিখ হইতে স্থায়ীভাবে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,

ডি. এম. সেন,

কম্পসিবি।

Calcutta.—No. 4823Edn.—14th October 1950.—Dr. (Mrs.) Debi Chakravarti (*nee* Mukherjee), M.Sc. (Cal.), D. Phil. (Oxon), officiating Professor of Chemistry, Bethune College, Calcutta, in the West Bengal Educational Service (Women's Branch), is appointed substantively to that service and in that post with effect from the date on which she assumed the duties of the post.

Howrah.—No. 4337Edn.—16th October 1950.—Dr. Bani Ranjan Banerjee, B.Met. (C.U.), M.Eng. (Yale Univ.), D.Eng. (Yale Univ.), is appointed to act until further orders as Associate Assistant Professor of Metallurgy, Bengal Engineering College, in the West Bengal General Service, with effect from 3rd October 1950.

Howrah.—No. 4903/4A-90/50Edn.—30th October 1950.—Dr. Gopal Chandra Basak, M.Sc. (Cal.), Ph.D. (Lond.), D.I.C., officiating Associate Assistant Professor of Fuel Technology, Bengal Engineering College, in the West Bengal

General Service, is appointed substantively post and in that service, with effect from June 1949.

Howrah.—No. 4916/4A-53/49Edn.—30th October 1950.—Sri Makhan Lal Das Gupta, (Calcutta), M.E.E. (New York), is appointed to act until further orders, as Associate Assistant Professor of Electrical Engineering, Engineering College, in the West Bengal General Service, with effect from the 27th October or any subsequent date on which he joins the

By order of the Governor

D. M. SEN

Miscellaneous

NOTIFICATION

Calcutta.—No. 1769Misc.—30th October 1950.—Sj. A. K. Chanda I.E.S. (retired), is appointed to act until further orders, as Officer on Special Duty in the Education Department, in connection with the setting up of the West Bengal Secondary Education Board, with effect from the 1st September 1950.

By order of the Governor

D. M. SEN

TREASURY NOTICE

Suri, the 27th October 1950

Sri Sudhindra Kumar Sanyal, Sub-Collector, has been placed in charge of Birbhum treasury, with effect from the 9th October 1950, *vice* Sri Anil Chandra Bose, proceed on leave and is authorised to draw bills on treasuries.

B. L. GHOSH

Collector, Birbhum

SHERIFF'S OFFICE

The 8th September 1950

Notice is hereby given that the Fifth Criminal Sessions of the year 1950 of the High Court of Calcutta in West Bengal for the town of Calcutta will be held at the Court House, in the town of Calcutta, on Monday, the 4th day of December 1950, at 10-30 o'clock in the forenoon, and thenceforward from day to day until the said sessions be closed. And it is hereby proclaimed that all persons charged with any offence shall be brought before the Court for trial at the said sessions be present there to prosecute.

S. B. DUTT.

সেবিক আপিস, ৮ই সেপ্টেম্বর ১৯৫০ খ্রিঃ।

এতদ্বারা সর্ব সাধারণকে জানান হইতেছে যে, আগামী ১২ই

৪ঠা ডিসেম্বর সোমবার বেলা ১০-৩০ মিনিট সময় হইতে আদালতের কার্য শেষ না হইয়া ততদিন প্রত্যহ সবে পশ্চিম বঙ্গের কলিকাতার কোর্ট হাউসে বিচার নিষ্পত্তি করা কলিকাতা আপন আদালত গৃহে ১৯৫০ খ্রিঃের পঞ্চম দায়রা বিচার বিভাগে বসিবে এবং এতদ্বারা আরও প্রচার করা যায় যে, যে সকল ব্যক্তি যেরূপে বিচারে লিপ্ত হইয়া থাকিবেন তাহারা উক্ত দিনে উপস্থিত থাকিবেন। ইতি।

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

Parganas - Howrah. — No. 7079A. — 1st November 1950. — Sri Bhabesh Chandra Rabatti, Additional Munsif of Sealdah, in the district of 24-Parganas, is appointed to be Additional Munsif of Howrah (Sadar).

Howrah - 24-Parganas. — No. 7085A. — 1st November 1950. — Sri Sanjit Kumar Ganguli, Munsif of Howrah (Sadar), is appointed to be Additional Munsif of Sealdah, in the district of 24-Parganas, *vice* Sri Bhabesh Chandra Rabatti.

This cancels the orders contained in the Chief Justice's notification No. 6837A., dated the 4th November 1950, appointing Sri Sanjit Kumar Ganguli as Additional Munsif of Howrah.

Powers.

24-Parganas. — No. 7091A. — 1st November 1950. — Sri Sanjit Kumar Ganguli, Munsif, under orders transferred to Sealdah, in the district of 24-Parganas, is vested with the powers of a Judge of the Court of Small Causes for the trial of suits triable by such a court up to the value of Rs. 100 within the local limits of the Sealdah district.

R. P. MUKHERJI, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

No. 1442L.S.-G.—28th October 1950.—It is hereby notified for general information that under rule 20(b) of the rules for the management of charitable hospitals and dispensaries in West Bengal, the following gentlemen have been appointed to be members of the Committee for the management of the charitable dispensary at Chinsura in the district of Hooghly:—

Sri Jogneswar Pal.

Sri Kanai Lal Ghosh.

Sri Santosh Kumar Kundu.

Janab Abdul Rezzak Mallick.

Sri Krishna Chandra Nandi.

Sri Kanai Lal Nandi.

Sri Sib Chandra Nandi.

Sri Tincori Kumar.

Sri Sailendra Nath Tat.

Sri Paritosh Das.

Medical Officer, Baganda Charitable Dispensary.

No. 1444L.S.-G.—28th October 1950.—It is hereby notified for general information that under rule 20(b) of the rules for the management of charitable hospitals and dispensaries in West Bengal, the following gentlemen have been appointed to be members of the Committee for the management of the charitable dispensary at Chanditala in the district of Hooghly:—

(1) Sri Kanai Lal Goswami.

(2) Sri Jogneswar Pal.

(3) Sri Sadhan Chandra Koley.

(4) Sri Benoy Pada Kumar.

(5) Sri Hari Sadhan Bandopadhyaya.

(6) Sri Panchanon Bandopadhyaya.

(7) Sri Pramatha Nath Kumar.

(8) Sri Boto Kristo Bandopadhyaya.

(9) Dr. Nanda Dulal Kumar.

(10) Medical Officer, Chanditala Charitable Dispensary.

No. 1446L.S.-G.—28th October 1950.—It is hereby notified for general information that under rule 20(b) of the rules for the management of charitable hospitals and dispensaries in West Bengal, the following gentlemen have been appointed to be members of the Committee for the management of the charitable dispensary at Bora in the district of Hooghly:—

(1) Sri Pravakar Pal.

(2) Sri Kartick Chandra Das.

(3) Sri Sadhan Chandra Koley.

(4) Sri Pramatha Nath Mukhopadhyaya.

(5) Sri Aurobind De.

(6) Sri Abhoy Kali Chattopadhyaya.

(7) Rai Sahab Jogendra Mohan Sinha.

(8) Sri Bepin Behari Sau.

(9) Sri Sudhir Chandra Das.

(10) Sri Panchanon Das.

(11) Medical Officer, Bora Charitable Dispensary.

No. 1448L.S.-G.—28th October 1950.—It is hereby notified for general information that under rule 20(b) of the rules for the management of charitable hospitals and dispensaries in West Bengal, the following gentlemen have been appointed to be members of the Committee for the management of the charitable dispensary at Mondlai in the district of Hooghly:—

(1) Dr. Panchanan Chattopadhyaya.

(2) Sri Ramendra Bhusan Bandopadhyaya.

(3) Sri Hari Nath Sinha.

(4) Sri Mrigendra Nath Das.

(5) Sri Kartick Chandra Mukhopadhyaya.

(6) Sri Basarath Ghosh.

- (7) Sri Anath Bandhu Ghosh.
- (8) Sri Pashupati Mukhopadhyaya.
- (9) Sri Santi Prokas Sarkar.
- (10) Sri Jay Gopal Sinha.
- (11) Medical Officer, Mondlai Charitable Dispensary.

No. 1450L.S.-G.—28th October 1950.—It is hereby notified for general information that under rule 20(b) of the rules for the management of charitable hospitals and dispensaries in West Bengal, the following gentlemen have been appointed to be members of the Committee for the management of the charitable dispensary at Chilladingi in the district of Hooghly:—

- (1) Subdivisional Officer, Arambagh.
- (2) Circle Officer, Khanakul.
- (3) Sri Narayan Chandra Chakravarty.
- (4) Sri Jagat Bhushan Dutta.
- (5) Sri Hiralal Bera.
- (6) Sri Subal Chandra Adak.
- (7) Janab Moinuddin Sarkar Mallik.
- (8) Janab Abul Kalam Sarkar Mallik.
- (9) Janab Mazharul Anwar Ali Sarkar Mallik.
- (10) Sri Beni Madhab Ray.
- (11) Medical Officer, Chilladingi Charitable Dispensary.

B. SARKAR, Commissioner.

NOTIFICATION.

Suri, the 1st November 1950.

In exercise of the power conferred by the West Bengal Private Forests Act, 1948 (XIV of 1948), the Governor is hereby pleased to apply to the lands mentioned in the schedule below, the provisions of the said Act applicable to vested forests, subject to the conditions determined heretofore by an agreement between the Collector of Birbhum and the owners of the said lands. The Governor is further pleased to direct that the said land be managed as a vested forest on behalf of the owners by the Regional Forest Officer, Birbhum, in accordance with the provisions of the West Bengal Private Forests Act, 1948.

Schedule.

District Birbhum, subdivision Sadar, Thana Suri, mauza Jibdharpur, jurisdiction list No. 118.

Cadastral survey plot No. 943 (part).
Area in acres—36.50 acres.

By order of the Governor,
B. L. GHOSH,
Collector, Birbhum.

Orders by the Deputy Inspector-General of Police Western Range

Chinsurah.—No. 7328.—27th October 1950.
Sub-Inspector Atul Ranjan Gupta of Midnapore acted as Inspector with effect from 10th June 1949 to 30th June 1950, in one of the posts of Inspector sanctioned in Government Order No. 843Pl., dated 20th March 1950, for the District Enforcement Branch of that district. He will remain on deputation to Bankura during that period.

Janab Shamsud Doha, Court Inspector, Birbhum is granted leave on average pay for four months with effect from 28th October 1950, preparatory to retirement under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Chinsurah.—No. 7520.—3rd November 1950.
Sri Keshab Chandra Mukharji, Inspector, Railway Police, Kharagpore, is posted to the District Enforcement Branch, Howrah Government Railway Police, vice Hriday Chandra D. Bhaumik, offg. Inspector, who will retire on superannuation pension with effect from 1st November 1950.

Sub-Inspector Saroj Kumar Kar of the Government Railway Police, Howrah, is appointed to act as Inspector, Railway Police, Kharagpore, in place of Sri Keshab Chandra Mukharji, above.

The transfers involved on the above orders are made in the interests of the public service.

Sri Jitendra Chandra Mukharji, Inspector, Burdwan, is granted three months and twelve days leave on average pay, on medical certificate, as an extension of the leave granted to him published in the *Calcutta Gazette*, dated 12th October 1950 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

The existing acting arrangement will continue.

H. S. GHOSH CHAUDHURI,
Dy. Insp.-Genl.

Presidency Division—Calcutta

No. 1656L.S.-G.—30th October 1950.—The appointment of Mr. Hutchieson of Tittagarh Paper Mills as a member of the Advisory Committee of Dr. B. N. Bose's Hospital at Barrackpore in the district of the 24-Parganas in place of Mr. F. Smith, who has left the continent, is approved under rule 23 of the Dispensary Manual.

No. 1389R.G.—31st October 1950.—Sri Nibh Ranjan Das, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, posted to the Presidency Division under Government notification No. 2880G.A./3L-22/50, dated 13th October 1950 is posted to the Siliguri subdivision of the Darjeeling district and is appointed as Circle Officer there.

J. N. TALUKDAR, Commissioner.

Orders by the Deputy Inspector-General of Police Central Range

Alipore.—No. 4407.—28th October 1950.—Sri Nripendra Lal Ray Chaudhuri, officiating Inspector, Nadia, is granted 45 days' earned leave on medical certificate, under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 25-8-1950, p.m.

S. M. GHOSH, Dy. Insp.-Genl.

Presidency Division—Jalpaiguri

OFFICE OF THE DISTRICT MAGISTRATE, WEST DINAJPUR.

ORDER

No. 5785J.—5th October 1950.—In exercise of the powers conferred on the Director of Consumer Goods by paragraph 9 of West Bengal Kerosene Control Order, 1947, subsequently delegated to me by notification No. 1761 (S) of 14th May 1948, I hereby fix the prices of kerosene both wholesale and retail (bulk and packed) for superior and inferior for Raiganj subdivision of West Dinajpur district with effect from 15th July 1950, as follows:

Wholesale selling prices (without container) per tin containing 4 imperial gallons or 640 fluid ounces which is equivalent to 29 bottles each containing 22 fluid ounces

Wholesale dealer's selling prices (without container) per tin containing 4 imperial gallons or 640 fluid ounces which is equivalent to 29 bottles each containing 22 fluid ounces

At per tin—

Weight per tin—

Superior kerosene—15 seers 15 chataks

Superior kerosene—15 seers 15 chataks

Inferior kerosene—17 seers 4 chataks

Inferior kerosene—17 seers 4 chataks

including the weight of the container which is 1 seer 3 chataks.

both including the weight of the container which is 1 seer 3 chataks

At Raiganj

At Raiganj

At Kalaganj.

Superior.	Inferior
Rs. a. p.	Rs. a. p.
5 3 3	5 1 0

Superior	Inferior.
Rs. a. p.	Rs. a. p.
5 9 3	5 7 0

Superior	Inferior.
Rs. a. p.	Rs. a. p.
5 15 3	5 13 0

Retail selling rate per bottle of 22 fluid ounces.

At unions within 10 miles of Raiganj Agent's depot

At unions beyond 10 miles but within 20 miles of Raiganj Agent's depot.

At unions beyond 20 miles from Raiganj Agent's depot and at unions within 10 miles of Kalaganj wholesaler's premises.

Superior.	Inferior	Superior.	Inferior.
Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
0 3 9	0 3 6	0 4 0	0 3 9

Superior.	Inferior.
Rs. a. p.	Rs. a. p.
0 4 3	0 4 0

At unions beyond 10 miles but within 20 miles of Raiganj wholesaler's premises.

At unions beyond 20 miles of Kalaganj wholesaler's premises

Superior.	Inferior.
Rs. a. p.	Rs. a. p.
0 4 6	0 4 3

Superior	Inferior.
Rs. a. p.	Rs. a. p.
0 4 9	0 4 6

The above prices apply to bulk supply only. An extra of Re. 1-3 in case of packed supply in white bright tins and 0-11-6 in the case of black plate tins may be charged over the rates fixed above.

Retailers receiving supplies from Raiganj wholesaler in case of emergency will also sell kerosene oil at the above rates.

R. BANERJEE,

District Magistrate, West Dinajpur.

Appointed by the Deputy Inspector-General of Police, Northern Range.

Jalpaiguri.—No. 3285.—14th September 1950.—Inspector Manindra Mohan Bhattacharya of Jalpaiguri is, in the interests of the public service, temporarily transferred to West Dinajpur and will, with effect from the date of assuming charge, be entitled to act as Inspector in the District Forensic Branch there.

A. N. GANGULI, Dy. Insp.-Genl.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 38190C.T./1E/34/50-51. — 13th October 1950.—In exercise of the powers conferred by subsection (3) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), read with section 4A of the General Clauses Act, 1897 (X of 1897), and the provisions of the Government of India in the Department No. F/99/36, dated 14th April 1948, the Commissioner of Income-tax, West

Bengal, hereby appoints the undermentioned person as Income-tax Officer with effect from the forenoon of 13th October 1950:—

Mr. A. Savarimuthu

2 (a) Mr. A. Savarimuthu, Inspector, Income-tax Department, Madras, is, with effect from the forenoon of 13th October 1950 and until further orders, appointed to officiate as a temporary Income-tax Officer, Class II, Grade III, in the Income-tax Department, West Bengal, Calcutta, in the scale of pay of Rs. 275-25-500—E.B.—30-650—E.B.—30-800.

(b) In exercise of the powers conferred under section 5(5) of the Indian Income-tax Act, 1922 (XI of 1922), I hereby direct that Mr. A. Savarimuthu shall perform all the functions of an Income-tax Officer under the said Act in respect of such persons or classes of persons or of such incomes or classes of income or in respect of such areas as may be allocated to him from time to time.

(c) Mr. Savarimuthu, Income-tax Officer, is posted to Refund Circle as 1st Additional Income-tax Officer, vice Mr. N. S. Jagannathan, transferred.

No. 38214C.T./2E/169/49-50. — 13th October 1950 — Sri J. N. Ghosh, officiating Income-tax Officer, Class II, is granted extension of leave on half average pay for one year four months and twenty-eight days with effect from 4th August 1949 to 31st December 1950, in relaxation of Supplementary Rule 233(C), as authorised by the Government of India, Ministry of Finance (Revenue Division), in its letter C. No. 54(2)-Admin (I.T.), 49, dated the 8th September 1950.

No. 38214C.T./2E/153/49-50. — 13th October 1950 — Mr P. L. Mukherjee is confirmed as Income-tax Officer, Class II, Grade III, in the Income-tax Department, West Bengal, Calcutta, with effect from the 1st August 1946.

No. 38650C.T./2E/119/50-51. — 16th October 1950 — Mr. Shyam Sundar Kapur, Income-tax Officer (on probation), is allowed under Revised Leave Rules, 1933, earned leave for six days with effect from the 9th October 1950 to 14th October 1950 with permission to prefix Sunday, the 8th October 1950, and affix Sunday, the 15th October 1950, and Puja holidays from 16th October 1950 to 25th October 1950 to the leave.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 38651C.T./2E/120/50-51. — 16th October 1950. — Mr. Vasant Raghunath Talvadkar, Income-tax Officer (on probation) is allowed under Revised Leave Rules, 1933, earned leave for six days with effect from 9th October 1950 to 14th October 1950 with permission to prefix Sunday, the 8th October 1950, and to affix Sunday the 15th October 1950 and Puja holidays from 16th October 1950 to 25th October 1950 to the leave.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

No. 38653C.T./2E/103/50-51. — 16th October 1950. — Mr. S. B. Roy, Income-tax Officer, Class Grade I, now Appellate Assistant Commissioner Income-tax, Range B, Calcutta, is allowed under proviso to Fundamental Rule 81(b)(ii), extension of leave on average pay on medical certificate, twenty-seven days with effect from 17th May 1950, with permission to affix Sunday, the 1st May 1950, to the leave.

It is certified that the officer was likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

S. NARGOLWALA, Commissioner

FINANCE DEPARTMENT

Audit

NOTIFICATION.

No. 4120F./F/1S/6(16)/50.—10th October 1950.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India and in supersession of all previous rules and orders issued on the subject, the Governor is pleased to make the following rules regulating the recruitment of Stenographers in the Secretariat, Directorates and other subordinate offices:—

1. These rules may be called the West Bengal Subordinate Services (Recruitment of Stenographers) Rules, 1950.

2. These rules shall apply to the posts of stenographers, specified in Schedules "A" and "B" to these rules and shall come into force on 1st April 1950.

3. Subject to the provisions of West Bengal Services (Revision of Pay) Rules, 1950, stenographers appointed to posts included in Schedule "A" shall be liable to draw pay in the scale of—

Rs. 125—5—215—10—275.

Selection Grade—Rs. 250—10—350.

Appointment to the Selection Grade posts will be subject to the conditions laid down in these rules. The number of Selection Grade posts shall not exceed nine so long as the number of Secretariat stenographers drawing pay in the special scale of Rs. 130—5—150—10—350 does not fall below six and thereafter shall not exceed 20 per cent. of the number of permanent posts of stenographers in the "Secretariat pool" or 15 per cent. of the total number of posts on the scale of Rs. 125—5—215—10—275—Selection Grade Rs. 250—10—350, whichever is greater.

Stenographers appointed to posts included in Schedule "B" shall be liable to draw pay in the scale of Rs. 100—4—180—5—200.

4. (1) Appointments to posts of stenographers included in Schedule "B" will be made on the results of an open competitive examination to be held annually and conducted by the Public Service Commission in the manner hereinafter provided. In this examination any Government servant who has been holding a permanent post in Schedule "C" on the time-scale of Rs. 55—3—118—4—130 *plus* shorthand allowance of Rs. 20, may compete along with candidates outside Government service, provided his age on the 1st January of the year in which the examination is held, does not exceed 30 years and he is certified by the head of the office as a person who is suitable to hold a post he is competing for and is likely to be successful in the test. Permanent typist in the Secretariat or temporary stenographers who have been appointed to posts in Schedule "B" through an examination held by the Public Service Commission under rule 12 may also compete provided that they have put in at least five years' service in these posts and are certified by the head of the office as persons who are suitable to hold the posts they are competing for and are likely to be successful in the test.

(2) Appointments to posts included in Schedule "A" carrying salary in the scale of Rs. 125—5—215—10—275 will be made on the results of an annual examination to be conducted by the Public Service Commission in the manner hereinafter provided. In this examination, any Government servant holding a permanent post of stenographer in the scale of Rs. 100—4—180—0—215 or any temporary stenographer, who has been appointed to a post in Schedule "A" through an examination held by the Public Service Commission under rule 12, may compete: provided that he has put in at least 5 years' service in these posts and is certified by the head of the office as a person who is suitable to hold a post for which he is competing for and is likely to be successful in the test.

Candidates outside Government service may also appear at the examination and may be recruited if suitable candidates in sufficient numbers are not available from the ranks of the candidates mentioned above.

(3) Persons holding posts in the scale of Rs. 125—5—215—10—275 may be selected for pay in the Selection Grade according to the following principles:—

- (a) No stenographer who has to his credit less than 12 years' continuous service in posts specified in Schedule "A" shall be eligible for the Selection Grade:

Provided that (i) a stenographer who has held a post in the Secretariat "pool" continuously since 28th November 1940 and (ii) a stenographer attached to an office specified in items (b), (c) and (d) of Schedule "A" who is entitled to draw pay in the scale of Rs. 125—5—215—10—275 and has completed 12 years' service in such offices, shall also be eligible.

- (b) No stenographer who has not passed in 140-words efficiency bonus test mentioned below on at least three consecutive occasions or on at least four out of six occasions immediately preceding the date of promotion shall be eligible for the Selection Grade, provided that at the first selection, a special 140-words Efficiency Test will be held by the Public Service Commission and one who has not passed in the test shall be eligible for the Selection Grade, the list so prepared on the basis of this special examination holding the field till the results of three consecutive Efficiency Bonus Tests become available after the promulgation of these rules are available.

- (c) Selection will be made from stenographers who satisfy the two conditions mentioned above with reference to seniority as reckoned from the dates from which posts specified in Schedule "A" have been continuously held, and to their general record of service.

Qualifications.

5. (1) Subject to the provisions of sub-rules (1) and (2) of rule 4, the qualifications for admission to the examinations mentioned above, shall, in the case of persons not in permanent service under Government, be as follows:—

- (i) The applicant must have passed at least the Matriculation Examination of an Indian University or the High School Examination of the Board of Intermediate and Secondary Education, Dacca, or the Government Commercial Course Final Examination or have obtained the Indian Army Special Certificate of Education in the case of Europeans and Anglo-Indians not

qualified, applicants who have passed the Higher Grade School Final Examination under the Code of Regulations for European Schools in Bengal may be accepted.

- (ii) The applicant's age must be less than 25 years on the 1st July of the year in which the examination is held, provided that if he is on the said date temporarily holding a post of stenographer to which these rules apply, his age on that date may not exceed 25 years by more than the length of his continuous temporary service in such a post.

(2) Evidence that the candidate possesses the above qualifications must accompany the application. Where the candidate has passed the Matriculation Examination of an Indian University, he must produce the Matriculation Certificate as evidence of age. All certificates must be sent in original.

Examina-
tion fee

6. A candidate appearing in recruitment examinations shall pay into the treasury a sum of Rs. 10 by way of examination fees and must forward the treasury receipt with his application. Any one desirous of competing for posts both in Schedules "A" and "B" will indicate in the application their willingness to appear at both the shorthand tests mentioned in rule 8. No separate fee will be charged. Under no circumstances will this sum be refunded.

Writing
can-
do the
ic
see
ion.

7. On the first of November each year the heads of offices to which these rules apply will send to the Public Service Commission a memorandum showing the number of permanent vacancies which are expected in the posts of stenographers in their offices during the period between the 1st of January to the 31st of December of the following year.

When a permanent vacancy, not foreseen at the time of the submission of the memorandum referred to above, occurs after the submission of the memorandum but before the 31st December of the following year, the head of the office will report such vacancy to the Public Service Commission forthwith.

Subject of
examina-

8. (1) The examinations referred to in rule 4 above will be held in Calcutta in January each year on such dates as the Public Service Commission may notify.

(2) Each examination will comprise three papers, viz.—

(i) Essay writing—100 marks.

(ii) Typing—100 marks.

(iii) Dictation and transcription—400 marks.

(3) The first and second papers will be common for both the examinations. In regard to the second paper, the candidates for both the examinations will be expected to transcribe accurately on the typewriter at the rate of not less than 30 words per minute and the Public Service Commission may, at its discretion, hold a joint test for candidates for both the examinations.

(4) For candidates for posts included in Schedule "A" the third paper will consist of a dictation lasting for five minutes followed by transcription of notes for an hour. The dictation will be given throughout at a uniform speed of 120 words per minute. For candidates for posts included in Schedule "B" the third paper will consist of a dictation lasting for seven minutes.

followed by transcription of notes for an hour. The dictation will be divided into three periods, the first for three minutes at a speed of 80 words a minute, the second for two minutes at a speed of 100 words a minute and the third for two minutes at a speed of 120 words a minutes.

(5) In respect of both examinations credit will be given for neatness, accuracy and speed.

9. (1) To qualify for posts included in Schedule "A" candidates must secure in the examination prescribed in this regard an aggregate mark of 50 per cent. of the possible total in the three papers with a minimum of 40 per cent. in the first two papers and 60 per cent. in the third paper.

(2) To qualify for posts included in Schedule "B" candidates must secure in the examination prescribed in this regard an aggregate mark of 50 per cent. of the possible total in the three papers with a minimum of 40 per cent. in each paper.

**Allotment
of recruits.**

10. As soon as the results of the examinations are available the Public Service Commission will allot candidates to offices for appointment to the various vacancies on the basis of their requirements as reported in the memorandum referred to in rule 7.

**Medical
certificates.**

11. (1) No appointment will be offered to a candidate who has no substantive appointment under Government, unless he produces an unconditional medical certificate of fitness for service under Government from the Presidency Surgeon who is entrusted with the duty of examining candidates. The Public Service Commission may, at their discretion, allow a candidate time which in no case will exceed three months, to have a temporary defect removed. Appointments to vacancies may not be delayed on this account and a candidate to whom this concession is extended can only be appointed to a vacancy which exists after he produces an unconditional medical certificate.

(2) Stenographers who before appointment had no lien or suspended lien on any post under Government, shall be on probation for two years. Those who have lien or suspended lien on permanent posts under Government shall be on probation for one year. No probationer shall be confirmed unless he qualifies at the annual Proficiency Test or the Efficiency Bonus Test referred to below and any one failing to qualify within the prescribed period of probation shall be liable to be discharged or reverted, as the case may be.

**Temporary
vacancies.**

12. Temporary vacancies and vacancies in temporary posts included in Schedules "A" and "B" shall be filled by appointment of candidates who have qualified in the respective recruitment examinations but have not been placed sufficiently high for appointment to permanent posts. Such temporary employment will not give rise to any claim for permanent employment.

**Proficiency
Test.**

13. In order to determine whether the standard of efficiency has been maintained all stenographers including temporary stenographers shall be required to appear annually at the third paper of the Stenographers' Recruitment Examination appertaining to the posts which they respectively held, and must secure the minimum pass marks prescribed in regard to this paper in the respective recruitment examinations in order to pass the Proficiency Test:

Provided that in the case of a stenographer who has passed the efficiency bonus test mentioned in rule 15 or who has held a lien on a permanent post for not less than 10 years and recruitment to which has been made under these rules, the Secretary of the department to which he is attached or the head of office, as the case may be, may, if he is satisfied that the stenographer has maintained the required standard of efficiency, intimate in writing to the Finance Secretary that he considers it unnecessary for the said stenographer to sit for the annual test and on receipt of such intimation the stenographer will be exempted from appearing at the Proficiency Test held in that year.

14. A stenographer who sits for and fails in the annual Proficiency Test will have his increment stopped until he requalifies. No examination fees will be payable by a stenographer appearing in the Proficiency test.

15. With a view to encouraging stenographers to improve their speed and efficiency, an Efficiency Bonus Test will be held every six months by the Public Service Commission, West Bengal, and all stenographers appointed to posts to which recruitment is made under these rules including stenographers in the Selection Grade, shall be entitled to appear at this test. The Efficiency Bonus Test will consist of one paper comprising dictation and transcription. The dictation will consist of a passage lasting for five minutes and will be delivered at the rate of 140 words per minute and a period of one hour and ten minutes will be allowed for the transcription of notes. In order to pass the examination a candidate will have to secure a minimum of 60 per cent. of the total marks.

16. Stenographers who pass in the Efficiency Bonus Test will draw with effect from the date of the examination a monthly bonus at Rs. 25 per month for a period of six months or for a period ending on the date of the next examination, whichever is greater.

If a stenographer is prevented from appearing at an Efficiency Bonus Test by illness or by urgent Government duties and produces a certificate from the head of his office to this effect, he may at the discretion of Government be allowed the benefit of the Efficiency Bonus as if he had succeeded at the test, provided he had passed in at least two such consecutive tests immediately preceding the particular test in respect of which exemption is sought, subject to the condition that if he does not appear at the next test or fails therein, the bonus so drawn will be liable to be refunded.

17. A candidate appearing at the Efficiency Bonus Examination and the annual Proficiency Tests will be entitled to travelling allowance under rule 120 of the West Bengal Service Rules, Part II, provided that the travelling and daily allowance shall not be drawn under this rule if the candidate is unsuccessful in the immediate preceding examination and has drawn travelling and daily allowance for the purpose of appearing at that examination.

Schedule A.

- (a) Posts of Stenographers included in the "Secretariat Pool".
- (b) Posts of Stenographers in Governor's Secretariat.
- (c) Posts of Stenographers on Rs. 125—275 under the following heads of Directorates:—
 - (i) Hon'ble Member, Board of Revenue.
 - (ii) Inspector-General of Police.
 - (iii) Chief Engineer, Works and Buildings.
 - (iv) Chief Engineer, Irrigation and Waterways.
 - (v) Director of Public Instruction, West Bengal.
 - (vi) Director of Health Services.
 - (vii) Commissioner of Police, Calcutta.
 - (viii) Deputy Commissioner of Police, Special Branch, Calcutta.
 - (ix) Deputy Inspector-General of Police, Intelligence Branch, C.I.D.
 - (x) Labour Commissioner, West Bengal.
 - (xi) Commissioners of Divisions.
- (d) Stenographers of the Public Service Commission.

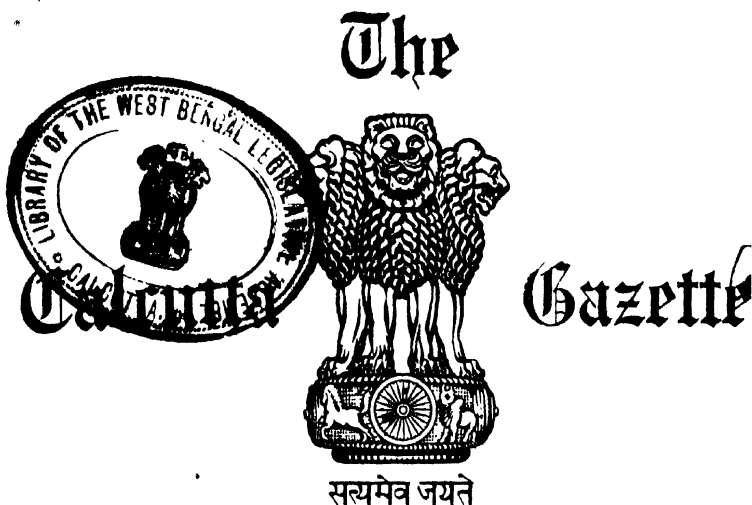
Schedule B.

- (a) Posts of Stenographers under the heads of Directorates mentioned in item (c) of Schedule "A" other than those on the scale of Rs. 125—275.
- (b) All other posts of Stenographers not included in item (a) above to which pay in the scale of Rs. 100—4—180—5—200 is attached.

Schedule C.

1. Steno-typist in the office of the Chief Electrical Inspector.
2. Camp Clerk in the offices of the Divisional Inspectresses of Schools.
3. Bench Clerks and Stenographers in the offices of the Assistant Commissioners of Commercial Taxes.
4. Stenographers in heavy outlying subdivisions of District Executive Offices.
5. Steno-typist in the Central Stores Office under the Director of Health Services.

By order of the Governor
B. DAS GUPTA, Secy



सत्यमेव जयते
Published by Authority

THURSDAY, NOVEMBER 16, 1950

CONTENTS:

	Page		Page.
Part I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.	2261—2326	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President	
Part IA.—Orders and notifications by the Government of India republished for general information	377—411	The Representation of the People (Amendment) Ordinance, 1950	369—370
Part IB.—Educational Notices	249—250	The Indian Tariff (Amendment) Ordinance, 1950	370
Part II.—Advertisements, Notices	403—410	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament	Nil
Part III.—Acts of the West Bengal Legislature—		SUPPLEMENT No. 46—	
West Bengal Prohibition of Smoking in Show Houses and Public Halls Act, 1950	79—80	Weekly Weather and Crop Report of West Bengal for the week ending the 1st November 1950	457—458
Part IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India	Nil	First Forecast of Bhadoi Crops other than Autumn Rice of West Bengal for 1950-51	459—463
Part IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly	Nil	Preliminary Forecast of Autumn Rice Crop of West Bengal for 1950-51	464
		Second Forecast of Sugarcane Crop of West Bengal for the year 1950-51	465
		First Forecast of the Winter Rice Crop of West Bengal for 1950-51	466

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 3085G.A.

General.

Appointments and Transfers.

Parganas.—No. 3049G.A.—10th November 1950.—Sri M. M. Bhattacharyya, Additional District and Sessions Judge, 24-Parganas, is appointed, in addition to his own duties, to be a Judge to preside over the Special Court at 1 constituted under the Judicial Department Act No. 6326J., dated the 4th October 1950, under the West Bengal Special Courts Act, (West Bengal Act X of 1950).

Asansol.—No. 3056G.A./8P-42/50.—31st October 1950.—Sri Jasoda Kinkar Ghosh, retired Sub-Magistrate and Sub-Deputy Collector, is appointed temporarily to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the Asansol district and is posted to the Asansol station of that district.

Darjeeling.—No. 3063G.A./31-43/50.—10th November 1950.—Sri Hiralal Chakrabarti, Sub-Deputy Magistrate and Sub-Deputy Collector, on leave, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector in the Darjeeling district and is posted to the headquarters station of that district.

Police.

No. 2996G.A./6/50—6th November 1950.—The following officers officiating in the Senior Scale of the Indian Police Service are appointed substantively to the promotion posts in that Service with effect from the dates shown against their names:—

- (1) Sri Bhambesh Chandra Ray—16th July 1949.
- (2) Sri Anil Kumar Mukherji—28th October 1949.
- (3) Sri Abinash Chandra Banerji—28th February 1950.
- (4) Sri Ambica Charan Basu—1st March 1950.
- (5) Sri Rabindra Nath Gupta—1st March 1950.

Calcutta-Burdwan.—No. 3039G.A./3P-86/50.—8th November 1950.—Sri Ranjit Kumar Gupta, I. P., Deputy Commissioner of Police, Detective Department, Calcutta, is appointed, until further orders, as Superintendent of Police, Burdwan, with effect from the date of his joining the post.

Murshidabad-Calcutta.—No. 3040G.A./3P-86/50.—8th November 1950.—Sri Bhabesh Chandra Roy, Superintendent of Police, Murshidabad, is appointed, until further orders, as a Deputy Commissioner of Police, Calcutta, with effect from the date of his joining the post.

Calcutta.—No. 3041G.A./3P-86/50.—8th November 1950.—Sri Bhabesh Chandra Roy, Deputy Commissioner of Police, Calcutta, is appointed, under the provisions of section 22 of Act V of 1898, to act as a Justice of the Peace within the limits of the town of Calcutta.

Confirmation.

Police.

Calcutta.—No. 3000G.A./3P-78/50.—6th November 1950.—Sri Subodh Kumar Roy, officiating Assistant Commissioner of Police, Calcutta, has been confirmed in that rank with effect from the 16th July 1950.

Leave.

General.

Calcutta.—No. 3001G.A./6L-19/50.—6th November 1950.—Sri Panch Kari Sen, Assistant Secretary to the Government of West Bengal, Home Department, was allowed leave on average pay for the period from the 27th October 1950 to the 31st October 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

No. 3029G.A./1L-2/50Part.—7th November 1950.—In modification of the orders contained in the department notification No. 53G.A., dated the 10th January 1950, Sri A. K. Mukherjee, I.C.S., was allowed leave *ex-India* for the period from the 22nd January 1950 to the 27th October 1950 as follows:—

Leave on average pay for eight months under the proviso to rule 81(b)(i) of the Fundamental Rules and leave on half average pay for the remaining period under rule 81(d) of those rules.

No. 3036G.A./3L-26/50.—8th November 1950.—Sri Sambhu Chand Ray, Sub-Deputy Magistrate and Sub-Deputy Collector, was granted leave on average pay for four days under rule 184(b)(ii) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him under the orders contained in this department notification No. 2388G.A., dated the 25th August 1950.

CORRIGENDUM.

No. 3047G.A./6L-15/50.—10th November 1950.—In notification No. 2870G.A., dated the 12th October 1950, published on page 2112 of the *Calcutta Gazette*, Part I, dated the 19th October 1950, for the words “with effect from the 27th September 1950” please read “with effect from the 27th October 1950”.

By order of the Governor,
S. N. RAY, Chief Secy.

Development

ORDER.

No. 2417/DEV/C-1/50.—6th November 1950.—The Governor is pleased to direct that in graph 1 of Finance (Budget) Department Notification No. 2986F.B., dated 23rd March 1950, to set up an Inter-Departmental Secretaries' Commission on Planning, the following amendment shall be made with effect from the 4th November 1950, namely:—

Substitute “Chief Secretary and Secretary in charge of Home (Development) Department—Secretary for Planning and Chairman,” for “Sri Mukharji, Financial Adviser and *ex-officio* Secretary, Finance Department—Secretary for Planning and Chairman.”

By order of the Governor,
M. M. BASU, Jr.

প্রচার বিভাগ।

Publicity

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

নং ৬৭৪৯পাব।—৬ই নভেম্বর ১৯৫০।—স্বরাষ্ট্র (প্রচার) সচিব-সচিব প্রীতকর্কড় বসু মহাশয়কে পশ্চিমবঙ্গীয় কৃত্তার নির (প্রথম খণ্ড) ১৮৪(বি)(২) সংখ্যক নিয়মানুসারে ১৯৫০ সালে আগষ্ট মাসে ২২শে নভেম্বর পর্যন্ত গড় বেতনে ছুটি প্রদত্ত হইবে।

No. 6749Pub.—6th November 1950.—Sri L. Bose, Assistant Secretary, Home (Publicity) Department, is allowed leave on average pay for the period from the 14th August to 22nd November 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

নং ৬৭৫১পাব।—৬ই নভেম্বর ১৯৫০।—স্বরাষ্ট্র (প্রচার) সচিব-সচিব প্রীতকর্কড় বসু মহাশয় ছুটিতে আসেন, ৩০শে নভেম্বর বিজ্ঞপ্তির প্রধান সহায়ক, প্রীমুরারি মোহন সেনগুপ্তকে ১৯৫০ সালে আগষ্ট মাসে ২২শে নভেম্বর পর্যন্ত গড় বেতনে ছুটি প্রদত্ত হইবে।

রাজ্যপালের আদেশানুসারে

এস. এন. রায়,

প্রধান সচিব।

No. 6751Pub.—6th November 1950.—Sri Mohan Sengupta, Senior Head Assistant (Publicity) Department, is appointed to act as Assistant Secretary of this department with effect from 14th August 1950 (forenoon). Ekkari Bose, Assistant Secretary, granted leave.

By order of the Governor,
S. N. RAY, Chief Secy.

Constitution and Elections

NOTIFICATION.

No. 1891A.R./R.2B.-65/50.—10th November 1950.—The following notification by the Secretary to the Governor of West Bengal is published for general information:—

“Notification No. 4339S., dated the 4th November 1950.—His Excellency the Governor assented to the West Bengal Prohibition of Advertising in Show Houses and Public Halls Bill.

H. C. SEN,
Secretary to the Governor.

By order of the Governor,
M. M. BASU, Jr.

Special Section

ORDERS.

No. 16677H.S.—4th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of subsection (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Enab Abdur Rezzak Ansari, son of late Atwari Khan of Papanal, police-station Tengra, Nurpur, Muzaffarpur (Bihar), and of 30C, Dikhusa Street, Calcutta.

No. 16679H.S.—4th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of subsection (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Blupesh Chandra Gupta, son of Sri Mahesh Chandra Gupta of Itna, Mymensingh (Eastern Bengal), and of 31/2, Haritakibagan Lane, Calcutta.

No. 16681H.S.—4th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of subsection (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sumud Biswas, son of late Tinkari Biswas, police-station Panchla, district Barisal, and of Alekanda, district Barisal (East Bengal), and also of 129, Lower Circular Road, Calcutta.

No. 16683H.S.—4th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of subsection (1) of section 3 of the Preventive Detention

Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Bhabani Sankar Sen Gupta *alias* Bhabani Sen, son of late Harasit Sen Gupta of Khulna (East Pakistan), and of 95A, Chittaranjan Avenue, Calcutta.

No. 16685H.S.—4th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of subsection (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Ramendra Banerji *alias* Bhombol, son of Sri Bijoy Chandra Banerji, M.A., B.L., of Faridpur (East Pakistan) and of 267, Upper Chittpore Road, Calcutta, and of 9, Abhoy Mitra Street, Calcutta, and also of 8E, Decres Lane, Calcutta.

No. 16698H.S.—4th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of subsection (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Dharendra Nath Dhar, son of Sri Upendra Nath Dhar of 12/1, Chaitanya Sen Lane, Calcutta.

By order of the Governor,

L. A. D'COSTA, Asst. Secy.

Police

ORDER.

No. 3768P1/P15S-12/50—30th October 1950.—Sri R. N. Chatterjee, I.P.S., Superintendent of Police, Howrah, is hereby authorised to sign and verify the written statement on behalf of the Government of West Bengal in Suit No. 2798 of 1950—Deb Kumar Mukherjee *versus* The State of West Bengal, in the High Court at Calcutta.

By order of the Governor,

R. GUPTA, Secy.

NOTIFICATION.

24-Parganas.—No. 3725Pl./P3P-57/50.—27th October 1950.—The Governor has been pleased to appoint Mr. J. W. Goodall, officiating Assistant Commandant, Armed Police Battalion (II), Barrackpore, as the Assistant Superintendent of the Railway Protection Police for the East Indian Railway with effect from the date of his joining the post and to direct that he shall have in the areas in which, and during the period for which, he is so employed all the powers of an Assistant District Superintendent of Police.

By order of the Governor,
D. M. GUPTA, Dy. Secy.

Transport

NOTIFICATIONS.

No. 7718W.T.—6th November 1950.—In exercise of the power conferred by section 70 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor is pleased to make the following amendment in the Bengal Motor Vehicles Rules, 1940, published under notification No. 1930Pl., dated the 21st September 1940, at pages 2655-2829 of Part I of the *Calcutta Gazette* of the 10th October 1940, as subsequently amended, namely:—

Amendment.

After rule 162 of the said rules insert the following new rule, namely:—

"162A. Every public service vehicle shall carry a First-Aid Box No. 3 containing the following articles:—

- (1) A copy of the first-aid leaflet.
- (2) Twenty-four sterilized finger dressings.
- (3) Twelve sterilized hand or foot dressings.
- (4) Twelve sterilized large or body dressings.
- (5) One extra large, two large and three small sterilized burn dressings.
- (6) Two half ounce packets of sterilized cotton wool.
- (7) A bottle of 2 per cent. tincture of iodine.
- (8) A bottle of Sal Volatile.
- (9) Empty bottle fitted with cork and camel hair brush for eye drops.
- (10) Two-ounce medicine glass".

No. 7719W.T.—6th November 1950.—In exercise of the power conferred by section 21 of the Motor Vehicles Act, 1939 (IV of 1939), the Governor is pleased to make the following amendments in the Bengal Motor Vehicles Rules, 1940, published under notification No. 1930Pl., dated the 21st September 1940, at pages 2655-2829 of Part I of the *Calcutta Gazette* of the 10th October 1940, as subsequently amended, namely:—

Amendments.

1. To sub-rule (a) of rule 4 of the said rules add the following proviso, namely:—

"Provided that no such authorisation shall be granted until the applicant produces a certificate in Form F-A. to show that he is qualified to use a first-aid box and to render first-aid;

Provided further that if any person duly authorised immediately before the date of this notification to drive a public service

vehicle fails, within a period of 4 months from the date of this notification to produce a certificate in accordance with the first proviso, he shall be liable to be declared disqualified under sub-section of section 16 of the Motor Vehicles Act, 1939 (IV of 1939), for holding a licence to drive a public service vehicle".

2. In the list of Forms prescribed in the rules, the following shall be added, namely:—

"FORM F-A.

Form of medical certificate showing competence to render first-aid work.

(To be given by a registered medical practitioner [Rule 4(a) of the Bengal Motor Vehicles Rules, 1940.]

I certify that
son of aged ab
..... years is qualified to use a first-aid box
intelligently and to render first-aid.

Signature.....

Full name

Designation.....

Dated,

By order of the Governor
N. C. GHOSH, Secy.

JUDICIAL DEPARTMENT

No. 3086G.A.

Powers.

Bankura.—No. 2988G.A./2P-39/50.—6th November 1950.—Sri Sitangshu Mohan, Sub-Deputy Magistrate, on probation, Bankura, is vested with the powers of a Magistrate of the first class.

Bankura.—No. 2989G.A./2P-39/50.—6th November 1950.—Sri Manindra Nath Prasad, Sub-Deputy Magistrate, on probation, Bankura, is vested with the powers of a Magistrate of the first class.

Murshidabad.—No. 3012G.A./2P-52/50.—6th November 1950.—Sri Barendra Chandra Baidya, Sub-Deputy Magistrate, on probation, Murshidabad, is vested with the powers of a Magistrate of the second class.

Nadia.—No. 3021G.A./2P-53/50.—7th November 1950.—Sri Bimal Chandra Mitra, Sub-Deputy Magistrate, on probation, Ranaghat, Nadia, is vested with the powers of a Magistrate of the second class.

Burdwan.—No. 3057G.A./8P-42/50.—31st October 1950.—Sri Jasoda Kinkar Ghosh, Sub-Deputy Magistrate, Asansol, Burdwan, is vested with the powers of a Magistrate of the first class and powers under sections 164 and 260 of the Cr. Procedure Code.

By order of the Governor
S. N. RAY, Chief Secy.

Registration

NOTIFICATIONS.

Nadia.—No. 439Regn.—30th October 1950.—In pursuance of the provisions of sub-section (1) of section 7 of the Indian Registration Act, 1908 (Act XVI of 1908), the Governor is pleased to establish a temporary Additional Sub-Registry Office within the registration sub-district of Ranaghat in the district of Nadia to be styled as the office of the second Joint Sub-Registrar of Ranaghat at Chakdah up to 28th February 1951 from the date of opening of the office.

Calcutta.—No. 443Regn.—1st November 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab N. M. Mahboobullah temporarily to be a Muhammadan Registrar within the police-stations of Taltala and Park Street in Calcutta, during the absence, on leave, for one month with effect from 4th October 1950, of Janab Syed Maroof Shah Alquadri, or until further orders.

Calcutta.—No. 444Regn.—1st November 1950.—In exercise of the power conferred by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab A. N. M. Mahboobullah temporarily to be the Kazi for the celebration of marriages and the performance of her rites and ceremonies within the police-stations of Taltala and Park Street in Calcutta, during the absence, on leave, for one month with effect from 14th October 1950, of Janab Syed Maroof Shah Alquadri, or until further orders.

Midnapore.—No. 448Regn.—1st November 1950.—Sri Nirmal Chandra Mazumdar, District Registrar, Midnapore, was allowed leave on empane pay for one month with effect from 5th September 1950, under rule 184(b)(i) of the West Bengal Service Rules, Part I.

Murshidabad.—No. 451Regn.—2nd November 1950.—Sri Sukhada Charan Chatterji, Sub-Registrar of Berhampore, is appointed to act as Registrar of the district of Murshidabad in addition to his own duties, *vice* Sri Sailendra Nath Chatterji, retired, with effect from the 4th October 1950, until further orders.

No. 454Regn.—3rd November 1950.—In exercise of the power conferred by section 78 of the Indian Registration Act, 1908 (XVI of 1908), the Governor is pleased to make the following amendment in the Table of Fees published under the Government of Bengal, notification No. 166T.Regn., dated the 16th September 1939, at pages 3306-14, Part I of the Calcutta Gazette of the 28th December 1939, namely:—

Amendment.

In the said Table of Fees in clause I under the heading "Exemptions" after item (12) insert the following item, namely:—

"(13) Agreements for the settlement of immovable property belonging to a railway administration as defined in the Railways Act, 1890 (IX of 1890), and not in actual use by such railway administration".

Explanation.—Nothing in this notification shall affect the fees prescribed in Articles J(2) and K(2) of the Table of Fees.

By order of the Governor,
S. K. SEN, Secy.

FINANCE DEPARTMENT

Budget

NOTIFICATION.

No. 11231F.B.—7th November 1950.—Sri Bijoy Kumar Sen, Deputy Secretary to the Government of West Bengal, Finance Department, was allowed earned leave for 9 days from the 27th October to the 4th November 1950, under rule 168(I) of the West Bengal Service Rules, Part I.

By order of the Governor,
B. DAS GUPTA, Secy.

Taxation.

NOTIFICATIONS.

No. 2397F.T.—3rd November 1950.—In exercise of the powers conferred by sub-section (1) of section 12 of the Bengal Amusements Tax Act, 1922 (Bengal Act V of 1922), the Governor is pleased to make the following amendments in the rules for securing the payment of the entertainments tax published under notification No. 2928Misc., dated the 16th September 1922, as subsequently amended, namely:—

Amendments.

In rule 9 of the said rules—

- (1) after the words "admit any person" insert the words "excepting children under 3 years of age not occupying separate seats"; and
- (2) for the words "No person shall" substitute the words "No such person shall".

No. 2399F.T.—3rd November 1950.—Sri Santosh Mukherji, Commercial Tax officer Grade II, under training, is appointed to be a Commercial Tax Officer, Beadon Street, District I Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2400F.T.—3rd November 1950.—Sri Samarendra Nath Sadhu, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Beadon Street, District I Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2401F.T.—3rd November 1950.—Sri Rabikar Gupta, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Jalpaiguri Charge, Jalpaiguri, with effect from the date on which he assumes charge.

No. 2416F.T.—6th November 1950.—In exercise of the powers conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Governor is pleased to make the following amendments in the Bengal Excise (Foreign Liquor Licence Fee) Rules, 1942, published under notification No. 9184Ex., dated the 11th September 1942, as subsequently amended, namely:—

Amendments.

1. In rule 2 of the said rules—

(1) before clause (1), insert the following clause, namely:—

"(a1) 'assessable quantity' means the difference between the licensee's opening stock of liquor together with the receipts and his closing stock of liquor in saleable condition";

- (2) after clause (3), insert the following clause, namely:—

“(4) ‘receipts’ include—

- (a) in the case of liquor imported from across Customs frontiers, the quantity which is shown in the Customs Records as having been supplied to a licensee;
- (b) in the case of supplies obtained from a licensed dealer, or from any other person in any State other than the State of West Bengal, the quantity shown in the export pass issued by a competent authority in the exporting State or in the invoice or bill of the supplier;
- (c) in the case of supplies obtained from a licensed dealer or from any other person in the State of West Bengal, the quantity shown in the Excise pass issued by a competent authority or in the invoice or bill of the supplier:

Provided that in any of the cases mentioned in sub-clauses (a), (b) and (c) such quantity shall be excluded from, or included in, receipts as may appear to be necessary to the Collector of the district in which assessment of license fee is to be made, due to any error in the entries recorded in the pass or invoice or the bill”.

2. In rule (3) of the said rules—

(a) for the following:—

- “(3) A holder of a license for the sale of foreign liquor to the trade shall pay in advance an annual fee on the basis of sales during previous twelve months at the following rates, namely:—”

substitute the following:—

- “(3. A holder of a licence for the sale of foreign liquor to the trade shall pay—

(a) in advance an annual fee upon the assessable quantity of the previous twelve months at the following rates, namely:—”;

(b) in each of the clauses (i) to (ix) for the word “sales” substitute the word “quantities”;

(c) at the end of clause (ix) add the word “and”;

(d) after clause (ix) and before the Explanation insert the following, namely:—

- “(b) upon so much of the assessable quantity as has not been supplied under a valid Excise pass issued to a person who holds or is deemed under section 20 of the Bengal Excise Act, 1909, to hold a license thereunder for the sale of foreign liquor, fee at the rates prescribed in sub-rule (1) of rule 5”.

3. In rule 5 of the said rules—

(1) for the words “a monthly fee on the basis of the quantities of such liquor sold during the previous month”; wherever they occur, substitute the words “fee calculated on the assessable quantity”;

- (2) after sub-rule (3) and before the Explanation insert the following proviso:—

“Provided that in any of these cases and cases under clause (b) of rule 3 when respect of any portion of the fee Customs duty already imposed under Indian Tariff Act, 1934, or the Customs Act, 1878, has been refunded the holder of a license and evidence of the satisfaction of the Collector showing such refund is produced, an abatement equal to the amount of fees payable on the quantity of foreign liquor covered by such refund of duty shall be made in the fees assessable hereunder upon application by the licensee for such abatement within three months from the date of receipt of that refund”.

4. For rule 6 of the said rules, substitute the following:—

“6. The fee mentioned in clause (b) of rule 5 and in rule 5 shall be paid in respect of the assessable quantity of each calendar month by the 20th of the month following unless in any particular case or on any particular occasion the Collector or Superintendent of Excise otherwise requires”.

5. In sub-rule (2) of rule 7A of the said rules for the words “sale in”, substitute the words “assessable quantity of”.

6. In sub-rule (3) of rule 7B of the said rules for the words “sale in”, substitute the words “assessable quantity of”.

No. 2417 F.T.—6th November 1950.—In exercise of the powers conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Governor is pleased to make the following amendment in the West Bengal Excise (Club License) Rules, 1949, published under notification No. 4 F.T., dated the 20th January 1949, as subsequently amended, namely:—

Amendment.

For sub-rule (2) of rule 22 of the said rules substitute the following:—

- “(2) A club shall also pay additional fees on the same basis and at the same rates as are prescribed for ‘on’ licenses under sub-rule (2) of rule 5 of the Bengal Excise (Foreign Liquor Licence Fee) Rules, 1949 for the time being in force”.

No. 2418 F.T.—6th November 1950.—In exercise of the powers conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Governor is pleased to make the following amendment in the rules published under notification No. 601 S.R., dated the 30th March 1915, as subsequently amended, namely:—

Amendment.

After rule 218 of the said rules, insert the following:—

- “218A. Unless the Collector with the previous approval of the Commissioner otherwise directs, no holder of a license for the sale of foreign liquor shall receive, store or have in his possession any quantity of foreign liquor except under a valid Excise pass issued by a competent authority, and the quantity entered in such a pass shall in any particular case, be taken as the quantity received for the purpose of maintaining of accounts as mentioned in rule 205 and assessment of license fees.”

2419F.T.—6th November 1950.—In exercise of power conferred by section 86 of the Bengal Act, 1909 (Bengal Act V of 1909), the Governor is pleased to make the following amendment in the rules published under notification O.S.R., dated the 30th March 1915, as subsequently amended, namely:—

Amendment.

sub-rule (2) of rule 168 of the said rules, to read the following:—

- (2) The holder of a license for the sale of foreign liquor under the canteen tenant system to officers (including senior and junior commissioned officers and officers of equivalent ranks) of the Army, Navy and Air Forces shall pay additional fees on the

same basis and at the same rates as are prescribed for 'off' licenses under sub-rule (1) of rule 5 of the Bengal Excise (Foreign Liquor License Fee) Rules, 1942, for the time being in force".

No. 2429F.T.—7th November 1950.—Sri Ajit Kumar Sen Gupta, Superintendent of Excise, on probation, Burdwan, was allowed leave from the 8th May 1950 to the 6th July 1950, as follows:—

- (1) Earned leave for three days from 8th May 1950 to 10th May 1950, under rule 167(*n*) of the West Bengal Service Rules, Part I.
- (2) Extraordinary leave from the 11th May 1950 to the 6th July 1950, under rule 174(*d*)(*a*) of the said rules.

2430F.T.—7th November 1950.—In exercise of power conferred by section 13 of the Bengal Amusements Tax Act, 1922 (Bengal Act V of 1922) and in supersession of all previous orders in this behalf, the Governor is pleased to

delegate the powers under the provisions of the said Act specified in column I of the schedule hereto to the authorities mentioned in column II thereof against each such provision.

The Schedule.

I

Provisions of the Bengal Amusements Tax Act, 1922.

- (a) Sub-section (4) of section 3
- (b) Sub-section (3) of section 7.

Section 4

- (a) Sub-section (1) of section 8
- (b) Section 9.

II

Authorities.

- ... Collector of Calcutta within the areas mentioned in clauses (a) and (b) of sub-section (3) of section 1 of the Bengal Amusements Tax Act, 1922 and the Tollygunge, Garden Reach, South Suburban, Baranagore and South Dum Dum municipalities.
- Collectors of districts and the Deputy Commissioners, Darjeeling and Jalpaiguri within their respective districts excluding in the case of the district of 24-Parganas the Tollygunge, Garden Reach, South Suburban, Baranagore and South Dum Dum municipalities.
- ... Collector of Calcutta within the areas mentioned in clauses (a) and (b) of sub-section (3) of section 1 of the Bengal Amusements Tax Act, 1922 and the Tollygunge, Garden Reach, South Suburban, Baranagore and South Dum Dum municipalities.
- ... Collectors of districts and the Deputy Commissioners, Darjeeling and Jalpaiguri within their respective districts excluding in the case of the district of 24-Parganas the Tollygunge, Garden Reach, South Suburban, Baranagore and South Dum Dum municipalities.

By order of the Governor,
B. DAS GUPTA, Secy.

**LOCAL SELF-GOVERNMENT
DEPARTMENT**

Local Self-Government

NOTIFICATION.

No. M.4B-19/50.—7th November 1950.—The following amendment made by the Board for the town and suburbs of Calcutta under section 8 of the Calcutta Burial Boards Act, 1881 (Calcutta Act V of 1881), in the rules published under notification No. 10734A., dated the 9th

August 1930, as subsequently amended, has been sanctioned by the Governor and is published as required by the said section, namely:—

Amendment.

In rule 1 of Part VI of the said rules—
For the figures "60", "45" and "20" against item (2) substitute the figures "200", "150" and "30" respectively.

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta.—No. Medl./4997/2S-5/50.—6th November 1950.—In notification No. Medl./1843/2S-5/50, dated the 29th April 1950, constituting the Governing Body of the School of Tropical Medicine, Calcutta, and its attached hospital, *add* the following against item No. (7) in the list of members constituting the Governing Body:—

- (7) Dr. M. U. Ahmed, M.B.(Cal.), L.R.C.S. (Edin.), L.R.C.P., L.R.F.P.S. (Glas.), D.P.H. (Edin.), Health Officer, Calcutta Corporation.

24-Parganas-Calcutta.—No. Medl./5041/D.H.S./1K-11/50.—7th November 1950.—Dr. Upendra Chandra Sarkar, M.B., D.T.M., Medical Officer, Presidency, Alipore and Dum-Dum Central Jails, is appointed temporarily to act as Professor of Forensic and State Medicine, Medical College, Calcutta, with effect from the date on which he joins the post, *vice* Dr. Kabir Hossain, on leave.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Calcutta.—No. Medl./4960/CF/21M-26/50.—3rd November 1950.—Sri Bidhu Bhushan Chakrabarti, Secretary, Medical College, Calcutta, was granted leave on average pay for twelve days, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 5th September 1950.

Notification No. Medl./4174/CF/21M-26/50, dated the 2nd September 1950, is hereby cancelled.

Calcutta.—No. Medl./4961/CF/21M-26/50.—3rd November 1950.—Temporary Assistant Surgeon, Dr. Sasadhar Biswas, Assistant Professor of Anatomy, Medical College, Calcutta, was appointed to act as Secretary, Medical College, Calcutta, in addition to his own duties, for the period from 5th to 16th September 1950, *vice* Sri Bidhu Bhushan Chakrabarti, granted leave.

Cooch Behar.—No. Medl./D.H.S./4990/1A-53/50K.W.—4th November 1950.—Dr. A. R. Sikund, M.B.B.S. (Punjab), L.M. (Dub.), D.T.M. & H. (Eng.), M.R.C.P. (Edin.), Civil Surgeon, Cooch Behar, is granted earned leave for sixty-two days with effect from the 19th August 1950.

Calcutta-24-Parganas.—No. Medl. 5092/DHS/5A-8/50/III.—8th November 1950.—Temporary Assistant Surgeon Dr. S. C. Mukherjee, M.B. (of A. G. H.), Assistant to the Professor of Forensic and State Medicine, Medical College, Calcutta, is appointed temporarily to act until further orders as Assistant to the Civil Surgeon, 24-Parganas, with effect from the date on which he joins the post, *vice* Dr. I. B. Mazumdar, retired.

Calcutta.—No. Medl. 5093/DHS/5A-8/50/III.—8th November 1950.—Sub-Assistant Surgeon Dr. Biman Krishna Ghosh, M.B., now on supernumerary duty at the Sambhu Nath Pandit Hospital, Calcutta, is appointed temporarily to act

until further orders as Assistant to the P of Forensic and State Medicine, Medical College, Calcutta, with effect from the date on which he joins the post, *vice* Dr. S. C. Mukherjee.

Calcutta-Howrah.—No. Medl. 5094/DHS/50/III.—8th November 1950.—Sub-Assistant Surgeon Dr. Sachindra Nath Sahana, M.B., on supernumerary duty at the Sambhu Nath Hospital, Calcutta, is appointed temporarily until further orders as Medical Officer, Engineering College, Shibpur, with effect from the date on which he joins the post, *vice* Dr. Gossain, retired.

By order of the Governor,
P. M. DATTA, Asst.

Public Health

NOTIFICATIONS

Calcutta.—No. P.H.2711/2P-23/50.—8th November 1950.—Dr. J. B. Bose, M.B., D.T.M., Bacteriologist, Anti-Plague Scheme, was appointed temporarily to act as Superintendent, West Bengal Vaccine Institute, with effect from 23rd March 1949, until further orders, *vice* Dr. Nagendra Nath Roy, M.B., D.P.H., under suspension.

Calcutta.—No. P.H.2712/2P-23/50.—8th November 1950.—Dr. J. B. Bose, M.B., D.T.M., Superintendent, West Bengal Vaccine Institute, was appointed temporarily to act as Bacteriologist, Anti-Plague Scheme, from 23rd March 1949 to 2nd February 1950, in addition to his own duties.

By order of the Governor,
P. M. DATTA, Asst.

No. P.H. 2709/W-37/50.—8th November 1950.—In pursuance of rule 8 of the rules for preparation, publication and execution of plans for water-supply, sewerage or drainage by local authorities, it is hereby notified for general information that the scheme for Kanchari Municipal Water-supply has been approved by the Government of West Bengal, and the particulars of the said scheme are as follows:—

1. (a) **A general description of the scheme.** The scheme is on the basis of decentralised supply of filtered water for the whole of the Kanchari Municipal non-railway area. The scheme provides for a daily supply of 480,000 gallons of water per day to serve a population of 10,000 through 75 street tanks and 300 house connections. Water will be drawn from 4 tube-wells of 6 inch diameter each working 12 hours a day through elevated reservoirs of 20,000 gallons capacity, 40 feet staging and these will serve as balancing tanks.

(b) **An estimate of the cost of carrying out the scheme.** Rs. 4,20,650.

(c) **An estimate of the cost of maintaining the scheme.** Rs. 24,440.

4) The source from which the cost will be met.

(1) Capital cost—

	Rs.
(i) Government contribution ...	2,80,434
(ii) Loan from Government ...	1,40,216
Total ...	4,20,650

2) Maintenance cost will be met from the municipal fund.

The amount of the loan, if any, required for scheme, the annual instalments by which such will be repayable and the number of years red to repay it.—Rs. 1,40,216 as loan from tament, repayable in 30 years at an equated d instalment of Rs. 7,623-11-9 at 3½ per cent.

(ii) The total annual charge to be incurred ason of the water-supply and to be met by a rate.—Rs. 32,063-11-9.

The percentage of such water-rate on the value of holdings.—4 per cent.

The average incidence of such water-rate ad of the population.—Annas 6-11.

The scheme will be taken into consideration after 29th December 1950, and any objection gession with regard thereto, which may be d by the undersigned on or before that date, e duly considered.

shidabad.—No. P.H.2604/2R-62/50,—1st ber 1950.—Whereas the Governor is satis- at the Murshidabad is threatened n outbreak of cholera:

therefore, in exercise of the power con- by section 2 of the Epidemic Diseases Act, Act III of 1897), the Governor is pleased to be the following temporary regulations for vention and control of cholera, and for the l inspection, isolation, observation and lance of persons suffering from, or sus- of being infected with cholera in the said for a period of six months.

any regulations for the prevention and control of cholera.

n these regulations, unless there is any- pugnant in the subject or context:—

District Health Officer" means the Health of the district appointed by the District under sub-section (3) of section 91 of the Local Self-Government Act of 1885 (Bengal of 1885);

Sanitary Inspector" means a Sanitary r appointed by the District Board under ion (3) of section 91 of the Bengal Local rnement Act of 1885;

Board" means a District Board consti- under the Bengal Local Self-Government 1885;

Union Board" means a Union Board. ed under the Bengal Village Self-Govern- t, 1919 (Bengal Act V of 1919);

suspected cholera" means any disease sed by vomiting and diarrhoea;

(f) "patient" means a person suffering from or suspected to be suffering from cholera;

(g) "medical practitioner" means any person practising the medical profession.

2. Whenever any land is held jointly by two or more persons, whether as owners or occupiers of that land, such persons shall be held jointly and severally liable for carrying out any measure ordered in a notice under these regulations, and the names of any one or more of such joint-holders may be entered upon such notice at the discretion of the District Health Officer and the District Health Officer shall not be bound to enter the names of all the joint-holders in the notice.

Notices

3. If in any case the District Health Officer considers that the issue of a notice under these regulations is likely to lead to such an amount of delay as might facilitate the spread of cholera he may forthwith take such step as he may think fit for carrying out the work, and shall thereafter, as soon as possible, issue a notice on the person concerned stating the reason why such work has been carried out.

4. If any measure which the District Health Officer has, by a notice issued under these regulations, required to be carried out, be not carried out to his satisfaction within the time stated in the notice, the District Health Officer shall be entitled to carry out the measure

Costs and compensation.

5. (1) All expenses incurred in carrying out any work in pursuance of an order issued under these regulations shall be paid by the Board except in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expenses shall be paid by that person;

Provided that where the conditions, which led the District Health Officer to pass such an order, are not attributable to any act or default of the persons in possession of the property, the Board may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

(2) The Board may recover all expenses incurred by the District Health Officer in carrying out the measure under regulation 4 from the person or persons to whom the notice was originally issued.

6. The Board shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anything done, or suffered under these regulations, if he has failed to carry out an order issued under these regulations within the time specified in the order and to the satisfaction of the District Health Officer.

Location of disease.

.. When a case of cholera or suspected cholera occurs in a house, the nearest male relative in attendance upon the patient, or in the absence of any such relative the occupier of the house, or if the occupier be the patient, some male inmate of

the house shall, within twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either personally or in writing or by means of the chaukidar or other village watchman to the nearest Sanitary Inspector.

8. (I) If information has not already been given under regulation 7, the medical practitioner called in to attend upon any case of cholera shall forthwith give notice of the case by special messenger to the nearest Sanitary Inspector or rural medical officer and by post to the District Health Officer and the cost of such messenger in each case shall be defrayed by the Board.

(2) The Doctor-in-charge of a hospital or a dispensary within the district shall forthwith give notice of any case of cholera brought to such hospital or dispensary for treatment to the nearest Sanitary Inspector by a special messenger and to the District Health Officer by post and the cost of such messenger in each case shall be defrayed by the Board.

9. Presidents of Union Boards in Union Board areas and thana officers in non-Union Board areas shall supply to the District Health Officer such periodical returns of cases of cholera as he may from time to time call upon them to furnish.

10. The District Health Officer or a Sanitary Inspector may examine any person who is, or suspected to be, suffering from cholera or who, in his opinion, may be infected with or likely to spread cholera.

Isolation of patients and evacuation of houses, etc.

11 When the District Health Officer or a Sanitary Inspector considers that the isolation of any patient is a precaution necessary for the protection of the neighbouring population, he shall order the patient to observe isolation and may order the nearest relative in attendance on the patient, or the occupier of the house in which the patient is staying to arrange for the isolation of the patient in such a manner and for such a time as may be approved by the District Health Officer or the Sanitary Inspector.

We shall not direct the patient to be removed from the house unless it is in his opinion impossible to make proper arrangements for his isolation therein.

12 The District Health Officer or a Sanitary Inspector may order that any person, who has in his opinion been exposed to infection from cholera, shall take such drugs in such quantities as may be specified by the District Health Officer, or Sanitary Inspector or shall submit himself to anti-cholera inoculation within a time to be specified in the order.

13 No person shall enter any place therein a patient is isolated under regulation 11 without the permission of the District Health Officer or a Sanitary Inspector.

14. The Board shall provide free of charge suitable places, with necessary attendants, medicine, diet and other necessities for person isolated under regulation 11: Provided that private individual may provide places certified by the District Health Officer as being fit for the purpose of such isolation.

15. No person, who is or has been suffering from cholera, shall leave the place where he has been staying until he has received from the District Health Officer or a Sanitary Inspector written permission to do so.

16. The District Health Officer or a Sanitary Inspector may require any person to allow such person's premises to be entered and to be carried out by such agency, and within such time as may be specified in the order, such measures as may be necessary for the disinfection or evacuation of such premises, or for the removal of any person from the occupation of such premises or for the prevention or destruction of any of his personal property, and the District Health Officer or Sanitary Inspector may consider such measures to be necessary.

16A. The District Health Officer or a Sanitary Inspector authorised by the District Health Officer in writing in that behalf may during the prevalence of any outbreak of cholera order that any bazaar, shop or other public place shall be closed for such time as may appear to him to be necessary and may forbid the holding of any fair, mela or other gathering to which people from several villages commonly or periodically resort.

17. The District Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to cause to be inoculated with anti-cholera vaccine within a time to be specified in the order, any person residing on such premises and in the control of such owner or occupier if the District Health Officer or Sanitary Inspector is of the opinion that such person has been exposed to infection from cholera.

18. The District Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has, to his knowledge, been in contact with a patient, to act as vendor of any article for such period as may be specified in the order.

18A. No person shall carry or permit carried in a public conveyance a patient except the case where a patient is carried with precautions to a hospital

19. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the Health Officer or a Sanitary Inspector.

19A. No person shall expose in any shop, bazar, or any public place any clothing or other article which has been in contact with a patient or shall cause or suffer articles to be carried in any public conveyance, but nothing in this regulation shall apply to a person who transmits with proper precautions against spreading the disease any such article for the purpose of having the same disinfected.

19B. No person shall carry or permit carried in a public conveyance the dead body of any person who has died of cholera without the previous written permission of the District Officer or Sanitary Inspector and without proper precautions against spreading the disease.

Water-supply.

20. (1) When the District Health Officer or Sanitary Inspector is of opinion that the water-supply in any well, tank, pool or other possible source of water-supply is contaminated or is likely to be contaminated, he may at once take such steps as he deems necessary to close such well, tank, pool or other source of water-supply, or may require the owner or occupier of land upon which such well, tank, pool or source of water-supply is situated to take steps to close the same to the satisfaction of the District Health Officer or the Sanitary Inspector as the case may be, within such time as may be specified in the order.

(2) The District Health Officer or a Sanitary Inspector may require such owner, occupier to be closed during such a period as shall be specified in the order any well, tank, pool or other sources of water-supply closed under paragraph (1) of this regulation.

Explanation.—In this regulation, “to close” includes the placing of chaukidars to prevent access to the well, tank, pool or other source of water-supply.

21 When the District Health Officer or a Sanitary Inspector is of opinion that the water in well, tank, pool or source of water-supply is contaminated he may disinfect it or order its owner or occupier to disinfect it with such disinfectants as he may specify in such quantities and at such times as he may think fit.

22 The District Health Officer or a Sanitary Inspector may prohibit persons from entering into any place used for drinking, bathing, or any other purpose, during such period as may be specified in the order, the water in any well, tank, pool or other possible source of water-supply, which, in the opinion, is contaminated or likely to be contaminated.

23 The District Health Officer or a Sanitary Inspector may, by an order published at such place as he may think fit, set apart any well, part of a river, stream or channel not being public property, or being private property with the consent of the owner, for the supply of water for drinking or culinary purposes and may prohibit persons from entering therein or within a distance therefrom to be specified in the order all bathing, washing of clothes, urinals, or other acts calculated to pollute the water; and may similarly set apart any well, tank, part of a river, stream or channel for the purpose of drinking or for the purpose of washing animals or for any other purpose connected with the health and cleanliness of the people using water-supply.

The District Health Officer or a Sanitary Inspector may prohibit persons from easing themselves, or throwing, depositing or discharging any sewage, or offensive matter, into any well, tank, pool or other source of water-supply, or any place used by the public, or within such a distance from such well, tank, pool or source of water-supply as he may fix.

Conservancy and sewage disposal.

The District Health Officer or a Sanitary Inspector may (1) prohibit the committal or concealment of any nuisance, or (2) require the person causing any nuisance or the person occupying the premises on which any nuisance exists to remove the nuisance.

Explanation.—In this regulation “nuisance” means anything which in the opinion of the District Health Officer or Sanitary Inspector is likely to spread or to cause the outbreak of cholera.

Whenever the District Health Officer or a Sanitary Inspector is satisfied that the condition of any privy, urinal, drain, sewer or cesspool is such as to cause risk of spreading cholera to the inhabitants of the neighbourhood he may order the owner of the land in which such privy, urinal, sewer or cesspool is situated to disinfect, or may order an officer of the Board to disinfect the same with such disinfectants in such quantities and at such times as the said officer or inspector may think fit.

The District Health Officer or a Sanitary Inspector may for the prevention of the outbreak of cholera order the owner or occupier of any land to repair or make efficient to the satisfaction of that officer or inspector any drain,

sewer, privy, urinal or cesspool which is situated upon such land or to remove any such drain, sewer, privy, or urinal or close any such cesspool within such time as may be fixed by the said officer or inspector.

Miscellaneous.

28. The District Health Officer or a Sanitary Inspector may during the prevalence of any outbreak of cholera order that any market, shop or other public place shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, mela, or other gathering to which people from several villages commonly or periodically resort.

29. The District Health Officer or a Sanitary Inspector may require the owner or occupier of any land to clear and remove within the period specified in the order, any vegetation upon such land the existence of which in the opinion of the said officer or inspector conduces to the committing of nuisances upon such land.

30. The District Health Officer or a Sanitary Inspector may issue general orders that by a specified date certain sanitary precautions of a simple nature, such as lime-washing of houses, clearing of latrines or the removal of filth or rubbish shall be carried out to his satisfaction.

31. The District Health Officer or a Sanitary Inspector may prohibit persons from retaining or selling clothes taken from the bodies of persons who have died of cholera and may cause any such clothes to be destroyed.

32. No person shall, without the written permission of the District Health Officer or a Sanitary Inspector dispose of any corpse except by burning or burial.

33. The District Health Officer may approve burning or burial grounds, and may by order direct either generally or especially in respect to any specified area, that corpses shall not be burned or buried at places other than those so approved by him.

34. Any person burning or causing to be burnt any corpse shall cause the same to be completely reduced to ashes, and shall likewise cause the clothes or other articles brought with such corpse to be reduced to ashes.

35. The District Health Officer may direct that no person shall bury or cause to be buried any corpse which, in the opinion of the District Health Officer, is likely to spread cholera in a grave not constructed of masonry and less than six feet deep.

36. The District Health Officer may order that no dome or other servant of the Board employed for the disposal of corpse shall withdraw from his duties without the permission of the District Health Officer unless such dome or other servant of the Board has given notice in writing not less than one month previously of his intention so to withdraw.

37. The District Health Officer or a Sanitary Inspector may through any person authorised by such officer or inspector in that behalf seize and dispose of any corpse, which, in the opinion of the said officer or inspector, is infected with or is likely to spread cholera, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of cholera.

38. (1) The District Health Officer or Sanitary Inspector may require any person who appears to be acquainted with facts in connection with any case of cholera or suspected cholera to attend before

him at a time to be stated in the order and at any place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.

(2) When the person summoned to appear under paragraph (1) is a female who, by the custom of the country, does not appear in public suitable precaution shall be taken to respect the said custom.

39. (1) The District Health Officer or a Sanitary Inspector may examine orally any person who appears to be acquainted with the facts and circumstances of a case of cholera or suspected cholera.

(2) When the person to be examined under paragraph (1) is a female who, by the custom of the country, does not appear in public the officer shall take her statement under such conditions as shall admit of due respect to the said custom.

(3) Such person shall be bound to answer all questions relating to such case put to him or her by such officer, other than question the answers to which would have a tendency to expose him or her to any criminal charge.

40. The District Health Officer or a Sanitary Inspector may, with such assistants (if any), as he thinks fit, enter upon any land, or after two hours' notice in writing, into any premises or buildings used for human habitation at any time between sunrise and sunset for the purpose of carrying out any measure or making any enquiries authorised by these regulations.

41. All inoculations under these regulations shall be performed gratuitously.

42. (i) Orders issued by the District Health Officer or a Sanitary Inspector under these regulations shall be in writing.

(ii) The officer issuing such orders shall cause copies of them to be served upon any persons named in them.

(iii) The nearest relative of a patient or the occupier of the house in which the patient is staying shall, if a copy of the order under regulation 11 has been served upon him, give to the nearest Sanitary Inspector or to his office, immediate notice of any disobedience of the order by the patient.

By order of the Governor,

B. C. DAS GUPTA, Secy.

No. 43C.I.E.—1st November 1950.—The following officers are transferred in the interest of public service are appointed temporarily to hold charge of the Subdivisions mentioned against their respective names further orders :—

Name.	From	To
Sri Bhupati Nath Chatterjee, temporary Assistant Engineer.	Etamogra Subdivision (East Midnapore Division).	Bankura Subdivision [Bankura Division].
Sri Nirmal Kanti Chowdhury, temporary Assistant Engineer.	Bishnupur Subdivision [Bankura (I) Division].	North Bank Subdivision No. II (Mayurakshi North Canal Division) Sri S. C. Guha, Overseer, Subdivisional Officer, transferred
Sri Gour Kishore Dutta, temporary Assistant Engineer.	Lachmapur Subdivision	Haringhata Subdivision [Berhampur (I) Division], vice Sri D. C. Sen (Overseer, Subdivisional Officer), transferred.
Sri Purna Chandra Pathak, temporary Assistant Engineer.	Damodar Canal Subdivision No. II (Damodar Canal Division).	Lachmapur Subdivision, vice Sri Dutta, temporary Assistant Engineer, transferred.
Sri Arun Chandra Das, temporary Assistant Engineer.	Contai Subdivision (East Midnapore Division).	Damodar Canal Subdivision II (Damodar Canal Division), vice Sri Pathak, temporary Assistant Engineer, transferred.
Sri Hareesh Chandra Banerjee, temporary Assistant Engineer.	Damodar Canal Subdivision III (Damodar Canal Division).	Gadghat Subdivision, vice Sri Ch. Roy Chowdhury, temporary Assistant Engineer, resigned.

HEALTH DIRECTORATE

Orders by the Chief Engineer, Public Health, West Bengal

No. 7756/7/2A/49.—6th November 1950. Sri G. Ghose, B.E., C.E., M.R.S.I., A.M. (Lond.), Anti-Malaria Engineer, Public Health Engineering, West Bengal, is granted leave for thirty-five days from 27th October 1950 to November 1950 under rule 167(ii) of the Indian Service Rules, Part I, with permission to take Puja holidays from 15th October 1950 to 20th October 1950 under rules 153-155 *ibid*.

P. C. BOSE, Chief Engineer.

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATION.

No. 68.—3rd November 1950.—The Government are pleased to sanction the following with immediate effect until further orders :—

- the transfer of the North Bank Subdivision No. IV to be designated as Stores Subdivision No. III, from the jurisdiction of the Mayurakshi North Canals Division to the jurisdiction of the Mayurakshi South Canals Division with headquarters at;
- the retransfer of the Stores Subdivision No. II from the jurisdiction of the Mayurakshi South Canals Division to the jurisdiction of Mayurakshi Baranagar Division.

By order of the Governor,

A. B. GANGULI, Addl. Secy.

IRRIGATION AND WATERWAYS DIRECTORATE

NOTIFICATIONS.

No. 42C.I.E.—1st November 1950.—Sri Bhanu Nandi, temporary Assistant Engineer, Subdivisional Officer, Investigation Subdivision No. II of the Investigation Division No. I, is appointed until further orders, to hold charge of the Investigation Subdivision No. III of the same Division in addition to his own duties without any extra remuneration, vice Sri Dwijendra Nath Sen Gupta, Overseer, Subdivisional Officer, transferred.

No. 44C.I.E.—2nd November 1950.—Sri Krishna Lal Mitra, Assistant Engineer, Mayurakshi Headquarters Division, is transferred in the interest of the public service and is appointed temporarily to hold charge of the Mayurakshi Dam Subdivision No. VI of the Mayurakshi Dam Division No. II, until further orders.

No. 45C.I.E. — 2nd November 1950. — Sri Ranendra Kumar Mitra, temporary Assistant Engineer, Subdivisional Officer, Mechanical and Electrical Subdivision No. II of the Mechanical and Electrical Division, is transferred in the interest of the public service and is appointed temporarily to hold charge of the Mayurakshi Dam Subdivision No. IV of the Mayurakshi Dam Division No. II, until further orders.

G. B. MONDAL, Chief Engineer.

COMMERCE AND INDUSTRIES DEPARTMENT

Industries

NOTIFICATION.

No. 2644Ind.—3rd November 1950.—Having regard to the vital importance of the small and medium-scale industries of the State in the economy of West Bengal and with a view to enable the Government to determine to what extent a State Industrial Finance Corporation, if any when established, could give financial aid to such industries, the Governor is pleased to appoint a Committee, consisting of the following gentlemen, to enquire into the whole question of financial facilities, long and short term, for small and medium-sized industries of West Bengal:—

- (1) Dr. N. N. Law, M.A., Ph.D., *Chairman*.
- (2) Sri B. T. Thakur, General Manager, United Commercial Bank, Ltd.
- (3) Sri K. J. Cleetus of Tata Iron & Steel Co., Ltd.
- (4) Sri Mohan S. Nadkarni, Deputy Chief Officer, Reserve Bank of India.
- (5) Dr. S. B. Dutt, Ph.D., Bar-at-Law.
- (6) Dr. Saroj Kumar Basu, Department of Economics, Calcutta University.
- (7) Sri S. K. Chatterjee, I.C.S., Secretary, Commerce and Industries Department.
- (8) Sri P. P. I. Vaidyanathan, I.C.S., Registrar, Co-operative Societies, Government of West Bengal.
- (9) Sri D. N. Ghosh, Director of Industries, West Bengal, *Member-Secretary*.

The terms of reference to the Committee are as follows:—

- (1) To investigate the extent, nature and forms of financial assistance provided by the commercial banks and other bodies to the small and medium-sized industries of West Bengal.
- (2) To examine in particular the part played by the smaller banks in Bengal in this respect, the adequacy and suitability of the facilities provided by them and the extent to which recent failures among these banks have affected the position of such industries.

- (3) How far are the recent failures of Bengali Banks attributable to their connection with small-scale business started with insufficient capital resources and without adequate planning or to other causes?
- (4) To what extent it will be legitimate or sound for commercial banks to supply short-term capital to small or medium-scale business and whether there should be an independent agency to exercise continuous supervision over such short-term financing furnished by commercial banks?
- (5) To examine how far the credit requirements of the small and medium-sized industries have been met by the State Aid to Industries Act in Bengal and the operations of the Bengal Industrial Credit Syndicate.
- (6) To consider the nature and extent of non-credit facilities now available to small and medium-sized industries, e.g., Technical and Commercial Intelligence, and suggest ways and means whereby the same can be improved or extended so as to facilitate the provisions for credit facilities to such industries.
- (7) To consider the role that rural and urban co-operative banks have played in the past and could play in the future in providing credit facilities to small-scale and medium-sized industries in the State.
- (8) To consider the desirability of establishing a State-sponsored Industrial Finance Corporation in West Bengal for providing long-term and medium-term financial facilities to the small and medium-scale industries in the State.
- (9) to formulate a concrete scheme for such a Corporation if its establishment is considered to be desirable.

3. *Order*.—Ordered that the resolution be published in the *Calcutta Gazette* and copies thereof forwarded to the Chairman and the members of the Committee.

Ordered also that a copy of the resolution be forwarded to all Departments of the Secretariat and the Director of Industries, West Bengal, for information.

By order of the Governor,
S. K. CHATTERJEE, Secy.

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 11773F.D./2P-44/50.—4th November 1950.—In exercise of the power conferred by section 13 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Governor is pleased to empower Sri J. Sarma Sarker, Munsif Magistrate, Alipore, 24-Parganas, and a Magistrate of the first class, to pass a sentence of fine exceeding one thousand rupees on any person convicted of contravening an order made under section 3 of the said Act.

No. 11801F.D./DCS/1L/12/48.—6th November 1950.—Sri Dwijendra Nath Sen, Law Officer under the Department of Food, is granted earned leave for twenty-two days, with effect from the 27th October 1950, under rule 168 of the West Bengal Service Rules, Part I.

By order of the Governor,
S. K. SANYAL, Dy. Secy.

No. 11719F.D./DCS/FD/1L/22/48.—3rd November 1950.—Sri Sitaram Banerjee, Subdivisional Controller, Kandi, has been granted earned leave for thirteen days with effect from the 27th October 1950, under rule 168(I) of the West Bengal Service Rules, Part I.

No. 11764F.D./FD/1L/19/50.—4th November 1950.—Sri Gour Chand Banik, W.B.J.C.S. (temporary), Rationing Officer, Howrah II and IV, is granted earned leave on medical certificate for 44 days with effect from the 27th October 1950, under rule 167(ii) of West Bengal Service Rules, Part I.

No. 11788F.D./D.C.S./F.D./1L/6/49. — 6th November 1950. — Sri Dwijes Chandra Gupta, Special Officer, Establishment, under the Directorate of Rationing and Distribution, has been granted earned leave for 9 days with effect from the 27th October 1950, under rule 168(I) of West Bengal Service Rules, Part I.

No. 11880F.D./F.D./1L/21/50.—10th November 1950.—Sri Hari Das Chakrabarti, W.B.J.C.S., Assistant Director, Procurement and Supply, was granted earned leave for 6 days with effect from 9th October 1950, under rule 167(ii) of West Bengal Service Rules, Part I, read with Government of Bengal, Finance Department, memorandum No. 2658F., dated 16th October 1943.

By order of the Governor,
A. BOSE, Asst. Secy.

DEPARTMENT OF SUPPLIES

ORDER.

No. DT/TX/60/50/DT/VIII/50. — 2nd November 1950.—In exercise of the powers conferred on me by paragraph 13 of the West Bengal Cotton Cloth and Yarn Control Order, 1948, and in supersession of this Directorate order No. 3068-P/TX/CL/239/50, dated 29th September 1950, I hereby direct that with effect from the 4th November 1950, until further orders, all approved cloth retail dealers and other licensed retail dealers in Calcutta who have obtained or may hereafter obtain supplies of cloth from nominated buyers of approved wholesale dealers under orders of the Directorate of Textiles—

- (i) shall sell such cloth to *bona fide* consumers only on production of their individual Food Ration Cards; provided that the head of a family may produce, and purchase cloth on the Food Ration Cards of other members of his family;
- (ii) shall sell not more than 9 yards of cloth per Food Ration Card and not otherwise than in the following manner, that is to say, a pair of dhoties or sarees shall be cut into single pieces and *thans* or yardage cloth shall be cut into separate pieces but so as not to exceed in any case a total of 9 yards of cloth per Food Ration Card;
- (iii) shall issue to every person who purchases cloth on production of Food Ration Cards a true Cash-memorandum or Credit-note, as the case may be, containing all the particulars prescribed in paragraph 19(I) of the West Bengal Cotton Cloth and Yarn Control Order, 1948, and also the Food Ration Card Number/Numbers on which the cloth is purchased;

(iv) shall stamp in red ink on the top of every such Food Ration Card the words "Cloth supplied, November-December 1950", the size of the stamp not exceeding 2" x 4", and shall stamp in red ink on every piece of cloth sold to consumers the words "NOT FOR RE-SALE"; and

(v) shall not sell cloth to any dealer or hawker or any person whose Food Ration Card has been already stamped with the words "Cloth supplied, October, 1950" or "Cloth supplied, November-December," by any retail dealer or to any person who has obtained or may obtain a duplicate or new Food Ration Card after 15th October 1950.

P. R. SINHA,
Director of Textiles

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

Darjeeling - Jalpaiguri - West Dinajpur - Malda - Murshidabad - Nadia - 24-Parganas. — No. 12088L.R. — 3rd November 1950 — The following officers are, in the interest of public service, appointed to work in the West Bengal Survey Department under the Directorate of Land Records and Surveys in connection with the demarcation of the State boundary:—

- (1) Sri Tribedi Das Gupta, Sub-Deputy Collector (temporary).
- (2) Sri Anil Chandra Bhattacharjee, Sub-Deputy Collector, on probation.
- (3) Sri Salil Ranjan Sarkar, Sub-Deputy Collector, on probation.

The officers are also vested with the powers of Assistant Superintendent of Survey, under section 4 of Bengal Survey Act (Act V of 1875) in the districts of Darjeeling, Jalpaiguri, West Dinajpur, Malda, Murshidabad, Nadia and 24-Parganas.

Darjeeling - Jalpaiguri - West Dinajpur - Malda - Murshidabad - Nadia - 24-Parganas. — No. 12090L.R.—3rd November 1950.—Sri Prasanti Kumar Das Gupta, Sub-Deputy Collector and Assistant Settlement Officer, Jalpaiguri, is, in the interest of public service, appointed to work in the West Bengal Survey Department under the Directorate of Land Records and Surveys in connection with the demarcation of State boundary.

He is also vested with the powers of an Assistant Superintendent of Survey under section 4 of Bengal Survey Act (Act V of 1875) in the districts of Darjeeling, Jalpaiguri, West Dinajpur, Malda, Murshidabad, Nadia and 24-Parganas.

Jalpaiguri. — No. 12092L.R. — 3rd November 1950.—Sri Jitendra Nath Choudhury, Sub-Deputy Collector, on probation, is, in the interests of public service, transferred to Jalpaiguri Settlement with effect from the date on which he reports himself to the office of the Settlement Officer, West Bengal, at Alipore.

i. — No. 12093L.R. — 3rd November 1950. — The powers conferred by section 3 of the Bengal Tenancy Act, 1885, the Governor is pleased to discharge in the district of the function of a Revenue Officer, under the said Act so far as they relate to the preparation of record-of-rights.

vested with the powers of an Assistant Officer, under Chapter VII, Part I, of the said Act, in respect of the areas.

the areas known as Western Duars, Bengal Tenancy Act has restricted under Government notification L.R., dated the 1st December 1933, the officer is also authorised to discharge the functions of a Revenue Officer and Assistant Officer, under analogous procedure, the provisions of the above notification.

100 L.R.—7th November 1950.—In exercise of the power conferred by section 3 of the Bengal Tenancy Act, 1885 (Bengal Act V of 1885) the Governor is pleased to order that a survey shall be made for the purpose of demarcation of the boundary of West Bengal in the police-station of the areas mentioned below, through which the line passes.

District Darjeeling.

station Phansidewa.

District Jalpaiguri.

station Rajganj.

station Jalpaiguri.

District West Dinajpur.

station Rayganj.

station Hemtabad.

station Kaliaganj.

station Kusmandi.

station Gangarampur.

station Kumarganj.

station Balurghat.

station Hili.

District 24-Parganas.

station Busirhat.

station Baduria.

station Swarnnagar.

station Gaighata.

station Bangaon.

District Nadia.

station Ranaghat.

station Hanskhali.

By order of the Governor,
S. BANERJEE, Secy.

—No. 12286L.R.—7th Nov. 1950.—
Mr. Chandra Bhadra, Sub-Deputy Collector, is appointed to be the Assistant Collector, 24-Parganas Sadar, with effect from the date on which he takes over the charge of the office.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

Land Acquisition

NOTIFICATIONS.

Howrah.—No. 12136L.A.—3rd November 1950. —The Governor is pleased to cancel the notification No. 1325L.A., dated 18th February 1949, under section 4 of the Land Acquisition Act, I of 1894, published at page 362, Part I of the *Calcutta Gazette* of the 24th idem in respect of the proposed acquisition of 2·020 acres of land for Somany Glass Works, Ltd., for locating the glass factory permanently in the village of Salkia, jurisdiction list No. 4, thana Mahipanchghora, district Howrah.

Hooghly. — No. 12138L.A.(P.W.) — 3rd November 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the diversion of Jagatpur-Dharmapota Road (section from Nonda-Narayanpur to Khanakul), it is hereby notified that for the above purpose pieces of land altogether measuring, more or less, 41·90 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of Hooghly:—

District Hooghly.

Thana Khanakul, village Nonda-Narayanpur, jurisdiction list No. 40.

Cadastral plots in part—126, 127, 128, 129, 119, 139, 141, 143, 142, 144, 149, 150, 145, 147, 148 and 157.

Thana Khanakul, village Birlok, jurisdiction list No. 41.

Cadastral plots in full—208, 205, 206, 207, 209, 227, 225, 224, 223, 232, 233, 234, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 326, 363, 364, 365, 366, 367 and 380.

Cadastral plots in part—201, 203, 204, 228, 226, 231, 173, 325, 370, 369, 368, 378, 379, 381, 382, 383, 210, 211, 212, 213, 222, 235, 312, 313, 329, 327, 328, 336, 360, 361, 362, 385, 384 and 403.

Thana Khanakul, village Ramnagar, jurisdiction list No. 42.

Cadastral plots in full—1267 and 1323.

Cadastral plots in part—1358, 1324, 1325, 1314, 1266, 1268, 1322, 1318 and 1315.

Thana Khanakul, village Khanakul, jurisdiction list No. 45.

Cadastral plots in full—572, 559, 557, 558, 562, 563, 561, 471, 474, 475, 476, 477, 478, 443, 444, 479, 445, 446, 447, 448, 449, 440, 328, 319, 320, 321, 322, 315, 316, 314, 311, 312, 886, 887, 888, 889, 873, 874, 875, 876, 859, 1147, 1146, 1145, 1144, 1143 and 1203.

Cadastral plots in part—1259, 571, 573, 567, 560, 568, 575, 574, 1236, 566, 565, 467, 553, 468, 470, 472, 473, 450, 451, 452, 441, 339, 338, 330, 331, 329, 327, 323, 313, 310, 1033, 891, 890, 903, 1140, 1142, 1199, 1200, 1204, 1205, 1126, 1128, 480, 482, 442, 439, 340, 341, 347, 358, 359, 318, 317, 885, 883, 877, 868, 872, 871, 860, 858, 1148, 1149, 1150, 1151, 1153, 1154, 1197, 1198, 1201, 1202, 1206, 1208 and 556.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of Hooghly.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Hooghly.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

24-Parganas.—No. 12272 L.A.(P.W.)—6th November 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Gocharan-Dhosha Road, it is hereby notified that for the above purpose pieces of land altogether measuring, more or less, 2·20 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of the 24-Parganas:—

District 24-Parganas.

Thana Baranpur, village Panchgachhia, jurisdiction list No. 88.

Cadastral plots in full—1807, 1808 and 1806.

Cadastral plots in part—1805, 1809, 2176, 2699, 2177, 2171, 2167, 2114, 2113, 2112, 2111, 1828, 1829.

Thana Jaynagar, village Acutala, jurisdiction list No. 64.

Cadastral plots in full—742, 1112 and 739.

Cadastral plots in part—677, 649, 648, 1111, 683, 684, 686, 687, 691, 695, 645, 646, 636, 744, 743, 746, 741, 740.

Thana Jaynagar, village Purba Gabberia, jurisdiction list No. 80.

Cadastral plot in part—1622.

Thana Jaynagar, village Dhosha, jurisdiction list No. 81.

Cadastral plots in part—72, 73, 83, 103, 118, 784, 794, 983, 851, 852, 853, 963.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of the 24-Parganas.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of the 24-Parganas.

In exercise of the power conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

24-Parganas.—No. 12274 L.A.(P.W.)

—6th November 1950.—Whereas it appears to the Governor that extra lands are likely to be required by Government at the public expense for a public purpose, viz., for the diversion of the Swarupnagar Road in the 8th mile, it is hereby notified that for the above purpose a piece of land measuring, more or less, 2·68 acres, and comprising cadastral plots as detailed below, is likely to be required in the district of the 24-Parganas.

District 24-Parganas.

Thana Swarupnagar, village Galdaha, jurisdiction list No. 41.

Cadastral plots in part—2199, 2200, 2656, 2655, 2186, 2657, 2654, 2653, 2651, 2650, 1531, 2649, 2647, 2646, 2645.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of the 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of the 24-Parganas.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

24-Parganas.—No. 12276 L.A.(P.W.)—6th November 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for extension of the Diamond Kakdwip Road up to the Canal at Ganesdip, 27th mile, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0·59 of an acre, and comprising cadastral plots as detailed below, is likely to be required in the district of the 24-Parganas:—

District 24-Parganas.

Thana Kakdwip, village Ganesdip, jurisdiction list No. 11.

Cadastral plots in full—1859, 1858, 1862.

adstral plots in part—1920, 1863, 1857, 1866,

his notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

plan of the land may be inspected in the office of the Superintending Engineer, Road Planning at Anderson House, Alipore, as well as in that of the Collector of the 24-Parganas.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as is not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of the 24-Parganas.

In exercise of the powers conferred by section 4 of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable lands of the land in this case.

Parganas.—No. 12282L.A.—6th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, I of 1894, in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50JndL., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for the construction of an automatic telephone Exchange Building and associated buildings in the village of Panihati, jurisdiction No. 10, thana Khardah, pargana Calcutta, 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 3550, 3619 and 3639 and measuring, more or less, 1.17 acres, is likely to be required within the aforesaid village of Panihati.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, with the said notification, to all whom it may concern.

plan of the land may be inspected in the office of the Special Land Acquisition Officer, Pore, 24-Parganas.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

Burdwan.—No. 12364L.A.—8th November 1950.—In exercise of the powers conferred by section 4 of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of, more or less, 2.30 acres of land, for acquisition under declaration No. 123/50JndL., dated the 23rd September 1950,

published at page 1465, Part I of the *Calcutta Gazette* of the 24th October 1946, for a tuberculosis sanatorium at Amulia in the village of Jamgram, thana Barabani, pargana Shergarh, district Burdwan.

Burdwan.—No. 12374L.A.—8th November 1950.—The Governor is pleased to cancel the notification No. 3734L.A., dated the 23rd February 1945, under section 4 of the Land Acquisition Act, I of 1894, published at page 336, Part I of the *Calcutta Gazette* of the 1st March 1945, in respect of the proposed acquisition of 160.43 acres of land for the Indian Iron and Steel Co., Ltd., for the construction of hospital and quarters for Kulti Iron Works, in the village of Raydi, jurisdiction list No. 29, thana Kulti, pargana Shergarh, district Burdwan.

Midnapore.—No. 12432L.A.—10th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50JndL., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (1) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for Kalaikunda Airfield, in the villages of Dubra and Ladna, jurisdiction list Nos. 45 and 28, respectively, thana Kharagpur, pargana Dharendra, zilla Midnapore, it is hereby notified that for the above purpose a piece of land comprising entire cadastral plots Nos. 21, 22, 25, 81, 146, 154 and 155 and parts of cadastral plots Nos. 16, 156, 17, 20, 23, 24, 26, 68, 69, 77, 79, 80, 82, 83, 147, 145, 148, 150, 152 and 153 in mauza Ladna, and entire cadastral plots Nos. 15, 17, 18, 122 and 175, and parts of cadastral plots Nos. 14, 16, 19, 20, 120, 121, 123, 136, 137, 174, 176, 177, 178 and 179, in mauza Dubra, and altogether measuring, more or less, 9.97 acres, is likely to be required within the aforesaid villages of Dubra and Ladna.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

Notification No. 6046L.A., dated 2nd June 1950, under section 4 of the Land Acquisition Act, I of 1894, published at page 1083, Part I of the *Calcutta Gazette* of the 8th June 1950, is hereby cancelled.

Midnapore.—No. 12434L.A.—10th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894) in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50JndL., dated the 30th September 1950,

issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the union, namely, for construction of accommodation in connection with Kalaikunda Airfield in the villages of Doyarkhol and Shailika, jurisdiction list Nos. 45 and 68, respectively, thana Kharagpur, pargana Dharendra, zilla Midnapore, it is hereby notified that for the above purpose a piece of land comprising parts of cadastral survey plots Nos. 1762, 1767, and 1770 in mauza Doyarkhol and parts of cadastral survey plots Nos. 73, 74, 75, 93 and 95 in mauza Shailika, and measuring, more or less 2.69 acres, is likely to be required within the aforesaid villages of Doyarkhol and Shailika.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

Notification No. 988L.A., dated 3rd February 1950, under section 4 of the Land Acquisition Act, I of 1894, published at page 230, Part I of the *Calcutta Gazette* of the 9th February 1950, is hereby cancelled.

Jalpaiguri.—No. 12440L.A.—10th November 1950.—The Governor is pleased to cancel the notification No. 16033L.A., dated 15th August 1945, under section 4 of Land Acquisition Act, I of 1894, published at page 1420, Part I of *Calcutta Gazette*, dated 30th August 1945, in respect of the proposed acquisition of 2.295 acres of land in the village of Kharia, jurisdiction list No. 5, thana Jalpaiguri, pargana Baikunthapur, district Jalpaiguri, for the Jalpaiguri Municipality for construction of sheds for methors and domes for Ward Nos. I and II.

Burdwan.—No. 12442L.A.—10th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the union, namely, for construction of Coal Survey Laboratory of the Fuel Research Institute (Department of Scientific and Industrial Research), in the village of Parra, jurisdiction list, No. 36, thana Kulti, pargana Shergarh, zilla Burdwan, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 193 to 195, 200 to 204, 206 to 210, 212, 214, 217 to 220, 222 to 224 and 563 and parts of cadastral

survey plots Nos. 190 to 192, 196 to 199, 211, 215, 216, 221, 225, 227, 228 and 560, and measuring, more or less 9.70 acres, is likely to be required within the aforesaid village of Parra.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of Land Acquisition Officer, Burdwan, as well as in that of the Director, Fuel Research Institute, Dhanbad.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, amended by Act XXXVIII of 1923 and read with the aforesaid notification the Governor is pleased to direct that the provisions of section 17 of the Act shall not apply to this area which is entirely waste or arable.

ERRATUM.

Hooghly.—No. 12232L.A.—6th November 1949.—In notification No. 6243L.A., dated 29th August 1949, published at pages 1328-1329, Part I of *Calcutta Gazette* of the 4th August 1949, in respect of the proposed acquisition of 84.543 acres of land required by the Dunlop Rubber Co. Ltd., for providing additional housing for workers of the factory, together with relative amenities such as sports fields and play grounds, canteens, halls, schools for employees' children, with a view to implementing Government's policy of better improved benefits and living conditions of industrial workers in villages of Keota, Khama and Tegharia in the district of Hooghly—

- (i) read "211-225" in place of "211" in line 30;
- (ii) delete the words and figure "and part 225" in line 32, and
- (iii) read "84.543 acres" in place of "84 acres" in line 33.

NOTICE.

Murshidabad.—No. 12444L.A. (P.W.)—10th November 1950.—Whereas 8.14 acres, more or less, of land situate in or near the villages of Modhurkul and Sultanpore, described below, have been requisitioned by the Collector, Murshidabad, for the purpose of providing facilities for drainage, namely, for Sultanpore Bil Drainage Scheme, under section 3 of the West Bengal Land Acquisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

District Murshidabad, ~ police-station Dhanbad, mauza Modhurkul, jurisdiction list No. 36.

Cadastral plots in part—1, 4, 24, 26, 68, 70, 71, 72, 73, 75, 76.

Cadastral plot in full—69.

district Murshidabad, police-station Domkal
Mauza Sultanpore, jurisdiction list No. 73.

cadastral plots in part—2255, 2308, 2306, 2304, 2302, 2301, 2300, 2296, 2297, 2292, 2288, 2291, 2277, 2278, 2346, 2347, 2345, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2400, 2398, 2397, 2396.

cadastral plot in full—2298

ERRATA.

Murshidabad.—No. 12280L.A.(P.W.).—6th November 1950.—In notice No. 9952L.A.(P.W.), dated 21st November 1949, under section 4(I) of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published in page 2020, Part I of the *Calcutta Gazette* of the 18th November 1949, in respect of the acquisition of land for purpose of providing facilities for transport and communication, namely, for Berhampur-Jalangi District Road, in the district of Murshidabad,—

- (i) Read “3.79 acres” for “3.56 acres” in line 2.
- (ii) Insert plot No. “440” after plot No. “438” occurring in the 4th line under the heading “Description of land” and
- (iii) Read “3.79 acres” for “3.56 acres” occurring in the 3rd line under the heading “Description of land”.

Murshidabad.—No. 12368L.A.(P.W.).—8th November 1950.—In notice No. 9900L.A.(P.W.), dated 18th November 1949, under section 4(I) of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), published at pages 2019-20, Part I of the *Calcutta Gazette* of the 24th November 1949, in respect of acquisition of land for the purpose of providing facilities for transport and communication, namely, for the improvement of Berhampur-Jalangi Road, in the district of Murshidabad, as amended by erratum No. 4582L.A.(P.W.), dated 29th April 1950, the following changes will cur.—

Read “11.13 acres” for “10.81 acres” in line 2

Mauza Domkal, jurisdiction list No. 42.

Insert plot No. “652” after the plot No. “685,” under cadastral plots in part.

Mauza Joyrampur, jurisdiction list No. 40.

Delete the word and figure “and 135,” under cadastral plots in part.

Mauza Azimganjgola, jurisdiction list No. 39.

Read cadastral plots “80, 81, 129,” under cadastral plots in full instead of under cadastral plots in part.

Mauza Azimganjgola, jurisdiction list No. 39.

Read cadastral plots “192, 193, 194, 195, 196, 197, 198,” under cadastral plots in part instead of under cadastral plots in full.

DECLARATIONS.

Calcutta.—No. 12226L.A.—6th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for purposes of the Union have been entrusted to the State Government by notification No. 133/50-Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;—

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for the construction of a new Baghbazar Automatic Telephone Exchange Building in ward No. 1 of

the Calcutta Municipality in the city of Calcutta, it is hereby declared that for the above purpose a piece of land comprising premises Nos. 4, 6 and 8, Old Mayor's Court and No 33V, Raja Naba Krishna Street and measuring, more or less, 0.6364 of an acre, bounded on the—

North—By Old Mayor's Court,

East—By common passage,

South—By premises Nos. 33E, 33K, 33B and 33L, Raja Naba Krishna Street,

West—By common passage,

is required within the aforesaid ward No. 1 of the Calcutta Municipality in the city of Calcutta.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the 2nd Land Acquisition Collector at No. 5, Bankshall Street, Calcutta.

Declaration No. 1742L.A., dated the 21st February 1950, under section 6 of the Land Acquisition Act, I of 1894, published at page 300, Part I of the *Calcutta Gazette* of the 23rd idem, is hereby cancelled.

24-Parganas.—No. 12228L.A.—6th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50-Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;—

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for Dum Dum Automatic Telephone Exchange Building, in the village of Dum Dum House, jurisdiction list No. 19, thana Dum Dum, pargana Calcutta, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral plot No. 264, and measuring, more or less, 3.100 acres, is required within the aforesaid village of Dum Dum House.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the General Manager, Telephones, Calcutta District, No. 8, Hare Street, Calcutta, as well as in the office of the Special Land Acquisition Officer, 24-Parganas

Declaration No. 1328L.A., dated the 11th February 1950, under section 6 of the Land Acquisition Act, I of 1894, published at page 148, Part I of the *Calcutta Gazette*, Extraordinary of the 11th February 1950, is hereby cancelled.

Calcutta.—No. 12230L.A.—6th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50-Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;—

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for the construction of a New Kalighat Automatic Telephone Exchange Building in Ward No. 22 of the Calcutta Municipality, in the city of Calcutta,

it is hereby declared that for the above purpose a piece of land comprising premises Nos. 45, 47, 49, 51 and 53, Ramesh Mitter Road, and premises Nos. 120 and 121, Bakul Bagan Road, and measuring, more or less, 0.8843 of an acre, bounded on the—

North—By Bakul Bagan Road, common passage appertaining to premises Nos. 114C and 115, Bakul Bagan Road, and premises No. 115, Bakul Bagan Road,

East—By premises No. 115, Bakul Bagan Road (passage),

South—By Ramesh Mitter Road,

West—By Bakul Bagan Road,

is required within the aforesaid Ward No. 22 of the Calcutta Municipality in the city of Calcutta.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the First Land Acquisition Collector, at No. 5, Bankshall Street, Calcutta.

Midnapore.—No. 12278L.A.(P.W.).—6th November 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for a brickfield on the Tamluk-Contai Road at Kayal Chak, it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 28.54 acres and comprising cadastral plots as detailed below, are required in the district of Midnapore:—

District Midnapore.

Thana Nandigram, village Kayal Chak, jurisdiction list No. 41.

Cadastral plots in full—4, 8, 9, 500, 501, 502, 503, 24, 25, 26, 27, 28, 29, 30, 47, 48, 50, 51, 52, 54, 56, 58, 59, 60, 65, 68, 69, 72 and 73.

Cadastral plots in part—12, 20, 23, 49, 505, 61, 63, 64, 66, 67, 70, 71, 74 and 75.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of Midnapore.

Burdwan.—No. 12376L.A.—8th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the union, namely, for an assisted siding to serve Madanpur colliery, in the village of Palashban, jurisdiction list No. 47, thana Ondal, pargana Shergarh, zilla Burdwan, it is hereby declared that for the above purpose a piece of land, starting from chainage 3,191 feet of Ondal-Baktarnagar Link at mile 118 and running generally towards the western direction touching the northern old boundary land of the said link, passing through the mauza Palashban and terminating at chainage 3,491 feet in the same mauza and being 300 feet in length and 25 feet in width, and measuring, more or less, 0.17 of an acre, is required within the aforesaid village of Palashban.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan as well as in that of the Divisional Superintendent East Indian Railway, Asansol.

Howrah.—No. 12436L.A.—10th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for a lorry garage of the East Indian Railway in the village of Salkea, jurisdiction list No. 1, thana Golabari, pargana Paikan, district Howrah, it is hereby declared that for the above purpose a piece of land measuring, more or less, 14 acres, bounded on the—

North—By Kings Road,

East—By land and buildings of Madan Mohan Devi and Baiznath Debaki Nandan

South—By E. I. Railway land,

West—By E. I. Railway land and building No. 58, Kings Road, of Lachmi Bai Tribani Bai,

is required within the aforesaid village of Salkea.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the East Indian Railway as well as in the office of the Collector, Howrah.

Declaration No. 1286L.A., dated 10th February 1950, under section 6 of the Land Acquisition Act, I of 1894, published at page 268, Part II of the *Calcutta Gazette* of the 16th idem is hereby cancelled.

Midnapore.—No. 12446L.A.(P.W.).—8th November 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for a brick field at Bakul in the 20th mile of the Tamluk-Contai Road it is hereby declared that for the above purpose, pieces of land altogether measuring more or less 46.90 acres comprising cadastral plots as detailed below, are required in the district of Midnapore:—

District Midnapore.

Thana Bhagabanpur, village Bakul, jurisdiction list No. 154.

Cadastral plots in full—452, 1428, 1432, 1433, 1434, 1435, 1436, 1437, 1438, 1439, 1440, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, 1451, 1452, 1453, 1454, 1455, 1456, 1457, 1458, 1459, 1460, 1461, 1462, 1463, 1464, 1465, 1466, 1467, 1468, 1469, 1470, 1471, 1472, 1473, 1474, 1475, 1476, 1477, 1478, 1479, 1480, 1481, 1482, 1483, 1484, 1485, 1486, 1487, 1488, 1489, 1490, 1491, 1492, 1493, 1494, 1495, 1496, 1497, 1498, 1499, 1500, 1501, 1502, 1503, 1504, 1505, 1506, 1507, 1508, 1509, 1510, 1511, 1512, 1513, 1514, 1515, 1516, 1517, 1518, 1519, 1520, 1521, 1522, 1523, 1524, 1525, 1526,

28. 1529, 1530, 1531, 1532, 1533, 1534, 1535,
 16. 1537, 1538, 1539, 1540, 1541, 1542, 1543,
 14. 1545, 1546, 1547, 1548, 1549, 1550, 1551,
 2. 1553, 1554, 1555, 1556, 1557, 1558,
 8. 1560, 1561, 1562, 1563, 1564, 1565, 1566,
 6. 1568, 1572, 1583, 1584, 1585, 1586, 1587,
 7. 1590, 1591, 1592, 1593, 1594, 1596, 1597,
 9. 1601, 1602, 1603, 1604, 1605, 1606, 1607,
 8. 1609, 1610, 1611, 1612, 1613, 1615, 1616,
 7. 1618, 1620, 1623, 1626, 1629, 1637, 1638,
 9. 1641, 1643, 1646, 1647, 1649, 1650, 1651,
 6. 1657, 1660, 1662, 1664, 1667, 1668, 1669,
 0. 1672, 1673, 1676, 1678, 1679, 1680, 1681,
 2. 1686, 1687, 1689, 1690, 1691, 1692, 1693,
 4. 1695, 1698, 1701, 1702, 1784, 1704, 1706,
 7. 1708, 1710, 1712, 1713, 1714, 1718, 1719,
 1. 1722, 1727, 1728, 1729, 1730, 1731, 1734,
 3. 1739, 1740, 1741, 2787, 1745, 1746, 1748,
 2. 1753, 2798, 1756, 1757, 1759, 1766, 1768,
 1. 1773, 1774, 1780, 1782, 1787, 1788, 1791,
 7. 1798, 1799, 1801, 1802, 1804, 1805, 1809,
 2. 1815, 1818, 1819, 1825, 1826, 1827, 1828,
 3. 1817, 1818, 1819.

adastral plots in part—1582, 1573, 1571,
 1480, 1479, 1475, 1474, 1470, 1466, 1374,
 1380, 1368, 1365, 450, 451, 1326, 1312.

his declaration is made, under the provisions
 section 6, Act I of 1894, to all whom it may
 ern.

plan of the land may be inspected in the office
 he Superintending Engineer, Road Planning
 le, at Anderson House, Alipore, as well as in
 of the Collector of Midnapore.

ERRATUM.

lcutta.—No. 124381L.A.—10th November
 —In declaration No. 56251L.A., dated the
 July 1949, published at page 1189, Part I
 e *Calcutta Gazette* of the 14th July 1949,
 section 6 of the Land Acquisition Act, I of
 in respect of acquisition of land for the
 truction of Automatic Telephone Exchange
 ding and associated buildings in Ward No. 31
 the Calcutta Municipality in the city of
 utta, read "1.8144 acres" for "1.7596 acres"
 ne 12

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and
 ev to the Govt. of West Bengal (*ex-officio*).

Land Development

NOTIFICATIONS.

24-Parganas.—No. 118361L.Dev.—30th October
 1.—Whereas it appears to the Governor that
 is likely to be needed for a public purpose,
 for the settlement of immigrants who have
 mated into the State of West Bengal on account
 circumstances beyond their control in the villages
 Guchuria, jurisdiction list No. 25, Chakraghata,
 sction list No. 26, police-station Baraset,
 net 24-Parganas, it is hereby notified that for
 above purpose a piece of land comprising
 stral survey plots Nos. 122, 137, 140-142, 144,
 203, 205, 208, 209, 236, 237, 240-243, 276,
 286, 288, 442-447, 460 of mauza Chakraghata
 cadastral survey plots Nos. 447, 534-536, 539,
 577 and 501 of mauza Guchuria and measuring,
 less, 9.64 acres, is likely to be required
 the aforesaid villages of Guchuria and
 thata.

notification is made, under the provisions of
 4 of the West Bengal Land Development
 nning Act, 1948 (West Bengal Act XXI
), to all whom it may concern.

In exercise of the power conferred by the afore-
 said section, the Governor is pleased to authorise
 the Collector, 24-Parganas, for the time being
 engaged in the undertaking, with his officers,
 servants and workmen, to enter upon and survey
 the land and do all other acts required or permitted
 by that section.

A plan of the land may be inspected in the office
 of the Collector, 24-Parganas.

Birbhum.—No. 118401L.Dev.—30th October 1950.

—Whereas it appears to the Governor that land is
 likely to be needed for a public purpose, viz., for
 the settlement of immigrants who have migrated
 into the State of West Bengal on account of
 circumstances beyond their control in the village
 of Dwarakanathpur, jurisdiction list No. 128,
 police-station Bolpur, district Birbhum, it is hereby
 notified that for the above purpose a piece of land
 comprising cadastral survey plots Nos. 1, 3-63,
 65-67, 70-109, 115-131, 134-151, 153, 155-179, 185,
 211, 213, 216, 274, 290-299, 300, 301, 306,
 307, 312, 716, 717, 1042, 1043, 1464 and measuring,
 more or less, 95.83 acres, is likely to be required
 within the aforesaid village of Dwarakanathpur.

This notification is made, under the provisions
 of section 4 of the West Bengal Land Development
 and Planning Act, 1948 (West Bengal Act XXI
 of 1948), to all whom it may concern.

In exercise of the power conferred by the afore-
 said section, the Governor is pleased to authorise
 the Collector, Birbhum, for the time being engaged
 in the undertaking, with his officers, servants and
 workmen, to enter upon and survey the land and
 do all other acts required or permitted by that
 section.

A plan of the land may be inspected in the office
 of the Collector, Birbhum.

Nadia.—No. 118521L.Dev.—30th October 1950.—

Whereas it appears to the Governor that land is
 likely to be needed for a public purpose, viz., for
 the settlement of immigrants who have migrated
 into the State of West Bengal on account of
 circumstances beyond their control in the village
 of Dubra, jurisdiction list No. 160, police-station
 Chakdaha, district Nadia, it is hereby notified that
 for the above purpose a piece of land comprising
 cadastral survey plot Nos. 63, 66-78, 85, 256-287,
 2300-2303, 300, 301, 496, 584-586, 664-679, 606-
 633, 638-644, 2308, 698, 703-708, 601, 598, 563,
 564, 512-514, 522-525, 527-536, 538-545, 548, 506,
 507, 749-759, 472-475, 733-738, 497, 2307, 775,
 782-785, 819-826, 829, 834, 835, 838-840, 846,
 690-694, 701, 702, 683, 685, 686, 1123-1130, 1132,
 1358, 1372, 1375, 1377 and parts of cadastral
 survey plot No. 1376, and measuring, more or less,
 91.94 acres, is likely to be required within the
 aforesaid village of Dubra.

This notification is made, under the provisions
 of section 4 of the West Bengal Land Development
 and Planning Act, 1948 (West Bengal Act XXI
 of 1948), to all whom it may concern.

In exercise of the power conferred by the afore-
 said section, the Governor is pleased to authorise
 the Collector, Nadia, for the time being engaged
 in the undertaking, with his officers, servants and
 workmen, to enter upon and survey the land and
 do all other acts required or permitted by that
 section.

A plan of the land may be inspected in the office
 of the Collector, Nadia.

24-Parganas.—No. 118561L.Dev.—30th October
 1950.—Whereas it appears to the Governor that
 land is likely to be needed for a public purpose,
 viz., for the settlement of immigrants who have
 migrated into the State of West Bengal on account

of circumstances beyond their control in the village of Banamalipur, jurisdiction list No. 80, police-station Baraset, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 446, 447, 456 and 469, and measuring, more or less, 3.97 acres, is likely to be required within the aforesaid village of Banamalipur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Birbhum.—No. 11864L.Dev.—30th October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Tantarapur, jurisdiction list No. 124, police-station Bolepur, district Birbhum, it is hereby notified that for the above purpose a piece of land comprising parts of cadastral survey plot Nos. 2 and 108, and measuring, more or less, 62.87 acres, is likely to be required within the aforesaid village of Tantarapur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector of Birbhum for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Birbhum.

24-Parganas.—No. 11896L.Dev.—30th October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bonhooghly, jurisdiction list No. 6, police-station Baranagar, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 554-572 and 582, and measuring, more or less, 5.22 acres, is likely to be required within the aforesaid village of Bonhooghly.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 11940L.Dev.—31st October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Paschim Barisa, jurisdiction list No. 1, police-station Behala, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 134-3043-3049, 3068-3075, 3077, 3080, 3081, 3082-3091-3107-3132, 3134, 3470, 3472-3476, 3478-3479-3493, 3494 and 3830-3836, and measuring, more or less, 22.95 acres, is likely to be required within the aforesaid village of Paschim Barisa.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Nadia.—No. 11950L.Dev.—31st October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Huda, Cheuntia and Mosra, jurisdiction list Nos. 8, 9 and 10, respectively, police-station Chakdaha, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 150, 151, 279-284, 287, 290-294, 296-312, 314-317, 319-350, 355-397 and 411 of mauza Huda, cadastral survey plot Nos. J-74, 77, 81-84, 87-91, 94-139, 141-152 and 154-307 of mauza Cheuntia and cadastral survey plot Nos. 41-52, 207, 302-308, 313-316, 318-322-325, 327-337, 339, 383-407, 409, 708-722-724-728, 809, 815-824, 825, 830 and 834 of mauza Mosra, and measuring, more or less, 264.3 acres, is likely to be required within the aforesaid villages of Huda, Cheuntia and Mosra.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Howrah.—No. 11960L.Dev.—31st October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bally, jurisdiction list No. 14, police-station Bally, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots described in the schedule below and measuring, more or less, 13.91 acres, is likely to be required within the aforesaid village of Bally.

notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Howrah, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Howrah.

Schedule of land.

Bally, jurisdiction list No. 14, police-station Bally, district Howrah.

Cadastral survey plot Nos. 6092, 6093, 6095, 6101, 6103-6106, 6108, 6128, 6129, 6131, 6134-6138, 6142 and parts of cadastral survey plots Nos. 6091, 6102, 6107, 6130, 6133, 6144.

ha.—No. 12076L.Dev.—2nd November 1950.—Whereas it appears to the Governor that land is likely to be needed for public purposes, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creation of living conditions in the village of Gobindapargana jurisdiction list No. 32, police-station Santipargana Ukhra, district Nadia, it is hereby notified that for the above purposes a piece of land comprising cadastral survey plots Nos. 624-630, 631-637, 642-648, 653-659, 664-670, 675-681, 686-692, 697-703, 708-714, 719-725, 730-736, 741-747, 752-758, 763-769, 774-780, 785-791, 796-802, 807-813, 818-824, 829-835, 840-846, 851-857, 862-868, 873-879, 884-890, 895-901, 906-912, 917-923, 928-934, 939-945, 950-956, 961-967, 972-978, 983-989, 994-1000, 1005-1011, 1016-1022, 1027-1033, 1038-1044, 1049-1055, 1060-1066, 1071-1077, 1082-1088, 1093-1099, 1104-1110, 1115-1121, 1126-1132, 1137-1143, 1148-1154, 1159-1165, 1170-1176, 1181-1187, 1192-1198, 1203-1209, 1214-1220, 1225-1231, 1236-1242, 1247-1253, 1258-1264, 1269-1275, 1280-1286, 1291-1297, 1302-1308, 1313-1319, 1324-1330, 1335-1341, 1346-1352, 1357-1363, 1368-1374, 1379-1385, 1390-1396, 1401-1407, 1412-1418, 1423-1429, 1434-1440, 1445-1451, 1456-1462, 1467-1473, 1478-1484, 1489-1495, 1500-1506, 1511-1517, 1522-1528, 1533-1539, 1544-1550, 1555-1561, 1566-1572, 1577-1583, 1588-1594, 1599-1605, 1610-1616, 1621-1627, 1632-1638, 1643-1649, 1654-1660, 1665-1671, 1676-1682, 1687-1693, 1698-1704, 1709-1715, 1720-1726, 1731-1737, 1742-1748, 1753-1759, 1764-1770, 1775-1781, 1786-1792, 1797-1803, 1808-1814, 1819-1825, 1830-1836, 1841-1847, 1852-1858, 1863-1869, 1874-1880, 1885-1891, 1896-1902, 1907-1913, 1918-1924, 1929-1935, 1940-1946, 1951-1957, 1962-1968, 1973-1979, 1984-1990, 1995-2001, 2006-2012, 2017-2023, 2028-2034, 2039-2045, 2050-2056, 2061-2067, 2072-2078, 2083-2089, 2094-2100, 2105-2111, 2116-2122, 2127-2133, 2138-2144, 2149-2155, 2160-2166, 2171-2177, 2182-2188, 2193-2199, 2204-2210, 2215-2221, 2226-2232, 2237-2243, 2248-2254, 2259-2265, 2270-2276, 2281-2287, 2292-2298, 2303-2309, 2314-2320, 2325-2331, 2336-2342, 2347-2353, 2358-2364, 2369-2375, 2380-2386, 2391-2397, 2402-2408, 2413-2419, 2424-2430, 2435-2441, 2446-2452, 2457-2463, 2468-2474, 2479-2485, 2490-2496, 2501-2507, 2512-2518, 2523-2529, 2534-2540, 2545-2551, 2556-2562, 2567-2573, 2578-2584, 2589-2595, 2600-2606, 2611-2617, 2622-2628, 2633-2639, 2644-2650, 2655-2661, 2666-2672, 2677-2683, 2688-2694, 2699-2705, 2710-2716, 2721-2727, 2732-2738, 2743-2749, 2754-2760, 2765-2771, 2776-2782, 2787-2793, 2798-2804, 2809-2815, 2820-2826, 2831-2837, 2842-2848, 2853-2859, 2864-2870, 2875-2881, 2886-2892, 2897-2903, 2908-2914, 2919-2925, 2930-2936, 2941-2947, 2952-2958, 2963-2969, 2974-2980, 2985-2991, 2996-3002, 3007-3013, 3018-3024, 3029-3035, 3040-3046, 3051-3057, 3062-3068, 3073-3079, 3084-3090, 3095-3101, 3106-3112, 3117-3123, 3128-3134, 3139-3145, 3150-3156, 3161-3167, 3172-3178, 3183-3189, 3194-3200, 3205-3211, 3216-3222, 3227-3233, 3238-3244, 3249-3255, 3260-3266, 3271-3277, 3282-3288, 3293-3299, 3304-3310, 3315-3321, 3326-3332, 3337-3343, 3348-3354, 3359-3365, 3370-3376, 3381-3387, 3392-3398, 3403-3409, 3414-3420, 3425-3431, 3436-3442, 3447-3453, 3458-3464, 3469-3475, 3480-3486, 3491-3497, 3502-3508, 3513-3519, 3524-3530, 3535-3541, 3546-3552, 3557-3563, 3568-3574, 3579-3585, 3590-3596, 3601-3607, 3612-3618, 3623-3629, 3634-3640, 3645-3651, 3656-3662, 3667-3673, 3678-3684, 3689-3695, 3700-3706, 3711-3717, 3722-3728, 3733-3739, 3744-3750, 3755-3761, 3766-3772, 3777-3783, 3788-3794, 3799-3805, 3810-3816, 3821-3827, 3832-3838, 3843-3849, 3854-3860, 3865-3871, 3876-3882, 3887-3893, 3898-3904, 3909-3915, 3920-3926, 3931-3937, 3942-3948, 3953-3959, 3964-3970, 3975-3981, 3986-3992, 3997-4003, 4008-4014, 4019-4025, 4030-4036, 4041-4047, 4052-4058, 4063-4069, 4074-4080, 4085-4091, 4096-4102, 4107-4113, 4118-4124, 4129-4135, 4140-4146, 4151-4157, 4162-4168, 4173-4179, 4184-4190, 4195-4201, 4206-4212, 4217-4223, 4228-4234, 4239-4245, 4250-4256, 4261-4267, 4272-4278, 4283-4289, 4294-4300, 4305-4311, 4316-4322, 4327-4333, 4338-4344, 4349-4355, 4360-4366, 4371-4377, 4382-4388, 4393-4399, 4404-4410, 4415-4421, 4426-4432, 4437-4443, 4448-4454, 4459-4465, 4470-4476, 4481-4487, 4492-4498, 4503-4509, 4514-4520, 4525-4531, 4536-4542, 4547-4553, 4558-4564, 4569-4575, 4580-4586, 4591-4597, 4602-4608, 4613-4619, 4624-4630, 4635-4641, 4646-4652, 4657-4663, 4668-4674, 4679-4685, 4690-4696, 4701-4707, 4712-4718, 4723-4729, 4734-4740, 4745-4751, 4756-4762, 4767-4773, 4778-4784, 4789-4795, 4800-4806, 4811-4817, 4822-4828, 4833-4839, 4844-4850, 4855-4861, 4866-4872, 4877-4883, 4888-4894, 4899-4905, 4910-4916, 4921-4927, 4932-4938, 4943-4949, 4954-4960, 4965-4971, 4976-4982, 4987-4993, 4998-5004, 5009-5015, 5020-5026, 5031-5037, 5042-5048, 5053-5059, 5064-5070, 5075-5081, 5086-5092, 5097-5103, 5108-5114, 5119-5125, 5130-5136, 5141-5147, 5152-5158, 5163-5169, 5174-5180, 5185-5191, 5196-5202, 5207-5213, 5218-5224, 5229-5235, 5240-5246, 5251-5257, 5262-5268, 5273-5279, 5284-5290, 5295-5301, 5306-5312, 5317-5323, 5328-5334, 5339-5345, 5350-5356, 5361-5367, 5372-5378, 5383-5389, 5394-5400, 5405-5411, 5416-5422, 5427-5433, 5438-5444, 5449-5455, 5460-5466, 5471-5477, 5482-5488, 5493-5499, 5504-5510, 5515-5521, 5526-5532, 5537-5543, 5548-5554, 5559-5565, 5570-5576, 5581-5587, 5592-5598, 5603-5609, 5614-5620, 5625-5631, 5636-5642, 5647-5653, 5658-5664, 5669-5675, 5680-5686, 5691-5697, 5702-5708, 5713-5719, 5724-5730, 5735-5741, 5746-5752, 5757-5763, 5768-5774, 5779-5785, 5790-5796, 5801-5807, 5812-5818, 5823-5829, 5834-5840, 5845-5851, 5856-5862, 5867-5873, 5878-5884, 5889-5895, 5900-5906, 5911-5917, 5922-5928, 5933-5939, 5944-5950, 5955-5961, 5966-5972, 5977-5983, 5988-5994, 5999-6005, 6010-6016, 6021-6027, 6032-6038, 6043-6049, 6054-6060, 6065-6071, 6076-6082, 6087-6093, 6098-6104, 6109-6115, 6120-6126, 6131-6137, 6142-6148, 6153-6159, 6164-6170, 6175-6181, 6186-6192, 6197-6203, 6208-6214, 6219-6225, 6230-6236, 6241-6247, 6252-6258, 6263-6269, 6274-6280, 6285-6291, 6296-6302, 6307-6313, 6318-6324, 6329-6335, 6340-6346, 6351-6357, 6362-6368, 6373-6379, 6384-6390, 6395-6401, 6406-6412, 6417-6423, 6428-6434, 6439-6445, 6450-6456, 6461-6467, 6472-6478, 6483-6489, 6494-6500, 6505-6511, 6516-6522, 6527-6533, 6538-6544, 6549-6555, 6560-6566, 6571-6577, 6582-6588, 6593-6599, 6604-6610, 6615-6621, 6626-6632, 6637-6643, 6648-6654, 6659-6665, 6670-6676, 6681-6687, 6692-6698, 6703-6709, 6714-6720, 6725-6731, 6736-6742, 6747-6753, 6758-6764, 6769-6775, 6780-6786, 6791-6797, 6802-6808, 6813-6819, 6824-6830, 6835-6841, 6846-6852, 6857-6863, 6868-6874, 6879-6885, 6890-6896, 6901-6907, 6912-6918, 6919-6925, 6930-6936, 6941-6947, 6952-6958, 6963-6969, 6974-6980, 6985-6991, 6996-7002, 7007-7013, 7018-7024, 7029-7035, 7040-7046, 7051-7057, 7062-7068, 7073-7079, 7084-7090, 7095-7101, 7106-7112, 7117-7123, 7128-7134, 7139-7145, 7150-7156, 7161-7167, 7172-7178, 7183-7189, 7194-7200, 7205-7211, 7216-7222, 7227-7233, 7238-7244, 7249-7255, 7260-7266, 7271-7277, 7282-7288, 7293-7299, 7304-7310, 7315-7321, 7326-7332, 7337-7343, 7348-7354, 7359-7365, 7370-7376, 7381-7387, 7392-7398, 7403-7409, 7414-7420, 7425-7431, 7436-7442, 7447-7453, 7458-7464, 7469-7475, 7480-7486, 7491-7497, 7502-7508, 7513-7519, 7524-7530, 7535-7541, 7546-7552, 7557-7563, 7568-7574, 7579-7585, 7590-7596, 7601-7607, 7612-7618, 7619-7625, 7630-7636, 7641-7647, 7652-7658, 7663-7669, 7674-7680, 7685-7691, 7696-7702, 7707-7713, 7718-7724, 7729-7735, 7740-7746, 7751-7757, 7762-7768, 7773-7779, 7784-7790, 7795-7801, 7806-7812, 7817-7823, 7828-7834, 7839-7845, 7850-7856, 7861-7867, 7872-7878, 7883-7889, 7894-7900, 7905-7911, 7916-7922, 7927-7933, 7938-7944, 7949-7955, 7960-7966, 7971-7977, 7982-7988, 7993-7999, 8004-8010, 8015-8021, 8026-8032, 8037-8043, 8048-8054, 8059-8065, 8070-8076, 8081-8087, 8092-8098, 8099-8105, 8110-8116, 8121-8127, 8128-8134, 8139-8145, 8150-8156, 8161-8167, 8166-8172, 8177-8183, 8188-8194, 8199-8205, 8210-8216, 8221-8227, 8232-8238, 8243-8249, 8254-8260, 8265-8271, 8276-8282, 8287-8293, 8298-8304, 8309-8315, 8320-8326, 8331-8337, 8342-8348, 8353-8359, 8364-8370, 8375-8381, 8386-8392, 8397-8403, 8408-8414, 8419-8425, 8430-8436, 8441-8447, 8452-8458, 8463-8469, 8474-8480, 8485-8491, 8496-8502, 8507-8513, 8518-8524, 8529-8535, 8540-8546, 8551-8557, 8562-8568, 8573-8579, 8584-8590, 8595-8601, 8606-8612, 8617-8623, 8628-8634, 8639-8645, 8650-8656, 8661-8667, 8672-8678, 8683-8689, 8694-8700, 8705-8711, 8716-8722, 8727-8733, 8738-8744, 8749-8755, 8760-8766, 8771-8777, 8782-8788, 8793-8799, 8804-8810, 8815-8821, 8826-8832, 8837-8843, 8848-8854, 8859-8865, 8870-8876, 8881-8887, 8892-8898, 8899-8905, 8910-8916, 8917-8923, 8928-8934, 8939-8945, 8950-8956, 8961-8967, 8972-8978, 8983-8989, 8994-9000, 9005-9011, 9016-9022, 9027-9033, 9038-9044, 9049-9055, 9060-9066, 9071-9077, 9082-9088, 9093-9099, 9104-9110, 9115-9121, 9126-9132, 9137-9143, 9148-9154, 9159-9165, 9170-9176, 9181-9187, 9192-9198, 9199-9205, 9210-9216, 9221-9227, 9232-9238, 9243-9249, 9254-9260, 9265-9271, 9276-9282, 9287-9293, 9298-9304, 9309-9315, 9320-9326, 9331-9337, 9342-9348, 9353-9359, 9364-9370, 9375-9381, 9386-9392, 9397-9403, 9408-9414, 9419-9425, 9430-9436, 9441-9447, 9452-9458, 9463-9469, 9474-9480, 9485-9491, 9496-9502, 9507-9513, 9518-9524, 9529-9535, 9540-9546, 9551-9557, 9562-9568, 9573-9579, 9584-9590, 9595-9601, 9606-9612, 9617-9623, 9628-9634, 9639-9645, 9650-9656, 9661-9667, 9672-9678, 9683-9689, 9694-9700, 9705-9711, 9716-9722, 9727-9733, 9738-9744, 9749-9755, 9760-9766, 9771-9777, 9782-9788, 9793-9799, 9804-9810, 9815-9821, 9826-9832, 9837-9843, 9848-9854, 9859-9865, 9870-9876, 9881-9887, 9892-9898, 9899-9905, 9910-9916, 9917-9923, 9928-9934, 9939-9945, 9950-9956, 9961-9967, 9972-9978, 9983-9989, 9994-10000.

Notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector of Nadia.

No. 12264L.Dev.—6th November 1950.—Whereas it appears to the Governor that land is likely to be needed for public purposes, viz., the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and the establishment of a model village in the village of Beldanga jurisdiction list No. 73, police-station Beldanga, district Nadia, it is hereby notified that for the above purposes a piece of land comprising cadastral survey plots Nos. 1 and 17 and parts of cadastral survey plots Nos. 15 and 18 and measuring more or less, 3.46 acres, is likely to be required within the aforesaid village of Udaypur.

Notification is made, under the provision of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, and the Ministry of

Rehabilitation, Government of India, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required and permitted by that section.

A plan of the land may be inspected in the office of the Collector of Nadia.

Murshidabad.—No. 11946L.Dev.—31st October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Mangnapara, jurisdiction list No. 108, police-station Beldanga, district Murshidabad, it is hereby notified that for the above purpose a piece of land comprising cadastral plot Nos. 1617-1656, 1659, 1660, 1783-1785, 1788, 2009-2013, 2022, 2023, 2038, 2039, 2043-2047, 2049, 2096, 2100, 2101, 2122-2127, 2129, 1655/2689 and part of cadastral survey plot Nos. 2048 and 2128, and measuring, more or less, 63.62 acres, is likely to be required within the aforesaid village of Mangnapara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Murshidabad, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

Midnapore.—No. 11952L.Dev.—31st October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Bila, Durlavgunge, Satbankura, jurisdiction list Nos. 458, 465 and 673, respectively, police-station Garbeta, district Midnapore, it is hereby notified that for the above purpose a piece of land comprising parts of cadastral survey plot Nos. 118, 213 and 217 of mauza Durlavgunge, cadastral survey plot No. 126/451 and parts of plot Nos. 123-127, 129 and 130 of mauza Bila and cadastral survey plot No. 10 and part of plot No. 1 of mauza Satbankura, and measuring, more or less, 16.21 acres, is likely to be required within the aforesaid villages of Bila, Durlavgunge, Satbankura.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Midnapore, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon any survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Midnapore.

24-Parganas.—No. 12168L.Dev.—4th November 1950.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (i) of section 48 of the Land Acquisition Act, 1894 (I of 1894) the

Governor is pleased to withdraw from the acquisition of 34.74 acres of land included in the declaration No. 3564L.Dev., dated the 3rd April 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 541, Part I of the *Calcutta Gazette*, dated the 6th April 1950, in respect of the acquisition of land in the village of Sodepore, jurisdiction list No. 8, Ghola, jurisdiction list No. 14, and Natagore jurisdiction list No. 15, police-station Khardah, district 24-Parganas, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control establishment of town and creation of better living conditions.

Schedule of lands.

Village Ghola, jurisdiction list No. 14, Panihati Municipality, police-station Khardah, district 24-Parganas—Cadastral survey plot Nos. 80 to 86, 106 to 113, 116 to 120, 122, 123, 126, 127, 135 to 141, 145, 146, 198, 385 to 388, 698 to 700, 811, 846, 858, 870, 977 and 978.

Village Natagore, jurisdiction list No. 15, Panihati Municipality, police-station Khardah, district 24-Parganas—Cadastral survey plot Nos. 1975, 1976, 2031 to 2033, 2039, 2040 to 2052, 2054 to 2058, 2082, 2772, 2773, 2775 and portions of cadastral survey plot Nos. 1999 and 2708.

24-Parganas.—No. 12170L.Dev.—4th November 1950.—The Governor is pleased to cancel so much of the notification No. 1780L.Dev., dated Calcutta, the 8th March 1949, published at page 522, Part I of the *Calcutta Gazette*, dated the 24th March 1949, as relates cadastral survey plot numbers mentioned in the schedule below and measuring more or less, 344.18 acres of land out of the total area of 589.22 acres notified for acquisition in the villages of Sodepore, Osmanpore, Ghola and Natagore, jurisdiction list Nos. 8, 13, 14 and 15, respectively, police-station Khardah, district 24-Parganas:—

Schedule of lands.

Mauza Sodepore, jurisdiction list No. 8, Panihati Municipality—Cadastral survey plot Nos. 815, 816 and 947.

Mauza Osmanpore, jurisdiction list No. 13, Panihati Municipality—Cadastral survey plot Nos. 150, 152 to 162, 163, 165 to 167, 169 to 176, 178, 180 to 187, 190, 192 to 197, 199, 200, 202 to 204, 501 to 505, 509, 532 to 545, 548 to 568, 570 to 574, 576 to 591, 593, 594, 597, 600 to 621, 625, 627, 628, 630, 663 to 665 and 678.

Mauza Ghola, jurisdiction list No. 14, Panihati Municipality—Cadastral survey plot Nos. 6, 9, 24 to 32, 45, 54 to 56, 89, 91, 97 to 103, 121, 128 to 132, 134, 142 to 144, 147 to 181, 184, 191 to 197, 199, 200, 202 to 205, 219, 304 to 316, 319, 320, 322 to 341, 355, 356, 358, 368, 369, 399, 412 to 416, 418 to 433, 446 to 450, 457, 458, 679, 686 to 689, 702, 703, 707, 719, 801, 802, 821, 822, 828 to 830, 834 to 836, 855, 862 and 1101 to 1104.

Mauza Natagore, jurisdiction list No. 15, Panihati Municipality—Cadastral survey plot Nos. 592, 594, 596 to 601, 603, 633, 1079, 1605 to 1648, 1650 to 1659, 1661 to 1687, 1689 to 1702, 1704, 1705, 1707 to 1709, 1714, 1716, 1717, 1721 to 1723, 1726 to 1730, 1734, 1735, 1737, 1738, 1750 to 1753, 1759 to 1770, 1772 to 1838, 1840 to 1842, 1849, 1850, 1855 to 1857, 1860, 1866, 1869, 1871, 1872, 1875, 1880, 1887, 1918, 1982 to 1985, 2059, 2062, 2064, 2067 to 2074, 2080, 2083, 2201 to 2204, 2206 to 2217, 2224 to 2252, 2254 to 2256, 2258 to 2262, 2264 to 2269, 2271 to 2298, 2301, 2304 to 2332, 2334 to 2338, 2340 to 2345, 2381 to 2388, 2391, 2505, 2532 to 2536, 2555 to

2587, 2655, 2656, 2667 to 2669, 2709 to 2715 to 2718, 2720 to 2723, 2735 to 2738, 2754, 2756, 2758 to 2769, 2886, 3007, 3058, 3073 to 3089, 3091 to 3094, 3096, 3115, 3120, 3145, 3146, 3198 to 3201 and 3203.

24-Parganas.—No. 12216L.Dev.—4th November 1950.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 11 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of 11.22 acres of land described in the schedule below which was included in the declaration No. 5522L.Dev., dated the 23rd April 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1041, Part I of the *Calcutta Gazette*, dated the 1st June 1950:—

Schedule of lands.

Mauza Titagarh, jurisdiction list No. 1, police-station Titagarh, district 24-Parganas—Cadastral survey plot Nos.—2042, 2048, 2051, 2055, 2063, 2109-2113, 2154, 2155, 2157-2159, 2164, 2186, 2196, 3081, 3088 and parts of cadastral survey plot Nos. 2021, 2030, 2044, 2185, 2191, 3075.

24-Parganas.—No. 12382L.Dev.—10th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Behala, police-station Behala, district 24-Parganas, it is hereby notified that the above purpose a piece of land comprising cadastral survey plot Nos. 6338-6340, 6609 to 6624, 6662-6668, 6676, 6680-6685, 6688 to 6743-6747, 6750, 6756, 6759, 6760, 6763, 6789-6799, 6887, 6888, 6894, 6903, 6904 to 6937, 6943 and 7038-7040, and measuring more or less, 40.00 acres, is likely to be required within the aforesaid village of Behala.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time he is engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

DECLARATIONS.

24-Parganas.—No. 11838L.Dev.—30th October 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Guchuria, jurisdiction list No. 25 and Chakrghata, jurisdiction list No. 26, police-station Baraset, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot Nos. 122, 137, 142, 144, 172, 203, 205, 208, 209, 236, 237, 243, 276, 282, 286, 288, 442-447 and 460 of Chakrghata and cadastral survey plot Nos. 534, 536, 539, 575-577 and 501 of mauza Guchuria and measuring more or less, 9.64 acres required within the aforesaid villages of Guchuria and Chakrghata.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Birbhum.—No. 11842L.Dev.—30th October 1950. Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Dwarakanath, jurisdiction list No. 128, police-station Bolpur, district Birbhum, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot Nos. 1, 3-63, 65-67, 70-109, 115-131, 153, 155-179, 185, 211, 213, 216, 274, 299, 300, 301, 305, 307, 312, 716, 717, 1042, and 1464 and measuring, more or less, 95·83 acres, is required within the aforesaid village of Dwarakanathpur.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Birbhum.

Nadia.—No. 11854L.Dev.—30th October 1950. Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, in the village of Nadia, jurisdiction list No. 160, police-station Nadia, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot Nos. 63, 66-78, 85, 200-2303, 300, 301, 496, 584-586, 664-683, 638-644, 2308, 698, 703-708, 601, 598, 512-514, 522-525, 527-536, 538-545, 548, 749-759, 472-475, 733-738, 497, 2307, 775, 819-826, 829, 834, 835, 838-840, 846, 690-702, 683, 685, 686, 1123-1130, 1132, 1358, 1376 and 1377 and part of cadastral survey plot 1376 and measuring, more or less, 91·94 acres, is required within the aforesaid village of Nadia.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

24-Parganas.—No. 11858L.Dev.—30th October 1950. Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Damanpur, jurisdiction list No. 80, police-station Damanpur, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot Nos. 446, 447, 449, and measuring, more or less, 3·97 acres, is required within the aforesaid village of Damanpur.

A declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 11866L.Dev.—30th October 1950. Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Damanpur, jurisdiction list No. 80, police-station Damanpur, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot Nos. 446, 447, 449, and measuring, more or less, 3·97 acres, is required within the aforesaid village of Damanpur.

the State of West Bengal on account of circumstances beyond their control in the village of Tantarapur, jurisdiction list No. 124, police-station Bolepur, district Birbhum, it is hereby declared that for the above purpose a piece of land comprising parts of cadastral survey plot Nos. 2 and 108, and measuring, more or less, 62·87 acres, is required within the aforesaid village of Tantarapur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Birbhum.

Howrah.—No. 11962L.Dev.—31st October 1950.

Whereas it appears to the Governor that land is needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bally, jurisdiction list No. 14, police-station Bally, district Howrah, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot Nos. 6092, 6093, 6095, 6096-6101, 6103-6106, 6108, 6128, 6129, 6131, 6132, 6134-6138, 6142 and parts of cadastral survey plot Nos. 6091, 6102, 6107, 6130, 6133 and 6144 and measuring, more or less, 13·91 acres, is required within the aforesaid village of Bally.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Howrah.

Nadia.—No. 12266L.Dev.—6th November 1950.

Whereas it appears to the Governor that land is needed for public purposes, viz., the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and the establishment of a model village in the village of Udaypur, jurisdiction list No. 73, police-station Santipur, district Nadia, it is hereby declared that for the above purposes a piece of land comprising cadastral survey plot Nos. 1 and 17 and parts of cadastral survey plot Nos. 15 and 18 and measuring, more or less, 3·46 acres, is required within the aforesaid village of Udaypur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Nadia.

Nadia.—No. 12268L.Dev.—6th November 1950.

Whereas it appears to the Governor that land is needed for public purposes, viz., the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and the establishment of a model village in the village of Boicha, jurisdiction list No. 70, police-station Santipur, district Nadia, it is hereby declared that for the above purposes a piece of land comprising cadastral survey plots Nos. detailed in the schedule below and measuring, more or less, 194·59 acres, is required within the aforesaid village of Boicha:—

Schedule of land.

Boicha, jurisdiction list No. 70, police-station Santipur, district Nadia.

Cadastral survey plot Nos. 452-457, 461, 464, 466-471, 475-662, 665-666, 669, 674-678, 963-982, 999-1031, 1035-1038, 1081-1086, 1091-1096, 1117, 1122-1125, 1131, 1381-1383, 1395-1397, 1405, 1407-1412, 1465-1470, 1472-1476, 1502-1503, 1505-

1513, 1545-1548, 1604, 1605, 1639, 1640, 1642, 1644, 1646, 1671-1678, 1684, 1706, 1722, 1723 and 1732 and parts of cadastral survey plot Nos. 679, 962, 1087, 1129, 1130, 1394, 1477 and 1504.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Nadia.

Murshidabad.—No. 11948L.Dev.—31st October 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Manganpara, jurisdiction list No. 108, police-station Beldanga, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot Nos. 1617-1656, 1659, 1660, 1783-1785, 1788, 2009-2013, 2022, 2023, 2038, 2039, 2043-2047, 2049, 2096-2100, 2101, 2122-2127, 2129, 1655/2689 and parts of cadastral survey plot Nos. 2048 and 2128, and measuring, more or less, 63.62 acres, is required within the aforesaid village of Manganpara.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

Midnapore.—No. 11954L.Dev.—31st October 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Bila, Durlavgunge, Satbankura, jurisdiction list Nos. 458, 465 and 673, respectively, police-station Garbeta, district Midnapore, it is hereby declared that for the above purpose a piece of land comprising parts of cadastral survey plot Nos. 118, 213 and 217 of mauza Durlavgunge, cadastral survey plot No. 126/451 and parts of plot Nos. 123-127, 129 and 130 of mauza Bila and cadastral survey plot No. 10 and part of plot No. 1 of mauza Satbankura, and measuring, more or less, 16.21 acres, is required within the aforesaid villages of Bila, Durlavgunge, Satbankura.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

ERRATUM.

24-Parganas.—No. 12172L.Dev.—4th November 1950.—In line 13 of the declaration No. 3564L.Dev., dated the 3rd April 1950, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 541, Part I of the *Calcutta Gazette* of the 6th April 1950, in respect of acquisition of land required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control, establishment of a town and creation of better living conditions, in the villages of Sodepore, Ghola and Natagore, jurisdiction list Nos. 8, 14 and 15, respectively, police-station Khardah, district 24-Parganas, read the figure "306.35" for "329.43".

By order of the Governor,
S. BANERJEE, Secy.

Requisition

Requisition of premises under sub-section section 4 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 468/50Reqn.

Calcutta, the 29th May 1950

ORDER.

Whereas in the opinion of the State Govt. the premises described in the schedule be needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act of 1947), the Governor is pleased herewith to requisition the premises described in the schedule below and under sub-section (4) of the said Act the Governor is further pleased to direct the Collector, 24-Parganas, to take such action as is necessary in connection with the requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises

A newly constructed building situated on the western side of the Bongaon-Calcutta Road, the Ranaghat Railway level crossing at Bongaon, district 24-Parganas, owned by Sourendra Mohini Roy Chowdhury

By order of the Governor

J. N. MOOKHERJEE, Asst. Secy.

The landlady and the occupants of the premises referred to in the order above are directed to vacate the above property at my disposal and on the 21st November 1950 at 1 p.m. and from that date, when an officer deputed to this office will take charge and possession of the property and prepare a schedule of the fixtures.

S. K. GHOSH,

Collector under Act V of 1947
Alipore, 24-Parganas

The 3rd November 1950.

ORDERS.

No. 380/49.

Calcutta, the 16th September 1950

In exercise of the power conferred by section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act of 1947), the State Government is pleased to make the order No. 380/49, dated the 25th June 1950, in respect of the premises described in the schedule below:—

The Schedule.

Description of the premises.

72/2, Sikdar Bagan Street, Calcutta (a) the ground floor in the south-eastern corner of the building consisting of three rooms and a privy, etc.

No. 657/50.

Calcutta, the 10th October 1950.

In exercise of the powers conferred by sub-sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 657/50, dated the 3rd August 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.*Description of the premises.*

72B, Ashutosh Mukherjee Road, Calcutta (north-eastern portion of the 1st floor facing the main road consisting of one bed room and one bath room with privy).

No. 520/50.

Calcutta, the 30th October 1950.

In exercise of the powers conferred by sub-sections (1) and (4) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 520/50, dated the 12th June 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.*Description of the premises.*

Bagbazar Street, Calcutta (1st floor).

By order of the Governor,

J. N. MOOKHERJEE, Asst. Secy.

ice under section 4(b) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 10th October 1950.

Whereas the premises described in Schedule I below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Sibdas Sarkar, Sri Sambhudas Sarkar, Sri Biswanath Sarkar, 26, Shyamananda Road, Calcutta, the landlords of the premises to execute in respect of the said premises the repairs specified in Schedule II below on or before 27th October 1950:—

Schedule I.*Particulars of the premises.*

Townshend Road, Calcutta.

Schedule II.*Particulars of the repairs.*

Repairs to cistern with flush pipe.
Repairs to doors and windows.
Repairs to roof leakage.
Repairs to sand plaster in patches.
Repairs to floors.
White-washing.
Inside colour wash and white-wash.

5, Bankshall Street, Calcutta, the 6th November 1950.

Whereas the premises described in schedule I below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Sri Sibdas Sarkar, Sri Sambhu Das Sarkar and Sri Biswanath Sarkar, 26, Shyamananda Road, Calcutta, the landlords of the premises to execute in respect of the said premises the repairs specified in schedule II below on or before 17th November 1950:—

Schedule I.*Particulars of the premises.*

37B, Townshend Road, Calcutta.

Schedule II.*Particulars of the repairs.*

1. Repairs to cisterns with flush pipe.
2. Repairs to doors and windows.
3. Repairs to roof leakage.
4. Repairs to sand plaster in patches.
5. Repairs to floors.
6. White-washing.
7. Inside colour wash and white wash.

Calcutta, the 8th November 1950.

Whereas the premises described in Schedule I below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Janab A. N. M. Bahaul Haque, Must. Majida Khatoon, Must. Hamida Khatoon, Must. Jamila Khatoon, c/o Janab Md. Siddique, 7, Colootola Street, Calcutta, owners, and Sri Ajit Kumar Gupta, 29B, Ismail Street, Calcutta, lessee, the owners and lessee of the premises to execute in respect of the said premises the repairs specified in Schedule II below on or before 20th November 1950:—

Schedule I.*Particulars of the premises.*

Premises No. 29B, Ismail Street, 1st floor.

Schedule II.*Particulars of the repairs.*

1. Repairs to cracks to floors and walls and to the damaged floors.
2. Supplying and fixing wooden bars for doors and socket bolts for windows.
3. White-washing to walls and ceiling.
4. Restoration of flushing arrangement to cistern.
5. Repairs to filter water hand-pump.
6. Repairs to electric switch, etc.
7. Repairs to roof leaking.
8. Reflooring of the bath room.
9. Replacing shutters of windows of kitchen and latrine.
10. Repairs to sand plaster in places.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

NOTIFICATION UNDER RULE 12 OF THE WEST BENGAL LAND REVENUE, RENT AND CESS (APPORTIONMENT) RULES, 1948.

No. 13AP.—30th September 1950.—The records of all lands in West Bengal forming parts of common tenures holdings, as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of West Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on 22 September 1950.

Certified copies of the said records shall remain open to public inspection during office hours in the office of Collector of 24-Parganas for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.

Description.	No. of estate under which held	Rent.	Rent recorded in—				
			District	Police-station	Mauza	Duration of tenancy	Khat No.
1	2	3	4	5	6	7	8
		Rs. a. p.					
Patni	1811	272 0 1	24-Parganas	Swarupnagar	Dobila	61	
Ditto	214 } (Khulna)	62 1 0	Ditto	Ditto	Ditto	61	
Ditto	313						
Ditto	3289	2,940 1 8	Ditto	Basirhat	Subidpur	80	
Ditto	61 (Khulna)	1,000 0 0	Ditto	Hasnabad	Khoshbhash	101	
Dar Patni	611	666 0 0	Ditto	Basirhat	Choura	107	
Raiyati	5119 (Jessore)	57 0 0	Ditto	Swarupnagar	Gobra	18	
Gati	5417 (Jessore)	14 2 0	Ditto	Ditto	Ditto	18	
Raiyati	5,069 } Jessore	8 8 0	Ditto	Ditto	Ditto	18	
	5,417						
Ditto	5417 } (Jessore)	29 4 0	Ditto	Ditto	Ditto	1	
	5448						
Ditto	5448 (Jessore)	37 15 9	Ditto	Ditto	Ditto	1	
Ditto	5417 } (Jessore)	23 14 0	Ditto	Ditto	Ditto	18	
	5119						
	5448						
Korfa	5069, 5417 (Jessore)	6 4 0	Ditto	Ditto	Gobindapur	19	
Raiyati	5069 (Jessore)	16 7 4	Ditto	Ditto	Ditto	19	
Ditto	5069 (Jessore)	26 2 6	Ditto	Ditto	Ditto	19	
Gati	208 (Murshidabad)	132 13 3	Ditto	Ditto	Hakimpore	62	
Mourashiljara	1308, 208 (Murshidabad)	170 0 0	Ditto	Ditto	Ditto	62	
Gati	208 (Murshidabad)	170 12 7	Ditto	Ditto	Ditto	62	
Kayeml Mourashi	132, 1102, 1103, 1104 (Khulna) and 208 (Murshidabad)	84 14 2	Ditto	Ditto	Boyarghata	63	
Raiyati	62, 181 (Khulna)	12 7 3	Ditto	Ditto	Anudia	64	
Ditto	19, 62, 181 (Khulna)	18 8 0	Ditto	Ditto	Ditto	69	
Ditto	619, 2810	14 0 0	Ditto	Ditto	Khalshi	60	
Ditto	619	13 4 9	Ditto	Ditto	Ditto	60	
Ditto	214, 771-773 (Khulna)	16 4 0	Ditto	Ditto	Ditto	60	
Ditto	619	8 9 10	Ditto	Ditto	Dobila	61	
Ditto	619	14 0 0	Ditto	Ditto	Ditto	61	
Ditto	619	10 0 6	Ditto	Ditto	Ditto	61	
Ditto	619	7 15 6	Ditto	Ditto	Ditto	61	
Ditto	619	25 0 0	Ditto	Ditto	Ditto	61	
Ditto	619	9 0 0	Ditto	Ditto	Ditto	61	
Ditto	1811	24 2 9	Ditto	Ditto	Ditto	61	
Ditto	1811	21 1 6	Ditto	Ditto	Ditto	61	
Mourashiljara	28 (Khulna)	1,000 11 0	Ditto	Ditto	Ditto	61	
Korfa	210 (Khulna)	3 0 0	Ditto	Ditto	Ditto	61	
Raiyati	211 (Khulna)	9 0 0	Ditto	Ditto	Ditto	61	
Ditto	214 (Khulna)	14 8 0	Ditto	Ditto	Ditto	61	
Ditto	611	11 8 0	Ditto	Ditto	Burangabarda	65	
Ditto	611	22 7 7	Ditto	Ditto	Ditto	65	
Ditto	611	42 4 2	Ditto	Ditto	Ditto	65	
Gati	611	11 12 0	Ditto	Ditto	Ditto	65	
Raiyati	611	45 0 1	Ditto	Ditto	Ditto	65	
Ditto	611	28 0 1	Ditto	Ditto	Ditto	65	
Gati	611	11 12 0	Ditto	Ditto	Ditto	65	
Ditto	611	78 4 6	Ditto	Ditto	Ditto	65	
Ditto	611	194 10 0	Ditto	Ditto	Ditto	65	
Raiyati	611	6 0 0	Ditto	Ditto	Ditto	65	
Ditto	619, 210 (Khulna)	18 12 11	Ditto	Ditto	Bibani	66	

Particulars of the tenancy

Description	No. of estate under which held	Rent	Rent recorded in—				
			District	Police-station	Mauza	Jurisdiction list No.	Khatian No.
1	2	3	4	5	6	7	8
		Rs a p					
619, 210 (Khulna)		6 0 0	24-Pargannas	Swarupnagar	Bilballi	44	11-
2809, 107 (Khulna)		20 0 0	Ditto	Ditto	Ditto	44	5511
2809, 107 (Khulna)		3 5 0	Ditto	Ditto	Ditto	44	5515
2809, 107 (Khulna)		4 0 0	Ditto	Ditto	Ditto	44	5516
2809, 107 (Khulna)		4 2 4	Ditto	Ditto	Ditto	44	5516
2809, 107 (Khulna)		10 13 9	Ditto	Ditto	Ditto	44	5519
2809, 107 (Khulna)		17 8 0	Ditto	Ditto	Ditto	44	5521
2809, 107 (Khulna)		6 1 4	Ditto	Ditto	Ditto	44	5528
2809, 107 (Khulna)		3 5 6	Ditto	Ditto	Ditto	44	5529
2809, 107 (Khulna)		6 1 4	Ditto	Ditto	Ditto	44	5517
2809, 107 (Khulna)		6 1 4	Ditto	Ditto	Ditto	44	5531
2809, 107 (Khulna)		18 3 9	Ditto	Ditto	Ditto	44	5533
2809, 107 (Khulna)		12 0 4	Ditto	Ditto	Ditto	44	5537
2809, 107 (Khulna)		21 6 0	Ditto	Ditto	Ditto	44	5539
2811, 771-773 (Khulna)		9 10 3	Ditto	Ditto	Ditto	44	5540
1259, 2812, 210 (Khulna)		6 4 5	Ditto	Ditto	Ditto	44	5566
2813, 210 (Khulna)		13 12 0	Ditto	Ditto	Ditto	44	5572
2813, 214 (Khulna)		24 5 0	Ditto	Ditto	Ditto	44	5584
2813, 210 (Khulna)		15 0 0	Ditto	Ditto	Ditto	44	5586
2813, 210 (Khulna)		22 10 0	Ditto	Ditto	Ditto	44	5588
2813, 210 (Khulna)		15 0 0	Ditto	Ditto	Ditto	44	5589
2813, 210 (Khulna)		30 0 0	Ditto	Ditto	Ditto	44	5590
2813, 210 (Khulna)		36 2 0	Ditto	Ditto	Ditto	44	5599
2813, 210 (Khulna)		57 8 11	Ditto	Ditto	Ditto	44	5592/1
2813, 210 (Khulna)		5 4 9	Ditto	Ditto	Ditto	44	5599
2813, 208 (Khulna), 210 (Khulna)		7 2 0	Ditto	Ditto	Ditto	44	5602
2815, 210 (Khulna)		22 7 6	Ditto	Ditto	Ditto	44	5604
2815, 210 (Khulna)		2 4 0	Ditto	Ditto	Ditto	44	5606
2815, 28, 210 (Khulna)		16 8 0	Ditto	Ditto	Ditto	44	5607
2812, 2815, 210 (Khulna)		17 4 0	Ditto	Ditto	Ditto	44	5609
2815, 210 (Khulna)		6 12 0	Ditto	Ditto	Ditto	44	5612
2816, 214 (Khulna)		19 0 0	Ditto	Ditto	Ditto	44	5613
3140, 214 (Khulna)		1 8 0	Ditto	Ditto	Ditto	44	5617
28 (Khulna)		28 11 2	Ditto	Ditto	Ditto	44	5757/7
3140, 28 (Khulna)		4 4 0	Ditto	Ditto	Ditto	44	5760
3140, 28 (Khulna)		54 14 5	Ditto	Ditto	Ditto	44	5762
211 (Khulna)		0 0 0	Ditto	Ditto	Ditto	44	5768
619, 1028		15 12 0	Ditto	Ditto	Ditto	44	5816
18 BI (Khulna)		1 9 8	Ditto	Bashirhat	Panitar	120	8454
2809, 107 (Khulna)		7 5 0	Ditto	Swarupnagar	Bilballi	44	2465
611		6 1 1	Ditto	Ditto	Kaifuri	62	5546
611		2 12 0	Ditto	Ditto	Ditto	62	326
2809, 107 (Khulna)		17 0 0	Khulna	Satkhira	Kushkhali	9	377
611		15 10 9	Ditto	Ditto	Balkari	13	680
611		16 15 11	Ditto	Ditto	Ditto	13	764
611		31 5 9	Ditto	Ditto	Ditto	13	782
62, 181 (Khulna)		13 14 0	Ditto	Ditto	Talaigachia	1	779
648, 654, 28, 62, 180, 181, 213 (Khulna).	76 pails of paddy including cess.		Ditto	Ditto	Ditto	1	282
648, 654, 62, 180, 181 (Khulna).		16 0 0	Ditto	Ditto	Ditto	1	178
209, 475, (Khulna)		10 8 0	Ditto	Ditto	Kushkhali	9	555
209, 475 (Khulna)		16 4 0	Ditto	Ditto	Ditto	9	2378
213, 302 (Khulna)		22 3 0	Ditto	Ditto	Ditto	9	2380
209, 778 (Khulna)		18 0 0	Ditto	Ditto	Ditto	9	1994
209, 778 (Khulna)		8 0 0	Ditto	Ditto	Ditto	9	2406
210, 313 (Khulna)		14 0 0	Ditto	Ditto	Ditto	9	2406
210 (Khulna)		12 15 0	Ditto	Ditto	Ditto	9	1355
211 (Khulna)		9 0 0	Ditto	Ditto	Ditto	9	1500
211 (Khulna)		9 0 0	Ditto	Ditto	Ditto	9	1558
211 (Khulna)		9 0 0	Ditto	Ditto	Ditto	9	1806

Particulars of the tenancy.

Description.	No. of estate under which held	Rent.	Rent recorded in—			
			District.	Police-station	Mauza	Jan. du. No.
1	2	3	4	5	6	7
		Rs. a. p.				
Korfa ..	211 (Khulna)	7 5 0	Khulna	Satkhira	Kushkhali	
Balyati ..	208, 278 (Khulna)	25 5 1	Ditto	Ditto	Ditto	
Korfa ..	208, 278 (Khulna)	2 8 8	Ditto	Ditto	Ditto	
Balyati ..	208, 279 (Khulna)	7 8 0	Ditto	Ditto	Ditto	
Ditto ..	293, 399 (Khulna)	8 15 0	Ditto	Ditto	Ditto	
Ditto ..	293, 399 (Khulna)	10 1 1	Ditto	Ditto	Ditto	
Korfa ..	215, 293, 399 (Khulna)	10 0 0 including cess	Ditto	Ditto	Ditto	
Ditto ..	293, 399 (Khulna)	2 1 3 including cess	Ditto	Ditto	Ditto	
Ditto ..	293, 399 (Khulna)	2 10 0 including cess	Ditto	Ditto	Ditto	
Gati ..	18 B1 (Khulna)	3 3 3	Ditto	Ditto	Radhanagar	
Ditto ..	18 B1 (Khulna)	3 3 3	Ditto	Ditto	Ditto	
Balyati ..	62, 181 (Khulna)	20 2 0	Ditto	Ditto	Talaigachi	
Kayeml Dar Mourashi	1103 (Khulna)	203 8 11	Ditto	Ditto	Narayankola	
Balyati ..	648, 654, 62, 180, 181 (Khulna)	8 12 0	Ditto	Ditto	Talaigacha	
Patni ..	209 (Khulna)	514 0 0	Ditto	Ditto	Chuburia	
Gati ..	1103 (Khulna)	274 0 5	Ditto	Ditto	Sripur	
Korfa ..	648, 654, 24, 62, 180, 181, 213 (Khulna)	76 pails of paddy including cess.	Ditto	Ditto	Talaigacha	
Balyati ..	2816, 209, 475 (Khulna)	20 4 0	Ditto	Ditto	Kushkhali	
Ditto ..	293 (Khulna)	14 15 6	Ditto	Ditto	Ditto	
Korfa ..	107, 214, 771-773 (Khulna)	2 8 0	Ditto	Ditto	Ditto	
Ditto ..	211 (Khulna)	2 13 6	Ditto	Ditto	Ditto	

H. ADHIKARI,

Revenue Officer under Act XXXI of 19

EXCISE DIRECTORATE, WEST BENGAL

NOTIFICATION.

No. 37Exc. — 10th November 1950. — Janab Abdul Khaleque, officiating Inspector of Excise, Bengal Breweries, Calcutta, is posted to the Foreign Liquor Branch of the same district.

R. CHOUDHURY, Commissioner.

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

কৃষি।

Agriculture

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

নং ৯৩৯২কৃষি।—১৪ই অক্টোবর ১৯৫০।—পশ্চিমবঙ্গীয় কৃষি কৃত্যকের অন্তর্গত অস্থায়ী পরিবহন-আধিকারিক শ্রীজ্যোতীষ রঞ্জন সিংহান্ত পুনরাদেশ পর্যন্ত ১৯৫০ সনের ১লা জুন হইতে অস্থায়ীভাবে উক্ত কৃত্যকের ভাণ্ডার ও পরিবহন আধিকারিক পদে নিযুক্ত হইয়াছেন।

রাজ্যপালের আদেশানুসারে,

মনোরঞ্জন সরকার,

উপ-কমিসিওনার।

No. 9392Agri.—14th October 1950.—Sri Jyotish Ranjan Sidhanta, officiating Transport Officer in the West Bengal Agricultural Service, has been appointed to act as Storage and Transportation Officer in the West Bengal Agricultural Service, with effect from 1st June 1950, until further orders.

Calcutta.—No. 9422Agri.—27th October 1950.

The services of Sri R. N. Banerjee, now employed as Resident Engineer in connection with scheme for the running of the Brooklyn B. and Cold Storage, are re-placed at the disposal of the Collector of Customs, Calcutta, with effect from the 1st November 1950.

No. 9647Agri.—3rd November 1950.—In exercise of the power conferred by the proviso to rule 309 of the Constitution of India, read with rule 313 of the said Constitution, and paragraph 1 of the Adaptation of Laws Order, 1950, and rules 10 and 11B of the Bengal Subordinate Services (General Recruitment) Rules, 1946, the Governor is pleased to make the following amendment in the rules for the regulation of recruitment to the various subordinate services and posts in the Agriculture Department, published with notification No. 3017Agri., dated the 26th August 1950, and subsequently amended, namely:—

Amendment.

To rule 1 of the said rules add the following proviso, namely:—

“Provided that in respect of appointments to the services and posts sanctioned in Government Order No. 8215, dated the 11th November 1948, the functions of the Director of Agriculture under this rule shall be performed by the Milk Commissioner-cum-Administrator, Haripur Centre.”

By order of the Government
M. SARKAR, Dy. Secy.

Forests

NOTIFICATION.

Calcutta.—No. 9661For.—3rd November 1950.—
his appointment as a temporary Special Forest
er on contract, Sri Monoj Mohan Sirkar is
ed to the Utilisation Forest Division as an
ched Officer with headquarters at Alipore,
atta.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

**OPERATION, CREDIT, RELIEF AND
REHABILITATION DEPARTMENT**

Relief and Rehabilitation

NOTIFICATION.

3314F.R.—8th November 1950.—In exer-
the powers conferred by section 3 of the
Vagrancy Act, 1943 (Bengal Act VII of
read with rule 6 of the Bengal Vagrancy
1945, the Governor is pleased to nominate
K Gupta, I.P., J.P., Deputy Commis-
of Police, Detective Department, Calcutta,
nee of the Commissioner of Police, Calcutta,
ember of the Vagrancy Advisory Board as
uted in notification No. 5550F.R., dated the
ovember 1948, published at page 1602 of
of the *Calcutta Gazette*, dated the 2nd
ber 1948, *vice* Sri P. K. Sen, I.P., J.P.,
Commissioner of Police, Headquarters,
ta, resigned.

By order of the Governor,
K. C. BASAK, Secy.

**REFUGEE REHABILITATION
DEPARTMENT**

Establishment

NOTIFICATIONS.

rganas-Nadia.—No. 8162Estt.—6th Octo-
50.—The undermentioned Subdivisional
and Rehabilitation Officers are appointed as
Rehabilitation Officers with effect from 1st
er 1950 and are posted to the stations noted
each, until further orders:—

ri Pranesh Chandra Chakravorty—
24-Parganas (Sadar).

ri Nishi Bhusan Mukherjee—Nadia
(Sadar).

ita-24-Parganas.—No. 8260Estt.—10th
1950.—The undermentioned Rehabilita-
cers are transferred to the stations noted
each:—

ri Sailaprosad Banerjee—Headquarters
(Calcutta).

ri Ramendra Chakravorty—Habra
(24-Parganas).

By order of the Governor,
H. BANERJEE, Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রজ্ঞাপনাবলী।

NOTIFICATIONS

দার্জিলিং-হুগলী।—নং ৪৮৮৭শিক্ষা।—২৮শে অক্টোবর ১৯৫০।
—দার্জিলিং কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকর পাণ্ডিতের অধ্যাপক
শ্রীধীরেন্দ্র নাথ সরকার অন্যত্র কার্যে নিযুক্ত থাকায় ঐ পদে ও ঐ কৃত্যকে
হুগলী মহসীন কলেজের অধব শিক্ষণ কৃত্যকর ঐ বিষয়ের অস্থায়ী
উপাধ্যায় শ্রীকেশব নাথ ভট্টাচার্য্য, এম. এ.কে উক্তপদে যোগদানের তারিখ
হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে নিয়োগ করা হইল।

Darjeeling - Hooghly. — No 4887Edn. — 28th
October 1950.—Sri Karlash Nath Bhattacharyya,
M.A., officiating Lecturer in Mathematics,
Hooghly Mohsin College, in the Subordinate
Educational Service, is appointed to act in the
West Bengal Educational Service as Professor of the
subject at the Darjeeling College with effect from
the date on which he assumes the duties of the
higher post, *vice* Sri Dharendra Nath Sarkar on
deputation and until further order.

হুগলী-বর্ধমান।—নং ৪৯০১শিক্ষা।—৩০শে অক্টোবর ১৯৫০।—
হুগলী কলেজিয়েট স্কুলের অধব শিক্ষণ কৃত্যকর অস্থায়ী সরকারী প্রধান
শিক্ষক শ্রীঅনিল কুমার গুপ্ত, এম. এ.এস. বি. টি. কে. পশ্চিমবঙ্গ
শিক্ষণ কৃত্যকর বর্ধমান জিলার বিদ্যালয়সমূহের অতিরিক্ত জিলা
পরিদর্শক পদে যোগদানের তারিখ হইতে স্থায়ীভাবে নিয়োগ করা
হইল।

রাজ্যপালের আদেশানুসারে,
ডি. এম. সেন,
কম্পসিটর।

Hooghly - Burdwan. — No 4901Edn. — 30th
October 1950.—Sri Anil Kumar Gupta, M.Sc.,
B.T., officiating Assistant Headmaster, Hooghly
Collegiate School, in the Subordinate Educational
Service, is appointed substantively in the West
Bengal Educational Service as Additional District
Inspector of Schools, Burdwan, with effect from
the date on which he assumes the duties of the
higher post.

24-Parganas.—No 4964Edn. 2nd November
1950.—Dr. Jnanendra Chandra Das Gupta, M.A.,
Ph.D., H Dip Ed., Vice-Principal and Professor,
Basic (Primary) Training College for Men, Bai-
gachi, in the West Bengal Senior Educational
Service, is allowed leave on medical certificate for
the period from the 18th February 1950 to the 11th
March 1950, under rules 17(3) and (3) of the
West Bengal Service Rules, Part I.

Hooghly.—No. 4970Edn. 3P-66/50. — 2nd
November 1950.—Whereas the Governor, after
consulting the District School Board for the district
of Hooghly, is satisfied that there is adequate pro-
vision for primary education in the area lying
within the jurisdiction of the Dadpur union board
and the Makalpur union board in the Polba police-
station of the Sadar subdivision in the district of
Hooghly;

Now, therefore, in exercise of the power con-
ferred by section 56 of the Bengal (Rural) Primary
Education Act, 1930 (Bengal Act VII of 1930), the
Governor is pleased to declare that primary educa-
tion shall, with effect from the 1st January 1951,
be compulsory within the said area.

Howrah. — No 4994Edn./4C-111/50. — 3rd
November 1950.—Sri Sukumar Ghosh is appointed
to act until further orders as Foreman Instructor,
Boiler and Engine House, in the Bengal Engineer-
ing College, in the West Bengal General Service,
with effect from the date on which he joins the
post, *vice* Sri S. C. Roy.

Nadia.—No. 5012Edn./2L-31/50.—4th November 1950.—Sri Satyendra Nath Roy, Vice-Principal and Professor of Physics, Krishnagar College, in the West Bengal Educational Service, is allowed leave on average pay for one month and six days from the 24th December 1950 to 28th January 1951, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

By order of the Governor,
D. M. SEN, Secy.

RESOLUTION No. 4867Edn.8B-12/50.

Calcutta, the 27th October 1950.

The Governor is pleased to reconstitute the Board for Anglo-Indian and European Education, West Bengal, to be hereafter known as "The Board for Anglo-Indian Education, West Bengal", consisting of the members named below.—

Ex-officio members.

- (1) The Hon'ble Minister in charge of Education.
- (2) The Director of Public Instruction, West Bengal.

Members nominated by His Excellency the Governor.

- (i) *Four representatives of the authorities responsible for the maintenance of Anglo-Indian Education.*
 - (3) The Ven'ble R. W. Bryan, Archdeacon of Calcutta.
 - (4) The Rev. Father A. Verstraeten, S.J.
 - (5) Mr. H. C. Fritchley.
 - (6) Mr. D. J. Cohen, O.B.E.
- (ii) *Three representatives of Anglo-Indians.*
 - (7) Mrs. Edna May Ricketts, M.L.A.
 - (8) Mr. L. R. Pentony, M.L.A.
 - (9) Mr. A. D'Mello.
- (iii) *Three persons actively employed in teaching in Anglo-Indian Schools.*
 - (10) Rev. Mother M. Consiglio Frayne.
 - (11) Rev. Brother T. A. Comber.
 - (12) Miss D. E. Lawrence.
- (iv) *One representative of University Education.*
 - (13) The Vice Chancellor, University of Calcutta.
- (v) *One representative of Commercial interests.*
 - (14) Mr. G. W. Tyson, C.I.E.

The Hon'ble Minister in charge of Education may nominate an official to be his deputy and to preside at any meeting at which he is unable to be present.

The Inspector of Anglo-Indian Schools, West Bengal, will be *ex-officio* Secretary to the Board, without power to vote.

2. The term of appointment of the nominated members will be three years from the date of publication of the resolution or till a new Board is constituted.

The duties and functions of the Board shall be the same as detailed in paragraph 2 of resolution No. 627T.Edn., dated the 9th June 1934.

Ordered that the resolution be published in the *Calcutta Gazette* and a copy forwarded to the Director of Public Instruction, West Bengal.

By order of the Governor,
D. M. SEN, Secy.

**Office of the Accountant-General
West Bengal**

NOTIFICATIONS.

Subject:—Submission of accounts for Nov 1950 and January 1951.

No. TM/202.—28th October 1950.—The final preliminary actuals for the months of Nov 1950 and January 1951 are to be furnished to the office to the Government of India by the 7th Dec 1950 and the 7th February 1951 respectively for the purposes of preparation of budget estimates. All Treasury Officers in West Bengal are directed to see that cash accounts and statements for the months of November 1950 and January 1951 together with the supporting documents are despatched to this office punctually on or before the 1st of the next month as required under the rules.

Subject:—Business hours to be observed by Reserve Bank of India.

No. TM/203.—28th October 1950.—All the offices in Calcutta under the audit control of this office are hereby informed that as a result of the award of the All-India Ind. Tribunal (Bank Disputes) it has been decided that the treasury business will be conducted by Reserve Bank of India, Calcutta, during the following hours:—

On week days from 10 a.m. to 1.30 p.m.

On Saturdays from 10 a.m. to 11 a.m.

[Government of West Bengal, Finance Department, Audit Branch, letter No. 4110-F 1 11 50, dated 9th October 1950, to the Reserve Bank of India, Calcutta—Dy. TM-1671.]

Subject:—Utilisation of departmental receipts meeting departmental expenditure.

No. TM/204.—1st November 1950.—All the heads of offices under the audit control of this office is invited to rule 7 of Central Treasury Rules, Volume I and TR. 7 of Treasury Rules, Volume I, prescribing that except in cases permitted under rule 7(2) and TR. 7(2) *ibid.*, appropriation of departmental receipts for meeting departmental expenditure is strictly prohibited. As the Comptroller and Auditor-General of India takes no notice of such irregularities, it is emphasised that except in cases where appropriation of departmental receipts for meeting departmental expenditure is specifically permitted, all money received and tendered to Government offices on account of revenues of the State should be paid in full without delay in the Public Account of the State.

[Comptroller and Auditor-General of India, No. 1001-States/38-50, dated 22nd September 1950.—Dy. India 5777/TM.1551 Bld. TM 97 of 50—Vol. 111.]

Subject:—Opening of Exchange Account.

No. TM/205.—6th November 1950.—Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are informed that with effect from the 1st September 1950, a new Exchange Account styled "Exchange Account between the Accountant-General, West Bengal, and the Accountant-General, Posts and Telegraphs, Kapurthala" has been opened. This head has been opened in manuscript in the Cash Account and on the occasion of the same arise.

[Controller and Auditor-General's No. 651-AC/71-50, dated 26th September 1950.—Dy. TM-1679.]

Subject:—Recovery of charges incurred by the branches of the Imperial Bank of India on account of remittance of treasure, etc.

o. TM 206.—6th November 1950.—An instance come to the notice of this office in which the very of charges incurred by a branch of the Imperial Bank of India on account of remittance of treasure, etc., passed through the treasury accounts. As the transactions on account of the Imperial Bank of India originating at the branches of the Imperial Bank of India are directly connected between the Imperial Bank of India and Reserve Bank of India, all Treasury Officers in Bengal are hereby directed that in future the very of the nature referred to above, should not go through the treasury accounts.

Reserve Bank of India, Central Accounts Secy, Calcutta, endorsement No. C.A.S.(Cy) 716(C)/B-50 dated 15th September 1950—Dy. 291 TM-1678.]

Subject:—Drawal of amounts representing final payment of Provident Fund money in separate bills.

TM(Fund)/207.—6th November 1950.—It is observed that in some cases different kinds of amounts to Provident Fund money are drawn in one and the same bill instead of in separate bills. This leads to difficulty at this end. As the orders for final payment of Provident Fund money are required to be kept in separate files reserved for different periods prescribed for different kinds of payments, such as, payment to subscriber himself or to the members of his family or to a minor nominee or to a minor member of his family or to a major or minor member not being a member of his family, all Accounting Officers (both of the Union and of the Governments) under audit of this office are requested to see that each amount for final payment of Provident Fund money is drawn in a separate bill. In no case should it be mixed up with any other withdrawals of fund.

Treasury Officers in West Bengal should note this order for guidance. Payment should be made if the amount representing final payment of Provident Fund money is not drawn in a distinct separate bill.

Accountant-General's Order, dated 2nd October 1950, filed in Ble. Fd. 153 of 40-41, e II.]

S. K. SARKAR,
Deputy Accountant-General

SHERIFF'S OFFICE

The 8th September 1950.

It is hereby given that the Fifth Criminal Sessions of the year 1950 of the High Court at Calcutta in West Bengal for the town of Calcutta held at the Court House, in the town of Calcutta on Monday, the 4th day of December next, at 10 o'clock in the forenoon, and thenceforward day to day until the said sessions be over. It is hereby proclaimed that all persons who are accused any of the prisoners to be brought up at the said sessions be present then and to prosecute.

S. B. DUTT, Sheriff.

সেরিক আপিল, ৮ই সেপ্টেম্বর ১৯৫০ খ্রিষ্টাব্দ।

এতদ্দ্বারা সর্বসাধারণকে জানান হইতেছে যে, আগামী ১৯৫০ খ্রিষ্টাব্দের ৪ঠা ডিসেম্বর সোমবার বেলা ১০-৩০ মিনিট সময় হইতে যে পর্যন্ত আদালতের কার্য শেষ না হয় ততদিন প্রত্যহ হুজুর পশ্চিম বঙ্গের অধীন নগর কলিকাতার কোজদারী বিচার নিশ্চয়তা জন্য কলিকাতা হাইকোর্টের আপিল আদালত গৃহে ১৯৫০ খ্রিষ্টাব্দের পঞ্চম দায়রা বিচার বিভাগীয় আদালত বসিবে এবং এতদ্বারা আরও প্রচার করা যায় যে, যে সকল ব্যক্তি কোন কর্মচারীর বিরুদ্ধে কোজদারী অভিযোগ করিবেন তাহার উক্ত সময়ে উক্ত স্থানে উপস্থিত থাকেন। ইতি।

এস. বি. দত্ত,

সেরিক।

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

24-Parganas-Howrah.—No. 7106A.—3rd November 1950.—Sri Dhires Chandra Chakrabatti, Additional Munsif of Baruipore in the district of 24-Parganas, is appointed to be Additional Munsif of Amta in the district of Howrah.

Murshidabad-24-Parganas.—No. 7113A.—4th November 1950. Sri Sunil Kumar Ghosh, Munsif of Kandi in the district of Murshidabad, is appointed to be Additional Munsif of Baruipore in the district of 24-Parganas, *vice* Sri Dhires Chandra Chakrabatti.

Leave.

24-Parganas-Birbhum.—No. 7128A.—4th November 1950.—Sri Manindra Nath Mukharji, Additional Subordinate Judge of 24-Parganas, under orders of transfer to Suri in the district of Birbhum, is allowed leave on average pay, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, for twenty-seven days with effect from the 13th November 1950.

2. He is also permitted to prefix to his leave the civil court vacation of 1950 under rule 153 *ibid*.

Birbhum.—No. 7135A.—7th November 1950.—Sri Indu Bhushan Barman, Munsif of Bolpur in the district of Birbhum, is allowed earned leave, under rule 171(a) of the West Bengal Service Rules, Part I, for forty-one days with effect from the 13th November 1950.

2. He is also permitted to prefix the civil court vacation of 1950 from the 11th October to the 12th November to the leave.

R. P. MUKHERJI, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

No. 1686M.—8th November 1950.—In accordance with section 50 of the Bengal Municipal Act of 1932 (Bengal Act XV of 1932), it is hereby notified for general information that the Commissioners of the Sonamukhi Municipality in the district of Bankura at a meeting held on 25th September 1950, duly elected Sri Ram Ratan Bit as Vice-Chairman of the Sonamukhi Municipality in place of Sri Karunamoy Das, granted leave for three months, with effect from 16th September 1950.

No. 1668M.—4th November 1950.—In exercise of the power conferred by section 20 of the Bengal Municipal Act (Bengal Act XV of 1932) delegated to all Commissioners of Divisions under Government notification No. 7908M., dated 3rd November 1936, I hereby determine after considering the views of the Commissioners of the Howrah Municipality at a meeting that the number of Commissioners to be elected from each ward of the Howrah Municipality in the district of Howrah shall be as shown against each such ward.

Ward.	Number of Commissioners to be elected.
I	2
II	2
III	2
IV	3
V	3
VI	6
VII	3
VIII	4
IX	2
X	3
Total	30

This notification shall have effect for the purpose of and from, the next reconstitution of the Commissioners of the said municipality.

No. 1672M.—4th November 1950.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that at a bye-election of the Tamluk Municipality in the district of Midnapore the following gentlemen were duly elected on the 28th September 1950 as Commissioners of the Tamluk Municipality, *vice* Sri Sasadhar Das and Sri Surendra Nath Pattanayak, deceased:—

Sri Biswanath Sarkar, M.A., B.L.

Sri Pashupati Santra, M.A., B.L.

No. 2557J.G.—4th November 1950.—In accordance with the provisions of rule 56(2), Chapter IV of the Bengal Jail Code (Seventh Edition), Volume I, I hereby appoint Srimati Rashamayee Sarkar, to be non-official visitor of the Suri Jail in the district of Birbhum for a period of two years with effect from the 8th November 1950 in place of Mrs. Urmila Nath.

No. 2559J.G.—4th November 1950.—In accordance with the provisions of rule 56(2), Chapter IV of the Bengal Jail Code (Seventh Edition), Volume I, I hereby re-appoint the following persons to be non-official visitors of the Suri Jail in the district of Birbhum for a period of two years with effect from the 8th November 1950:—

Sri Gopika Bilas Sen.

Sri Satya Narayan Banerjee.

Sri Asima Ranjan Mukherjee, B.L.

Sri Uma Prosanna Mukherjee

Janab Nurul Absor, B.L.

No. 2640J.G.—8th November 1950.—Sr Chandra Biswas, Sub-Deputy Magistrate and Deputy Collector, on probation, who has been posted to this division under Government Department notification No. 28796 A, dated 13th October 1950, is posted to the Ghat division of the Midnapore district for employment as Circle Officer of Ghatal, *vice* Sri Nihar Das, transferred elsewhere.

The posting is made in the public interest.

B. SARKAR, Commr.

Presidency Division—Calcutta

No. 2598M.—3rd November 1950.—In exercise of the power conferred by section 20 of the Municipal Act, 1932, delegated to Commissioners of Divisions by Government notification No. M., dated the 3rd November 1936, it is notified for general information that for the re-constitution of Halisahar Municipality in the district of the 24-Parganas the number of Commissioners to be elected from each of the wards of the Municipality is determined as noted against each

Ward No.	Number of
I	7
II	2
III	2
IV	1
Total	12

This notification shall have effect for the purpose of, and from, the next reconstitution of Commissioners of the said municipality.

J. N. TALUKDAR, Commr.

NOTIFICATION

No. L.S.-G.212-13-48.—11th July 1950.—I hereby notified for general information the exercise of the powers under section 6(d) of the Bengal Ferries Act, 1885, delegated to me by Government notification, dated 9th May 1948, to define the limits of the landing stage at Diamond Harbour, declared as a ferry by the District Commissioner in his notification No. 476L, dated 23rd March 1950, published in the Calcutta Gazette, dated 30th March 1950, Part I, 514, as under—

Limit—200 feet on either side of the landing stage at Diamond Harbour situated in cadastral survey plot Nos. 224 and 225 of khatian No. 110 of tauzi No. 4 of mauza Madhabpur, jurisdiction No. 146.

J. C. CHATTERJEE,

Additional District Magistrate
24-Parganas

FORM "D".

of notices to be published declaring the release of the property when persons entitled to receive possession cannot be found (under section 4).

Alipore, the 3rd November 1950.

Whereas the property described in the schedule was requisitioned under rule 75A of the Code of India Rules and placed at the disposal of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act XVII/1947, which have been directed under section 4 of the said Act, to be exercised by me, necessary enquiry has been made and the undermentioned persons, owners, have been held to be entitled to get possession of the property;

And whereas the undermentioned persons cannot be found and have no agent or other person empowered to accept delivery on their behalf;

And therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition.

The Schedule.

No. 109 of 1944-45 of Register VIII (L.A.)

Manza Halisahar, police-station Bijnur.

Cadastral survey plot Nos.	Name of owners
121	Janab Kasem Khan, Eyakub Khan, Sri Debendra Prosad Ghose and others and Ashutosh Mitra and others
257	Bano Bibi, Basan Bibi, wife of Sadhu Sk
277	Sk. Neru, Kasem Ali and four others
290	Sri Gopaldas Mitra and six others
	Sri Banku Behari Chatterjee
	Sri Ashutosh Mitra and five others.
	Sri Jyotish Ch. Roy.
	Sri Benu Charan Chamari and Tarapada Chamari.
	Janab Kasem Khan and Eyakub Khan.
	Sri Ashutosh Mitra and seven others.
	Sri Sureswar Roy and six others
	Kiran Bibi, wife of late Aslu Sk.
	Sri Mohendra Nath Baral.
122, 123, 124	Sk. Sayed Ali.
	Sk. Kasem Ali, Jainai Ali, Kiran Bibi, wife of Ashu Sk., Haru Bibi, wife of Abed Ali.
	Janab Panchu Sk
	Sri Kahlitish Ch. Mitra.
	Sri Paritosh Mitra and seven others.
	Sri Sidhupada Mitra, Manmothanath Mitra.

Chullickerbag, police-station Bijnur.

Sm. Narayani Das, wife of late Dhanai Baral.
Sri Abani Kanto Banerjee and Sarat Ch. Banerjee.
Janab Abdul Ali.

Alipore, the 6th November 1950.

Whereas the property described in the schedule was requisitioned under rule 75A of the Code of India Rules and placed at the disposal

and under the control of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act XVII/1947, which have been directed under section 4 of the said Act, to be exercised by me, necessary enquiry has been made and the undermentioned persons, owners, have been held to be entitled to get possession of the property;

And whereas the undermentioned persons cannot be found and have no agent or other person empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act, it is hereby declared that the property is released from requisition.

The Schedule.

Case No. 35 of 1942-43 of Register VIII (L.A.).

Manza Gopalpur, police-station Rajarhat.

Cadastral survey plot Nos.	Name of owners	Date of derequisition.
587, 1202	Janab Mozahar Mondal	7th October 1950
588, 1203	Janab Mohammed Ali Mondal	7th October 1950
1211	Janab Ahmed Ali Ata and others	7th October 1950.
1198	Sri Surendra Nath Ghose	7th October 1950.
1199, 5404, 5405, 1208 (P)	Janab Jemat Ali Mondal	7th October 1950.
586, 1201	Rahimannessa Bibi and another	7th October 1950.
5400	Sri Gopal Ch. Koley and another	7th October 1950.
5403	Sri Jatindra Nath Moitra	7th October 1950.

S. N. DAS GUPTA,

Land Acquisition Collector, 24-Parganas.

Presidency Division—Jalpaiguri

No. 267 H.S.-G.—7th November 1950.—Under the provisions of section 50 of the Bengal Municipal Act, 1932 (Act XV of 1932), read with Government Order No. 91(D)-M., dated the 12th January 1942, it is hereby notified for general information that at a bye-election in Ward No. IV held on the 15th September 1950, Sri Radha Ballav Gupta has been duly elected as a Commissioner of the Kurseong Municipality in the district of Darjeeling, *vice* Sri C. B. Prodhan, resigned.

J. N. TALUKDAR, Commissioner.

NOTIFICATION.

No. 1937 D.—1st November 1950.—It is hereby notified for general information that separate collection of the West Bengal share of the revenue and cesses of the 38 estates of Rajshahi origin coming over to the roll of the Malda district will be payable to the Malda Treasury from the December kist of 1950 (kist ending the 12th January 1951).

The proprietors of the estates concerned should arrange for due payment of the land revenue and cess in the Malda Treasury. Kistwar demands may be ascertained from the Tausi Department of the Malda Collectorate. Copies of D Registers of Mahals concerned may also be produced by the proprietors for necessary note in this Collectorate Registers.

R. GHOSH,
Collector of Malda.

**ORDERS AND NOTIFICATIONS BY THE
COMMISSIONER OF INCOME-TAX
WEST BENGAL**

No. 41283C.T./2E/20/50-51. — 6th November 1950.—Mr. K. P. Sinha, Inspecting Assistant Commissioner of Income-tax, Headquarters, Calcutta, has been appointed to hold additional charge of the post of Inspecting Assistant Commissioner of Income-tax, Training, Calcutta, with effect from the afternoon of 14th October 1950, *vice* Mr. G. L. Pophale, transferred, until relieved by Mr. N. D. Mehrotra.

No. 41284C.T./2E/13/50-51. — 6th November 1950.—On return from leave Mr. B. Basu was transferred and posted to District IV(2), with effect from the forenoon of 26th October 1950, as 4th Additional Income-tax Officer, *vice* Mr. D. K. Sen, transferred.

No. 41288/2E/176/49-50C.T.—6th November 1950.—Mr. Amitava Dutta, 6th Additional Income-tax Officer, District VI, Calcutta (since

resigned), is allowed, under Revised Leave Rules, 1933, earned leave for 29 days with effect from September 1950 to 13th October 1950.

No. 41289/2E-130/50-51C.T.—6th Nov 1950.—Mr. J. Sen, 6th Additional Income-tax Officer, Companies District-I, Calcutta and Additional Personal Assistant to the Commissioner of Income-tax, West Bengal, Calcutta, is allowed, under Revised Leave Rules, 1933, earned leave for 24 days with effect from 26th October 1950 to 19th November 1950 with permission to prefix to the 15th October 1950, and the Puja holiday, 16th October 1950 to 25th October 1950, to prefix Sunday, the 19th November to the leave.

It is certified that the officer is likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

S. NARGOLWALA, Commissioner

LABOUR DEPARTMENT

NOTIFICATION.

No. 6251Lab.—3rd November 1950.—The following draft of rules which exercise of the power conferred by section 16 of the West Bengal Maternity Benefit (Tea Estates) Act, 1948 (XXXIII of 1948), the Governor proposes to make, is published herewith as required under sub-section (4) of the said section 16.

The draft will be taken into consideration on or after the 31st December 1950. Any objection or suggestion received before that date will be considered.

Draft rules.

1. **Short title.**—These rules may be called the West Bengal Maternity Benefit (Tea Estates) Rules, 1950.

2. **Definitions.**—In these rules—

- (a) “the Act” means the West Bengal Maternity Benefit (Tea Estates) Act, 1948;
- (b) “form” means a form appended to these rules; and
- (c) “section” means a section of the Act;
- (d) “Inspector of Factories” and “Chief Inspector of Factories” have the same meanings respectively as in the Factories Act, 1948 (LXIII of 1948).

3. **Muster roll.**—The employer of every factory or plantation in which women are employed shall prepare and maintain in English and according to the English calendar a muster roll in Form No. A and shall enter the particulars prescribed therein in respect of all women employed in the factory or plantation from whom notice of confinement is received under sub-section (1) of section 8. All entries in the muster roll shall be made ink and maintained up-to-date and it shall always be available in the factory for examination by an Inspector of Factories. The employer shall enter in the muster roll such other particulars as may be required for the purposes of the Act. The muster roll shall be preserved for a period of three years from the date of the last entry therein.

4. **Notice of confinement.**—The notice required under sub-section (1) of section 8 if given in writing shall be in Form No. B.

5. A certificate referred to in sub-section (1) of section 6 shall be given in Form C.

6. **Inspections.**—The Chief Inspector of Factories shall be responsible for the administration of the Act and every Inspector of Factories subordinate to him shall be responsible to him for the due discharge of such functions under the Act or these rules as may be assigned by him to the Inspector. The Inspector shall discharge the said functions within such areas or in respect of such factories or plantations as may be specified by the Chief Inspector.

7. **Powers of Inspector.**—An Inspector may examine the muster roll maintained under rule 3 and may make such enquiries and require the production of such papers or documents as he may consider necessary for the purposes of ascertaining whether the provisions of the Act and of these rules are properly carried out in the factory or plantation, or not:

Provided that he shall not require an employer to answer any question to give any evidence tending to incriminate himself.

8. **Method of payment.**—(1) When, under section 5, Maternity Benefit is paid partly in cash and partly in kind, the amount to be paid in cash shall not be less than two-thirds of the total amount payable.

(2) Receipts for payment in cash and kind shall be taken.

9. In each district the Civil Surgeon of the district shall be the medical authority for the whole of the district for the purposes of sub-section (1) of section 6.

10. **Appeals.**—(1) An appeal to the Labour Commissioner against decision of the Inspector of Factories under sub-section (3) of section 13 clause (b) of sub-section (2) of section 10, sub-section (2) of section 13 or section 14 shall be presented in the form of a memorandum setting forth the relevant facts of the case along with a certified copy of the order appealed against duly signed by the appellant or, on his behalf by a duly authorised agent or legal practitioner. The Labour Commissioner may call for a further information or require the production of any document which he may deem necessary for the disposal of an appeal before him.

(2) Every memorandum of appeal referred to in sub-rule (1) shall be accompanied by a court-fee stamp of twelve annas only.

11. **Return.**—The manager of every factory or plantation in which women are employed shall furnish to the Chief Inspector of Factories or to the latter so directs, to the Inspector of Factories within whose jurisdiction the factory is situated, by the 15th January in each year, a return in Form D for the previous year ending on the 31st December.

12. **Records.**—All notices, orders, receipts, certificates and documents issued in pursuance of the Act and these rules shall be preserved for a period of two years.

13. **Abstract.**—The abstract of the provisions of the Act and the rules referred to in section 17 shall be in Form E. It shall be exhibited in the local vernaculars under section 17 and a copy of the abstract in English shall be also posted in a glazed frame in some conspicuous place in the factory or plantation by the employer.

14. **Obstruction.**—(1) No person shall wilfully obstruct an Inspector of Factories or the Chief Inspector of Factories in the exercise of any power under the Act or these rules, or fail to produce on demand by an Inspector of Factories or the Chief Inspector of Factories the muster roll or all notices, orders, receipts, certificates or other documents in his custody maintained or kept in pursuance of the Act or of any of these rules in respect of any factory or plantation.

(2) No person shall wilfully delay or refuse to produce any document or evidence called for by the Labour Commissioner, or disregard a summons to appear before him, in connection with any appeal preferred to him under the Act.

15. **Penalties.**—Any person who contravenes any of the provisions of these rules 3, 11, 13 or 14 shall, on conviction, be punishable with fine which may extend to Rs. 50.

[illegible]

FORM B.

(See rule 4.)

Name and full postal address of factory/plantation..

I,(name), employed in ..
 Department of the abovenamed factory-gardens of the abovenamed pl
 tion, bearing serial No.....in the Register of Workers W
 hereby give notice as required under sub-section (1) of section 8 of the
 Bengal Maternity Benefit (Tea Estates) Act, 1948 (Bengal Act XXXI
 1948), that I expect to be confined within one month and a half next fo
 ing from the date of this notice.

2. For the purposes of section 9 of the said Act, I hereby nom
(name and full address o
 nominee to be given) to receive maternity benefit due to me in case o
 death.

Given this day.....

.....
Signature or thumb impre

Address.....

To

The Manager,

.....(name of factory or plantation and
 postal address)**FORM C.**

(See rule 5.)

Certificate.

I certify that on.....(the date should
 mentioned) I have personally medically examined.....
 (name of the woman worker), who is a claimant for maternity benefit or
 under my direction.....(name
 the woman worker) has been medically examined and that so far as
 medical examination shows the abovenamed woman is expected to give b
 to a child on.....(the date should be specified)

.....
Signature of the medical practitu

Address.....

Date.....

FORM D.

return showing payment of maternity benefit during the year ending on the 31st December 19.....

(See rule 11.)

to be submitted by the 15th January to the Chief Inspector of Factories/
Inspector of Factories, West Bengal.

1 Name of factory, plantation, register No. and full postal address ..

2 Name of (i) Manager...
(ii) Occupier ..

3 Average number of women workers employed daily...

4 Number of claims for maternity benefits received during the year
or section 8.....

5 Number of claims accepted for payment of maternity benefit.....

6 Number of cases in which maternity benefits were paid to—

- (a) the claimant women.....
- (b) the nominees of the claimant women.....
- (c) persons taking care of the child.....
- (d) the next-of-kin of the claimants.....

Total amount of maternity benefit paid during the year—

Rs. a. p.

(a) to claimants
(b) to nominees
(c) to persons taking care of the children
(d) to next-of-kin of the claimants

Total

Signature of Manager

FORM E.**Abstract of the West Bengal Maternity Benefit (Tea Estates) Act, 1948, rules framed thereunder.***(See rule 13.)*

1. Under the West Bengal Maternity Benefit (Tea Estates) Act, 1948 every woman employed in a factory or plantation, if she has worked for one hundred and fifty days in the twelve months immediately preceding the expected date of her delivery, is entitled to maternity benefit at the rate of rupees five and annas four per week for six weeks immediately preceding and six weeks immediately following the date of child birth.

2. Every pregnant woman should give notice to the employer of her expectation of confinement within one month and a half. The notice should be given either orally in person, or in writing in Form B appended to the West Bengal Maternity Benefit (Tea Estates) Rules, 1950.

3. Maternity benefit is payable to the woman entitled to receive it. If she dies, but her child survives, the benefit due is payable to the person who takes care of the child. If both the woman and the child die, the benefit due is payable to the woman's nominee or her next-of-kin to be determined by the employer.

4. A woman must not work in a factory during the period for which she receives maternity benefit. Failure to adhere to this will render both the woman and the employer employing her liable to prosecution.

Provided that on the certificate of a medical practitioner a woman may undertake light work during ante-natal period in the factory or plantation of the employer for a certain period to be fixed by the medical practitioner for which she shall be paid at the prevailing rate for such work in addition to the maternity benefits to which she is entitled.

5. An employer may not dismiss a woman during the period for which she is entitled to be absent from work, and if dismissed without sufficient cause within six months, before delivery, she shall still be entitled to maternity benefit.

6. Payments against claims for maternity benefit may be made in cash or, to the extent of one-third of the total amount payable, in kind and the balance therefor shall be taken.

7. Every employer of a factory or plantation in which women are employed must prepare and maintain in English and according to the British calendar a muster roll in Form A appended to the West Bengal Maternity Benefit (Tea Estates) Rules, 1950. All entries in the muster roll shall be made in ink and maintained up-to-date and it shall always be available in the factory or plantation for examination by an Inspector of Factories.

8. The manager of every factory or plantation in which women are employed must submit to the Chief Inspector of Factories or, if the latter so directs, to the Inspector of Factories within whose jurisdiction the factory or plantation is situate, by the 15th January in each year, a return in Form D appended to the West Bengal Maternity Benefit (Tea Estates) Rules, 1950, for the previous year ending on the 31st December.

By order of the Governor
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 6332Lab.—6th November 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 3137Lab., dated the 10th June 1950, the industrial dispute between Bengal Waterproof Works, Ltd. (Head Office: 32, Theatre Road, Calcutta), and its workmen, represented by Bengal Waterproof Workers' Union, Agarpara, 24-Parganas, was referred for adjudication to Sri G. Palit, District Judge;

And whereas during the pendency of proceedings before the said Sri G. Palit, District Judge, the Bengal Waterproof Workers' Union, Agarpara, 24-Parganas, on behalf of the workmen of Bengal Waterproof Works, Ltd., made a complaint in writing before the said Sri G. Palit, District Judge, alleging that the said Company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33(a) of the Industrial Disputes Act, 1947 (XIV of 1947), the said Sri G. Palit, District Judge, has adjudicated upon the said complaint and submitted his award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto

ANNEXURE.

In the matter of a complaint under section 33(a) of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act of 1950, preferred by the workmen represented by the Bengal Waterproof Workers' Union, Agarpara, 24-Parganas, against Bengal Waterproof Works, Ltd., Head Office at 32, Theatre Road, Calcutta, relating to non-payment of Puja Bonus.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT: SRI G. PALIT, *District Judge, Industrial Tribunal.*

Present for the Union: Sri Panchanan Sarkar, Assistant Secretary, Bengal Waterproof Workers' Union.

Present for the Company: Sri P. K. Sen Gupta, Advocate.

AWARD.

By Government order No. 3137Lab., dated the 10th June 1950, an industrial dispute between Messrs. Bengal Waterproof Works, Ltd., Head Office: 32, Theatre Road, Calcutta, and its workmen represented by the Bengal Waterproof Workers' Union, Agarpara, 24-Parganas, was referred to me for adjudication. When the said adjudication is in progress the Union has filed this petition of complaint under section 33(a) of the Industrial Disputes (Appellate Tribunal) Act of 1950 contending that the Company has by its letter, dated 26th September 1950, taken the plea of refusing the Puja Bonus because the award is still pending. According to the Union this is a clear transgression of section 33 of the Industrial Disputes Act as amended in 1950. The Tribunal is accordingly moved under section 33(a) to direct the Company to grant Puja Bonus as in other years. The Company, on the other hand, contends that bonus is never a condition of service as it does not find place in the Standing Orders of the Company as certified under the Industrial Employment (Standing Orders) Act of 1946. That it is not a condition of service will further appear from the award of Sri N. C. Chakravorty, dated 20th April 1948. In that award the payment of bonus has been left at the discretion of the Company. The Company has further contended that as the amount of bonus and also the time of payment is never fixed, it cannot form a condition of service.

So the only point which calls for determination in the present case is whether section 33(a) of the Industrial Disputes Act as amended in 1950, can be invoked in the present case.

The answer to the above depends on whether section 33 of the said Act has been contravened or not. Section 33(b) which deals with the matter of discharge or punishment, does not arise here. So the only point for determination is whether section 33(a) has been violated. In other words, the Tribunal is required to find whether the service condition in vogue immediately prior to the commencement of the adjudication proceeding has been altered to the prejudice of the workmen concerned. If there has been any prejudicial alteration of such service condition, the employees aggrieved by such contravention are entitled to seek relief under section 33(a) instead of raising a fresh dispute.

I cannot accept the stand taken by the Company that because bonus happens to be omitted in the Industrial Employment (Standing Orders) Act of 1946, it is not a service condition. That contention would have prevailed if this Act was complete in itself. That the Act is not exhaustive will clearly appear from clause (ii) of the Schedule appended to the Act where other matters have been expressly left open. The uncertain nature of bonus, both in respect of its amount and of the time of payment, may not make it come within the definition of wages, but I do not think it creates any bar in the matter of bonus being treated as a condition of service. The learned Advocate appearing on behalf of the Company seems to have made a confusion between the term of service and the condition of service. For instance, wage is a term of service. The Company is bound to pay it even if it has sustained loss. But bonus is a condition of service which the Company is not bound to pay if it has made no profit. Bonus is not always a condition of service in a Company which is either newly started or where bonus has not been paid in the past years. But bonus becomes a condition of service where there is a record of granting of bonus for a pretty long time in the past. Coming to the facts of the present case, even if it be assumed that bonus does not form a condition of service, still I must hold that it has become a condition of service at the award of Sri N. C. Chakravorty in 1948. That award was based on an agreement between the parties where bonus, though left to the discretion of the Company, was a qualified discretion. The Company was put under an obligation to grant bonus on comparable or equivalent profits in future against profits made in the past five years. So the contention of the Union succeeds in the present case so far as the nature of bonus is concerned. But I must find that the present petition under section 33(a) is rather premature. The Company may be taken to have contravened the service condition when it has refused to grant any bonus after the year was over. There is nothing like the Puja Bonus as a condition of service. It is more than a mere practice or convention. It is up to the Company to withhold payment of bonus till the end of the year. In the present case the Company has some justification in withholding bonus pending the award. The Company can never know what additional pecuniary obligation is in store for it under the ensuing award. Without that, the Company is not in a position to assess its financial condition. Till that is assessed the Company may very well plead its inability to determine the amount of bonus and as to how it will see its way to grant it. So I am clearly of opinion that section 33(a) of the Industrial Disputes Act, as amended does not lie. It stands rejected and the award is passed accordingly.

G. PALIT,

District Judge, Industrial Tribunal

The 13th October 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy

ORDER.

No. 6368Lab.—8th November 1950.—Whereas under the Government of West Bengal, Labour Department, Order No. 4630Lab., dated the 12th September 1949, the industrial disputes between the employers of the Belting Industrial Concerns specified in column I of the schedule appended thereto and their workmen as represented by the Trade Unions mentioned in column II of the said schedule were referred for adjudication to Sri S. N. Modak, I.C.S. (retd.);

And whereas the said Sri S. N. Modak, I.C.S. (Retd.), has submitted the State Government his award on the said industrial disputes;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of industrial disputes between the employers of Birkmyre Bros., Ltd., Bengal Belting Works, Ltd., India Belting and Cotton Mills, Ltd., and Hindusthan Belting and Spinning Mills, Ltd., and their workmen as represented by certain Trade Unions.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT: SRI S. N. MODAK, I.C.S. (RETD.), *Chairman.*

For Birkmyre Bros., Ltd.: Sri K. Sen.

For Bengal Belting Works, Ltd.: Sri J. P. Das Gupta and others.

For India Belting and Cotton Mills, Ltd.: Sri A. Chowdhury.

For Hindusthan Belting and Spinning Mills, Ltd.: Mr P. R. Damzen.

Birkmyre Bros. Employees' Union, for India Belting Labour Union, for Hindusthan Belting Mazdoor Union: Sri P. K. Sanyal, Advocate.

For Bengal Belting Works Union: None.

AWARD.

By Government of West Bengal, Department of Labour, Order No. 5509Lab., dated the 4th November 1949, these industrial disputes between the employers of Birkmyre Bros., Ltd., 67, Stephen House, 4, Dalhousie Square, East, Calcutta, Bengal Belting Works, Ltd., 2, Dalhousie Square, East, Calcutta, India Belting and Cotton Mills, Ltd., 1, Chandi Lane, Ballavpur, Serampore, Hooghly, and Hindusthan Belting and Spinning Mills, Ltd., 15, Netaji Subhas Road, Calcutta, and their workmen as represented, respectively, by Birkmyre Bros. Employees' Union, Serampore Congress Office, Serampore, Hooghly, Bengal Belting Workers' Union, Mahesh, P.O. Rishra, Hooghly, India Belting Labour Union, Patuapara Lane, Serampore, Hooghly, and Hindusthan Belting Mazdoor Union, 1, Khatir Bazar Lane, Rishra, Serampore, Hooghly, have been referred to me as an industrial tribunal for adjudication. By Government of West Bengal, Department of Labour, Order No. 5509Lab., dated the 4th November 1949, certain other industrial disputes between employers of Serampore Belting Works, Ltd., 53, Gowkhana Road, Serampore, and Eastern Belting Works, Ltd., Chatuganj, Sheoraphuli, and their workmen, c/o Sri Bishnu Charan Banerjee, Serampore Congress

Office, Serampore, Hooghly, have also been referred to me as an industry tribunal for adjudication. The six concerns involved in these two references are belting concerns and the two cases have been heard simultaneously for the sake of convenience. So far as the present award is concerned, I shall deal with the four concerns mentioned in the first reference, and the two concerns mentioned in the second reference will be dealt with separately in another award. But the preliminary observations relating to both the references will naturally be the same and I shall, therefore, deal with the preliminary aspects of the belting industry as a whole in the present award, and the other award should therefore be treated to be of a supplementary nature with special reference to the two concerns mentioned in the second reference. All the six belting mills are situated near the locality of Serampore in the district of Hooghly in West Bengal. The firm of Birkmyre Bros., Ltd., was the first in the field having come into existence in 1882. Bengal Belting Works, Ltd., came into existence about 23 years ago. India Belting and Cotton Mills, Ltd., came into existence in 1938 but the actual manufacturing was started in 1940. Hindusthan Belting and Spinning Mills came into existence in 1940. Serampore Belting Works, Ltd., was incorporated in 1947 and started work from 1948. Eastern Belting Works, Ltd., was incorporated in 1948 and started work from 1949. It will be seen therefore that while Birkmyre Brothers, Ltd., and Bengal Belting Works, Ltd., have functioned for a substantial period, India Belting and Cotton Mills, Ltd., and Hindusthan Belting and Spinning Mills, Ltd., are of less than 10 years' standing. Serampore Belting Works, Ltd., and Eastern Belting Works, Ltd., are quite new in the field. The usual products manufactured by these concerns are hair belting for which hair or woollen yarn is used and cotton belting for which cotton yarn is used. For the sake of convenience I shall describe the six concerns by the names Birkmyre, Bengal, Hindusthan, Serampore, and Eastern, respectively. Apart from the usual products manufactured by all these concerns Birkmyre manufactures certain special products such as rubber-impregnated hair belting, train belting and paulins, and Bengal manufactures special products such as train lighting belting and has a quite substantial Spinning Department for the manufacture of cotton yarn. Roughly speaking, at the present moment Bengal employs over 500 employees, Birkmyre about 125, India about 100, Hindusthan about 102, Serampore a little over 50 and Eastern about 50. It may be said therefore that the total number of employees involved in the belting industry in Serampore area in West Bengal would be about 1,000 or so. There has been no previous adjudication in respect of any of these five concerns other than the Bengal Belting Works, Ltd., which was treated, presumably because of its Spinning Department, as one of the cotton textile units dealt with by the Cotton Textile Industry Tribunal whose award was published in the *Calcutta Gazette* by Government of West Bengal, Commerce, Labour and Industries Department, Order No. 4 of 1948, dated the 21st August 1948. The Bengal Belting Works, Ltd., and their workmen are still being governed by the Cotton Textile Industry Tribunal although the period of operation of that award expired in 1949. The Unions connected with Birkmyre, India and Hindusthan submitted a consolidated written statement. Bengal Belting Workers' Union did not appear before this Tribunal and it appeared that it did not exist. Certain individual workers of Bengal Belting Works, Ltd., submitted a statement which was not very helpful and no one appeared to advocate their case. A consolidated written statement on the same lines as submitted by the three Unions just mentioned was submitted in connection with the second reference on behalf of the workers of Serampore and Eastern who have presumably formed no unions yet. The demands put forward on behalf of the employees of the six concerns may therefore be taken to be of

same character, covering a variety of subjects. The cases of the employers of the six concerns were put forward in separate written statements in reply to the demands made on behalf of the employees. In the light of the written statements submitted by the parties in the two references, the same set of issues was framed in both the cases as set forth below:—

- (1) Pay, scales and grades of the different categories of workmen.
- (2) Fitting in of the workmen in the new grades and scales.
- (3) Dearness allowance.
- (4) Bonus.
- (5) Service conditions—
 - (a) Security of service.
 - (b) Length of service.
 - (c) Rules as to promotion.
 - (d) Rules as to retrenchment.
- (6) Provident Fund.
- (7) Gratuity.
- (8) Leave and holidays.
- (9) Housing accommodation and house rent.
- (10) Canteen.
- (11) Sunday and holiday working.

2. It has been generally contended on behalf of the employers that the entire belting industry in West Bengal is passing through critical times and it is a mistake to imagine that it has any particular advantages because it is located more or less exclusively in the Serampore area in West Bengal. For the purpose of obtaining first-hand acquaintance with the nature and general condition of the six industrial units constituting the belting industry of West Bengal I inspected all the six factories and also a neighbouring cotton textile mill for the purposes of comparison. From the figures stated in the preceding paragraph and from what I saw there is no difficulty in coming to the conclusion that the belting industry as it exists in West Bengal is a comparatively small industry and but for the substantial spinning department of Bengal Belting Works, Ltd., it would be much smaller. An argument was advanced on behalf of the employees to the effect that the processes in the belting industry are more complicated and arduous than those of cotton textile mills. This would naturally be a matter fit for being dealt with by some technical expert but from the superficial observation which I was capable of making it did not appear to me that the processes in a belting mill were necessarily more complicated or arduous than those of a cotton mill. At this stage I may usefully discuss the condition of the belting industry in general at the present moment. It was evidently a thriving industry during the years of war but since after the termination of the war the indigenous industry appears to be faced with a crisis by reason of foreign competition. The Indian Tariff Board in its report on the cotton and hair belting industry in 1947 (paragraph 17, page 9) recommended some sort of protection to this industry up to the 31st March 1950, the concluding observations being as follows: "We consider that the existing duty should give adequate protection to the industry. We also think that the industry is likely to be placed on a stable footing within a period of three years. We therefore recommend that the industry should be protected for the period ending 31st March 1950 and that the present revenue duty of 7½ per cent. ad valorem should be converted into a protective duty at the same rate

which should remain in force up to 31st March 1950." It does not appear to me that the industry has been placed on a stable footing even today and I am afraid that definite steps are not yet being taken by the Government of India for bringing about a proper standard of stabilisation of the industry which is highly desirable. Owing to the partition of the country the industry has lost its valuable market in Pakistan. A bias against indigenous products and a corresponding preference for foreign manufactured belting still seem to prevail. Barring Bengal Belting Works, Ltd. which has its own Spinning Department for the manufacture of cotton yarn all the other units have to depend on the Textile Commissioner for getting their quotas of yarn. The allotments and deliveries of quotas seem to be uncomfortably irregular, the consequence frequently being that the machinery has to be kept idle for sometime. In many cases the production is undesirably low because labour cannot be properly employed on the machines, parts of which have to be kept idle under the force of circumstances, and substantial portions of the labour force are maintained on the rolls and paid their wages although no work is done. In some cases individual workers are thrown out of employment. Such a state of things may in due course result in throwing a larger labour force out of employment. The four units concerned in the first reference, viz., Birkmyre Bengal, India and Hindusthan are still making profits, but the quantity of profits is obviously dwindling in recent times. Prices of raw materials have recently increased to an enormous extent and with the recent increases in the cost of labour as well as in the cost of raw materials the products of some of the concerns have to be sold at comparatively low prices in order to meet the impact of competition from imported belting goods, and it is no wonder that the margin of profits is getting more and more slender. It seems to me that what is most needed at the present moment is a carefully planned policy of protection for this important indigenous industry and a corresponding stringent policy of control of imports. As matters stand today none of the units of the belting industry can be said to have been placed on a stable economic footing. This observation is applicable even to the oldest units, viz., Birkmyre and Bengal. India and Hindusthan are struggling for their existence. It is a surprise that at this juncture Serampore and Eastern dared to be born. It is no wonder that they have made no profits and have to pass through a period of losses. It is in this background that this Tribunal has been called upon to adjudicate upon the standards of wages and other amenities in respect of the six belting units in West Bengal. I have no doubt in my mind that the time chosen for this adjudication is extremely inopportune. I have given my prolonged and deep thoughts to the question of ameliorating the condition of the employees, and I have come to the conclusion that very little can be done at the present critical stage except perhaps for the lowest paid employees.

3. The question of standardisation of wages and amenities has been raised in these proceedings. Birkmyre and Bengal have pressed for a uniform award in respect of all the six units. India and Hindusthan have contended that the six units should be divided into three groups, Birkmyre and Bengal being in the first group, India and Hindusthan being in the second group and Serampore and Eastern being in the third group. Serampore and Eastern desire that whatever is done in this adjudication should not be made applicable to them for the next five years, as they have no capacity to bear any extra burden at all. I have examined the question of full-fledged standardisation of wages and amenities in respect of the six units, and I have come to the conclusion in the light of the realities of the situation that such a course is more or less impracticable. Apart from the two new-born units, viz., Serampore and Eastern, which have no history

behind them, the other four units appear to have grown in their own way, and have reached standards of wages and amenities of a divergent character, and it is very difficult to reconcile these and bring them up to a common level at the present stage. Birkmyre and Bengal which happen to be the most stabilised units in this industry have good reasons for urging that the award should be uniform, because they know that their standards cannot be reduced and if the others are raised up to their standards, those others are likely to die. Serampore and Eastern have good reasons for urging that they should not be placed on the same level as the others. In my opinion it will not be a correct policy to prescribe standards which may be equal to or higher than those of Birkmyre and Bengal for the entire industry at the present juncture and I am unable to accept the theory, in view of the particular circumstances of employment and unemployment with which we are faced today, that those units which cannot maintain a higher standard of wages and amenities had better go out of existence. Apart from this aspect of the matter a policy of standardisation of wages would necessarily involve a process of standardisation of the nomenclature of the different occupations. I have inspected all the factories and noted the different occupations and have observed that the nomenclature is not uniform, apart from the position that in Birkmyre and Bengal there are departments and occupations which do not exist in the other units. Neither the employers nor the employees in these proceedings have assisted me in any way to evolve a standardised nomenclature. Even if a standardised nomenclature was evolved, standardisation of wages, etc., in respect of the different occupations involving varieties of differentials would naturally be the task of a technical expert or experts if a scientific basis was desired to be established. None of the parties suggested that any technical assessor should be appointed, nor was there any concerted plan pursued on behalf of either the employers or the employees. In the earlier stages of these proceedings representations were made to this Tribunal by the Indigenous Belting Industries Association which pressed for a uniform award. This Association claimed Birkmyre, Bengal, India and Hindusthan as its members and expected Serampore and Eastern to be its members. At later stages the members themselves, except Birkmyre and Bengal, revolted against the idea of uniformity of the award and the Association itself represented to this Tribunal that the individual units would represent their own cases. The Association in due course withdrew from the scene and no uniform scheme as regards standardisation of nomenclature, wages, etc., was available from the Association or from anybody else. It seems to me that the belting industry consisting of only six units is still in the formative stages of its growth and the Indigenous Belting Industries Association has not been able to induce its members to adopt any concept of a uniform award. Apart from this aspect I have to take note of the circumstances that Bengal has already passed through an adjudication in the hands of the Cotton Textile Industry Tribunal, and there is already a previous award governing the conditions of service in Bengal, although the period of operation of that award has expired. Bengal has a Spinning Department just like other cotton textile mills, and it still obeys the standards set forth in the Cotton Textile Award. In my opinion the provisions of that award should not be given a go-by merely for the sake of uniformity. Complete uniformity of standards could not be achieved in the units of a highly stabilised industry like the jute textile industry, in so far as the Jute Textile Industry Tribunal directed that wherever standards were higher than those laid down by the Tribunal, those higher standards should be continued. In dealing with the belting industry, I have to consider only six units, and if I lay down certain standards of wages and amenities and then say that wherever the existing standards happen to be higher than those higher standards should be continued, the result will be that in actual

practice there will be no uniformity. Having considered the matter from all points of view I come to the conclusion that it is not necessary or desirable at the present stage to aim at any uniformity of the award, but efforts should be made to lay down common standards in respect of some of the units with regard to some of the subjects as far as practicable. With these observations I now pass on to consider the issues one by one and give my directions which will be applicable to Birkmyre, Bengal, India and Hindusthan which are the units concerned in the first reference.

Issues Nos. 1 and 3.

4. I take up issue No. 1 relating to pay, scales and grades of the different categories of workmen and issue No. 3 relating to dearness allowance. These two issues are taken up together as it is obvious that what really matters is the question of total emoluments consisting of both wages and dearness allowance. In the light of what I have said in the preceding paragraphs it is impossible to peep successfully into the future near or distant. I am, therefore, not disposed to consider the question of time scales of increments in wages or grades. It is true that Birkmyre agreed upon certain grades, but I am satisfied from the materials available to me that the scheme of grades was intended to be given effect to up to the year 1950. As to whether the scheme relating to grades will be pursued further beyond 1950, I leave it to the parties to negotiate and settle the matter for themselves. As I have decided not to make any provision for time scales of increase and grades in respect of the other units I do not give any direction as regards Birkmyre so far as that subject is concerned. But I have no doubt that the employers will do their best to make satisfactory provisions for the employees in the interest of industrial peace. For the reasons already discussed I am unable to evolve any standard nomenclature or any standardised system of wages and dearness allowance. The units appear to have evolved their own systems, and it is not possible at this stage to interfere drastically with the shape of the individual systems, without throwing the wage structure more or less out of gear. I have, therefore, decided to handle the different systems of the individual units with reference to the historical background of each, and try to achieve uniformity where possible without disturbing the structure unnecessarily. Then the question is how much I can do with regard to the fixation of wages for the different occupations in each individual unit. As I have already indicated the determination of differentials in respect of the various occupations is a task which can be properly performed by only a technical expert, if the structure has to be constructed on a scientific basis. Not having got the assistance of any technical expert, I am unable to construct a scientific wage structure in respect of the different occupations. This being the position what I intend to do is to fix the scale of the lowest paid manual worker and the lowest paid clerical employee in each individual unit. Having done that I shall only direct that the wage scale in respect of other categories, which are higher than the lowest paid, shall be adjusted by the employer, within 6 weeks from the date of publication of this award, in a fair way maintaining existing differentials in total emoluments inclusive of dearness allowance and allowance, grain allowance, etc., as far as practicable consistently with fairness and propriety.

As regards Birkmyre, I find that certain grades were decided upon after negotiation between the parties and these were meant to be effective up to 1950. It is open to the parties to negotiate further with regard to the question of grades about which I am not disposed to give any direction. As regards fixation of wages in Birkmyre, I find that the lowest paid manual worker gets Rs. 30 basic wages plus Rs. 30 dearness allowance plus

5 food allowance, that is to say, a total emolument of Rs. 65, and for manual workers, durwans, etc., a flat rate of dearness allowance Rs. 30 food allowance Rs. 5 is provided for. As regards clerical employees grades of basic wages applied in actual practice are Rs. 50—4—70, 70—5—95, Rs. 95—6—125, and the scales of dearness allowance are per cent. of the first Rs. 100, and 25 per cent. of the second Rs. 100, a maximum of Rs. 70 and a minimum of Rs. 35 plus Rs. 5 food allowance in each case. This means that the lowest paid clerk gets a total emolument of Rs. 90. I decide that the existing scales of wages and dearness allowance in Birkmyre do not call for any compulsory change.

As regards Bengal, the structure of basic wages and dearness allowance governed by the Cotton Textile Award of 1948. Bengal has taken the lowest basic wages to be Rs. 20 under that award, and the lowest paid manual worker gets Rs. 20 basic wages plus Rs. 30 dearness allowance at that rate, that is to say, a total emolument of Rs. 50. I consider this standard to be somewhat inadequate. At the same time I do not wish to change the wage structure as laid by the previous award. The most convenient way of maintaining the wage structure and at the same time bringing about some improvement in the total emoluments of the manual workers is to increase the standard of dearness allowance. I direct that in Bengal the flat rate of dearness allowance in respect of manual workers shall be increased from Rs. 30 to Rs. 32-8. As regards clerical employees, under the Cotton Textile Award, the grades laid down are Rs. 60—2—80, B—3—110 (E.B.)—4—130 for non-Matriculates and Rs. 70—4—110, B—6—170 (E.B.)—8—210 with a flat rate of dearness allowance 35. I decide that these grades for clerical employees as under the previous award are satisfactory and call for no compulsory change.

As regards India, the standard of dearness allowance is usually 75 per cent. of the basic wages. The lowest paid manual worker gets Rs. 20 basic wages, plus Rs. 15 dearness allowance, plus Rs. 7 food allowance, plus Rs. 5 interim relief, that is to say, a total emolument of Rs. 47. This is somewhat inadequate. I direct that the lowest paid manual worker shall be paid Rs. 25 basic wages, plus Rs. 18-12 dearness allowance (at 75 per cent. of basic wages) plus Rs. 7 food allowance, that is to say, a total emolument of Rs. 50-12 and that the interim relief shall merge in the new scale. As regards clerical employees, the lowest paid person appears to be getting Rs. 45 plus Rs. 33-12 dearness allowance (at 75 per cent. of basic wages) plus Rs. 3-8 food allowance, plus Rs. 5 interim relief, that is to say, a total emolument of Rs. 87-4. Allowing the interim relief to merge in the new scale I direct that the lowest paid clerical employee shall be paid Rs. 48 basic wages plus Rs. 36 dearness allowance (at 75 per cent. of basic wages) plus Rs. 3-8 food allowance, that is to say, a total emolument of Rs. 87-8. The basic wages and dearness allowance in respect of other categories of employees shall be adjusted by the employers within four weeks from the date of publication of the award in a fair manner maintaining existing differentials in total emoluments as far as practicable consistently with fairness and propriety.

As regards Hindusthan it has been represented that dearness allowance is usually 62½ per cent. of basic wages, but where the total emolument is more than Rs. 49, the figure is made up to be more than Rs. 49. I find on examination of the list of wages that this alleged rule is not always observed. The lowest basic wages for male workers appears to be Rs. 20, but the dearness allowance is not always the same. During my inspection I noticed three women winders who are being paid a total emolument of Rs. 37-8. In my opinion the dearness allowance in Hindusthan should be remodelled on the same lines as in India, that is, on the

basis of 75 per cent. of basic wages, and the entire wage structure should be recast accordingly, keeping appropriate total emoluments in view. I direct that the lowest paid male manual worker shall be paid Rs. 25 basic wages plus Rs. 18-12 dearness allowance (75 per cent. of basic wages) plus Rs. 7 food allowance, that is to say, a total emolument of Rs. 42 as in India and the lowest paid female manual worker shall be paid Rs. 20 basic wages plus Rs. 15 dearness allowance plus Rs. 7 food allowance, that is, a total emolument of Rs. 42. In Hindusthan, the lowest paid clerical employee gets Rs. 50 basic wages plus Rs. 17 dearness allowance plus Rs. 8 food allowance, and there is no definite system as regards dearness allowance and food allowance. I direct that a regular system of dearness allowance and food allowance shall be introduced as in India, and the lowest paid clerical employee shall be paid Rs. 48 basic wages plus Rs. 36 dearness allowance (at 75 per cent. of basic wages) plus Rs. 8 food allowance, that is to say, a total emolument of Rs. 92. The basic wages, dearness allowance in respect of other categories of employees shall be adjusted by the employers within six weeks from the date of publication of the award in a fair manner maintaining existing differentials and total emoluments as far as practicable consistently with fairness and propriety.

I direct further that under no circumstances shall the existing emolument of any employee be reduced under this award, and all provisions of special bonus or similar additional emolument in respect of individual employees, as for instance in some cases in India, shall be maintained as before.

Issue No. 2.

5. I now pass on to issue No. 2. As I have not fixed any new grades of wages in any of the four units with which we are concerned, the question of fitting the employees into new grades does not really arise. Employees shall be given wages and dearness allowance according to the new scales of basic wages and dearness allowance wherever introduced, with effect from the date on which this award becomes enforceable.

Issue No. 4.

6. I next take up the question of bonus. The demand has been framed in general terms and it does not appear that bonus for any particular year is claimed. Bonus is essentially a matter connected with the standard profits derived in a particular year, and it is not possible to lay down a compulsory and hard and fast rule as regards bonus for all times. As I am deciding in the present proceeding is bonus for the year after 1948-49, as the case may be, up to which bonus appears to have been paid by all the four units.

Birkmyre has paid bonus to the extent of one month's basic wages in the last four years, and though profits derived are becoming less, I direct that bonus to the extent of 2 months' basic wages be paid.

Bengal paid bonus to the extent of two months' basic wages in 1947 and 1948, and to the extent prescribed under the Cotton Textile Award of 1949. I direct that bonus as under the Cotton Textile Award be paid.

India paid bonus to the extent of basic wages for two months in 1945, two months in 1946-47, four months in 1947-48, two months in 1948. I direct that bonus to the extent of two months' basic wages be paid.

Hindusthan paid bonus to the extent of basic wages for two months in 1946, four and a half months in 1947, two months in 1948, three months in 1949. I direct that bonus to the extent of two months' basic wages be paid.

I direct that all amounts of bonus be paid within six weeks from the date on which this award becomes enforceable.

Issue No. 5.

7. I next take up issue No. 5 relating to "Service Conditions" under four heads.

(a) Under the first head relating to security of service two points have been raised, viz., the period of probation and the conditions under which an order of dismissal can be passed. I find that so far as the question of probationary period is concerned the circumstances in the different units are likely to vary. I have therefore decided that as regards the fixation of the period of probation in respect of different categories of employees the employer should be given a certain amount of discretion. I therefore direct that the period of probation in respect of manual employees shall be six months to twelve months according to the discretion of the employer, and that for clerical employees shall be three months to six months according to the employer's discretion. As regards the conditions under which an order of dismissal can be passed, I direct that proceedings in writing embodying specific charges against the employee concerned should be drawn up and the employee should be supplied with a copy of such proceedings in order to enable him to explain the charges and defend himself.

(b) The next head relates to the subject of length of service. At present there is no rule regarding this matter in any of the four units. In the light of the particular circumstances of the belting industry I am not satisfied that there is any need at present for making any rule prescribing a limit regarding the length of service.

(c) As regards rules as to promotion the existing practice is that merit and efficiency are considered together in the matter of deciding on promotions to higher jobs. In my opinion this practice is sound and should be continued.

(d) Then we have to consider the rules as to retrenchment. It is to be recognised that retrenchment can be made owing to rationalisation or other similar reasons on a basis of justice and fairness to the employees. The question of payment of compensation to employees retrenched has been raised on behalf of the employees and some concrete suggestions regarding compensation on a liberal scale have been made. On the other hand it has been represented on behalf of some of the employers that in cases of retrenchment compensation to the extent of one month's wages in lieu of notice may be sufficient. I have come to the conclusion that no definite scale of compensation should be determined in a stereotyped manner at this stage. This question should depend upon the individual circumstances of each case in the light of the nature of retrenchment and the reasons justifying the course of retrenchment, and the financial condition of the industrial unit concerned. The question of compensation should therefore be decided as each case of retrenchment arises. On behalf of the employees it was contended that the principle of "last come, first go" should be observed in cases of retrenchment. The employers are inclined to lay some stress on the factor of efficiency and I think this factor cannot be totally ignored. I therefore direct that in cases of retrenchment the principle of "last come, first go" should be observed as far as practicable with due regard to efficiency.

Issue No. 6.

8. I now proceed to deal with issue No. 6 relating to the subject of "Provident Fund". At present a system of Provident Fund exists in the industry other than Hindusthan which has contended that it gives bonus on

a liberal scale though it has not provided for any Provident Fund. Birkmyre has a system of Provident Fund to the extent of $8\frac{1}{2}$ per cent. basic wages for the clerical staff and 5 per cent. for others. Each Bengal and India has a system of Provident Fund to the extent of $6\frac{1}{4}$ per cent. of basic wages. I direct that the existing system regarding employers' contribution and the employees' contribution to the extent $6\frac{1}{4}$ per cent. of basic wages in Bengal and India shall be continued, and a similar system in respect of the permanent employees shall be introduced in Hindusthan, and the existing system in Birkmyre in respect of clerical staff shall be continued, but the scale of employers' contribution and employees' contribution in Birkmyre in respect of the employees other than the clerical staff shall be increased from 5 per cent. to $6\frac{1}{4}$ per cent. The system of Provident Fund shall be applicable to permanent employees and each concern shall make suitable rules in respect thereof.

Issue No. 7.

9. The next subject for consideration is that of "Gratuity" under Issue No. 7. At present there is no system of gratuity in any of the concerns except that the Cotton Textile Award of 1948 provided for a complementary system of gratuity for the uncovered period prior to the introduction of Provident Fund system in respect of Bengal. The period of operation of that award has since expired. In order to safeguard the interests of old employees in particular and of some others I have decided that a system of gratuity should be introduced and it should be of a complementary character in relation to the system of Provident Fund. The provisions of the system of gratuity shall be as follows:—

- (i) On retirement after continuous service for not less than 15 years.—Gratuity at the rate of half a month's basic wages for each completed year of service subject to a maximum of 15 months' basic wages.
- (ii) On retirement before completing 15 years' service by reason of superannuation on medical grounds or owing to any other sufficient cause approved by the employer in this behalf.—Gratuity at the rate of half a month's basic wages for each completed year of service.
- (iii) On death—Gratuity at the rate of half a month's basic wages for each completed year of service, payable to the employee's nominee or nominees or heirs, subject to a maximum of 15 months' basic wages.
- (iv) The basis of calculating gratuity shall be the average basic wages not including overtime wages or allowances, bonuses or other benefits during the last 12 months of service on full wage inclusive of leave on full pay.
- (v) For the period for which the Provident Fund has been in operation in respect of an employee he or his nominee or nominees or heirs will receive the whole amount at his credit in the fund including the amount of the employer's contribution, subject to the operation of any of the Provident Fund Rules as regards deductions; but in calculating the number of years of service for which gratuity will be payable the period for which the Provident Fund has been in operation in respect of the particular employee shall be deducted from the total period of service.

Issue No. 8.

10. I next come to the subject of "leave and holidays" under issue No. 8. The prayer on behalf of the employees is in respect of privilege leave for one month, casual leave for 15 days, all holidays under the Negotiable Instruments Act, and sick leave for one month on full pay and two months on half pay. The conditions of leave and holidays are not uniform at present in the 4 units under consideration. So far as leave and holidays other than sick leave are concerned, the existing system in Birkenhead is the statutory leave under the Factories Act and 10 days' festival holidays for manual workers, and 15 days' privilege leave, 15 days' casual leave and 10 days' festival holidays for the clerical staff. The existing system in Bengal, as under the Cotton Textile Award of 1948, is the statutory leave under the Factories Act, 5 days' casual leave and 10 days' festival holidays for manual workers and the leave and holidays permissible under the Bengal Shops and Establishments Act for the clerical staff and other employees. The manual workers in India appear to be getting the statutory leave under the Factories Act, casual leave without pay up to 10 days and 11 days' festival holidays.

As regards leave and holidays other than sick leave I give the following directions. Workers governed by the Factories Act shall be given the statutory annual leave with wages under section 79 of the Factories Act, 10 days' festival holidays on full pay, and casual leave without pay up to 10 days in a year, and clerical employees shall be given 15 days' privilege leave, 10 days' casual leave on full pay and 10 days' festival holidays on full pay in a year, privilege leave being allowed to be accumulated in the same manner as under section 79 of the Factories Act.

As regards sick leave all employees shall be entitled to sick leave for 15 days on full pay in a year on the basis of a medical certificate given by a qualified medical practitioner, and the employer shall have always the right to have any applicant for sick leave examined by his own Medical Officer at his own expense. The expression "pay" shall mean basic wages plus dearness allowance. Sick leave may be allowed to accumulate for two years. The provision regarding sick leave shall cease to operate after the Employees' State Insurance Act, 1948, comes into force. At present, the employers allow 14 or 15 days' sick leave on full pay, except in Birkenhead which gives 15 days' sick leave on half pay.

The above directions are subject to the proviso that the existing privileges regarding leave and holidays in any concern shall not be reduced in consequence of the operation of this award.

Issue No. 9.

11. I now take up the subject of "Housing accommodation and house rent" under issue No. 9. At present there is no provision for housing accommodation in the units under consideration except for about 20 persons in Bengal. I do not think it is feasible to give any direction under the present circumstances regarding the construction of houses for the employees. I however recommend that the employers of the 4 units will make some provision for housing accommodation on a satisfactory scale as soon as practicable. As regards the demand for house rent allowance, it has to be noted that the scales of wages and dearness allowance should be resumed to include the cost of housing accommodation. It is also to be noted that bonus is being paid by the different concerns. Under the prevailing circumstances I do not think that there is any room for making any provision for house rent allowance, and I do not give any direction on the subject.

Issue No. 10.

12. The next subject for consideration is that of "Canteen" under issue No. 10. The establishment of tea canteens has been demanded on behalf of the employees. At present there is a tea canteen in Bengal, but there is no canteen in any of the other 3 units. India is prepared to give facilities for the establishment of a tea canteen if the workers co-operate and undertake responsibility. Under section 46 of the Factories Act the provision of a canteen cannot be directed in any of the units other than Bengal, in so far as none of them employs more than 250 workers. I am, therefore, not disposed to give any direction on the subject. But I recommend that the existing canteen in Bengal be improved as far as practicable, and a tea canteen be established in Birkenhead, India and Hindustan as soon as practicable.

Issue No. 11.

13. I then proceed to the subject of "Sunday and holiday working" under issue No. 11. The demand put forward on behalf of the employees is that they should be paid double wages for working on Sundays and holidays. All the employers have assured the Tribunal that there is no occasion at all for working on Sundays and holidays, and this assurance has not been contradicted. As it does not appear that the question involved in this issue really arises I give no direction on the subject.

S. N. MODAK,

Chairman, Industrial Tribunal

The 13th October 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy

ORDER.

No. 6369Lab.—8th November 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 5509Lab., dated the 4th November 1949, the industrial disputes between the employers of Serampore Belting Works, Ltd., 53, Gowkhana Road, Serampore, and Eastern Belting Works, Ltd. (Kanai Daon Tola), Chatugunj, Sheoraphuli, and their workmen, c/o Sri Bishnu Charan Banerji, Serampore Congress Office, Serampore, Hooghly, was referred for adjudication to Sri S. N. Modak, I.C.S. (Retd.).

And whereas the said Sri S. N. Modak, I.C.S. (Retd.), has submitted to the State Government his award on the said industrial disputes;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto

ANNEXURE.

In the matter of industrial disputes between the employers of Serampore Belting Works, Ltd., and Eastern Belting Works, Ltd., and their workmen.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL

PRESENT: SRI S. N. MODAK, I.C.S. (Retd.), *Chairman*

For Serampore Belting Works, Ltd.: Sri J. N. Lahiri.

For Eastern Belting Works, Ltd.: Sri D. S. Lahiri.

For the workmen: Sri P. K. Sanyal, Advocate.

AWARD.

By Government of West Bengal, Department of Labour, order No. 4630Lab., dated the 4th November 1949, these industrial disputes between employers of Serampore Belting Works, Ltd., 53, Gowkhana Road, Serampore, and Eastern Belting Works, Ltd., Chatugang, Sheoraphuli, and their workmen, c/o Sri Bishnu Charan Banerjee, Serampore Congress Office, Serampore, Hooghly, have been referred to me as an industrial tribunal for adjudication. By Government of West Bengal, Department of Labour, order No. 4630Lab., dated the 12th September 1949, certain industrial disputes between the employers of Birkmyre Bros., Ltd., Stephen House, 4, Dalhousie Square, East, Calcutta, Bengal Belting Works, Ltd., 2, Dalhousie Square, East, Calcutta, India Belting and Cotton Mills, Ltd., Snanpiri Lane, Ballavpur, Serampore, Hooghly, and Indian Belting and Spinning Mills, Ltd., 15, Netaji Subhas Road, Calcutta, and their workmen as represented by certain trade unions have been referred to me as an industrial tribunal for adjudication. The concerns involved in these two references are belting concerns and the cases have been heard simultaneously for the sake of convenience. So as the present award is concerned I shall deal with the two concerns in the later reference, dated the 4th November 1949, and the four concerns mentioned in the earlier reference will be dealt with separately in another award. As observed in paragraph 1 of the other award relating to the other concerns, the preliminary observations relating to both the concerns would naturally be the same, and most of the observations made in paragraphs 1, 2 and 3 of the other award relating to the other four concerns of the belting industry will have to be taken into consideration in understanding the trend of the present award. I do not consider it necessary to repeat those observations here. A consolidated written statement on behalf of the workmen of Serampore Belting Works, Ltd., and of Eastern Belting Works, Ltd., was submitted by their advocate, and the employers of the two units concerned submitted their written statements separately. In the light of the written statements submitted by the parties the following issues have been framed:—

- (1) Pay, scales and grades of the different categories of workmen.
- (2) Fitting in of the workmen in the new grades and scales.
- (3) Dearness allowance.
- (4) Bonus.
- (5) Service conditions—
 - (a) Security of service.
 - (b) Length of service.
 - (c) Rules as to promotion.
 - (d) Rules as to retrenchment.
- (6) Provident Fund.
- (7) Gratuity.
- (8) Leave and holidays.
- (9) Housing accommodation and house rent.
- (10) Canteen.
- (11) Sunday and holiday working.

In the light of the observations made by me in paragraphs 2 and 3 of the other award in respect of the four belting manufacturing units, Birkmyre Bros., Ltd., and others, I come to the conclusion that the entire

belting industry in West Bengal is passing through critical times, and two recently started concerns, viz., Serampore Belting Works, Ltd., Eastern Belting Works, Ltd., must necessarily be passing through a period of serious struggle for existence. For the sake of convenience these belting manufacturing units will be styled as Serampore and Eastern respectively, in this award. I am satisfied from the materials placed before me that both these concerns have undergone and are undergoing loss. I do not consider it desirable to lay down such a structure of wages and other amenities as would have the inevitable effect of driving these newly-born units out of existence and throwing the employees concerned out of employment. It is therefore desirable to treat Serampore and Eastern on a basis different from the standards which I have applied to other stabler units. Efforts will, however, be made in this award to bring Serampore and Eastern on the same footing as far as practicable. I pass on now to consider the issues one by one and give my decisions which will be applicable to Serampore and Eastern.

Issues Nos. 1 and 3.

4. I take up Issue No. 1 relating to pay, scales, and grades of different categories of workmen and Issue No. 3 relating to dearness allowance, and these two issues are taken up together as the question of emoluments is what really matters. In the light of what I have said in paragraphs 2 and 3 of the other award relating to Burmyre Bros. and others, the prospects of Serampore and Eastern appear to be uncertain. I am therefore not disposed to consider the question of scales or increments of wages or grades. For the reasons given in paragraph 4 of the other award, what I intend to do in respect of Serampore and Eastern is to fix the scale of the lowest paid manual worker and lowest paid clerical employee in each unit, leaving it to the employers to adjust the wage scales in respect of the other categories in a fair manner maintaining existing differentials in total emoluments inclusive of dearness allowance, food allowance, grain allowance, etc., as far as practicable consistently with fairness and propriety.

As regards Serampore the scale of dearness allowance is stated to be 8 annas per rupee of the basic wages, and the amount of food concession is stated to be Rs. 2-10. At present the lowest paid manual worker is given basic wages to the extent of Rs. 16. The total emolument payable to the lowest paid manual worker therefore comes to Rs. 16 basic wages + Rs. 2-10 dearness allowance + Rs. 2-10 food concession = Rs. 20-10. This standard of minimum total emolument appears to be extremely low, and it must be raised. I have come to the conclusion that with regard to manual workers the scale of dearness allowance may be 75 per cent. of the basic wage in the cases of India Belting and Cotton Mills, Ltd., and Hindustan Belting and Spinning Mills, Ltd., in the other award, and the food allowance may be fixed at a flat rate of Rs. 5, and the basic wages may be suitably fixed. I decide that the lowest paid manual worker shall be given Rs. 16 basic wages + Rs. 15 dearness allowance (at 75 per cent. of the basic wages) + Rs. 5 food allowance, that is to say, a total emolument of Rs. 36. As regards the clerical staff, the lowest paid employee is given a total emolument of Rs. 55 at present, and the system of dearness allowance appears to be of an irregular nature, and there is no system of food allowance. The total emolument of Rs. 55 for the lowest paid clerical employee appears to be extremely low. It is not necessary to introduce any system of food allowance in respect of the clerical staff, as food allowance is essentially a part of dearness allowance, and I consider that dearness allowance at a flat rate may be introduced in respect of the clerical staff and dearness

ance for the clerical staff getting basic wages up to Rs. 50 should be Rs. 30 and that for clerical employees getting basic wages above Rs. 50 should be Rs. 35. I direct that the lowest paid clerical employee shall be given Rs. 40 basic wages plus dearness allowance at a rate of Rs. 30, that is to say, a total emolument of Rs. 70 per month.

As regards Eastern the dearness allowance is stated to be 10 annas in the rupee of the basic wages, and a ration allowance of Rs. 5 per month is also allowed. At present the lowest paid adult manual worker, except apprentices and learners is being paid Rs. 18 basic wages + Rs. 11-4 dearness allowance (at the rate of 10 annas in the rupee of basic wages) + Rs. 5 ration allowance, that is to say, a total emolument of Rs. 34-4. This standard is in my opinion low and should be raised. I think that the standard of dearness allowance may be at 75 per cent. of the basic wages as in the award of India Belting and Cotton Mills, Ltd., and Hindusthan Belting and Spinning Mills, Ltd., in the other award, and basic wages may be suitably fixed. I decide that the lowest paid manual worker shall be paid Rs. 20 basic wages + Rs. 15 dearness allowance (at 75 per cent. of basic wages) + Rs. 5 food or ration allowance - a total emolument of Rs. 40 per month. At present the lowest paid clerical employee is paid Rs. 40 basic wages plus Rs. 18-12 dearness allowance (at 10 annas in the rupee of the basic wages) + Rs. 5 grain allowance, that is to say, a total emolument of Rs. 53-12. In my opinion this standard of minimum total emolument for a clerical employee is extremely low, and it should be raised. It is not necessary to retain a system of extra ration allowance in respect of clerical employees and it will be better to introduce a system of dearness allowance at a flat rate of Rs. 30 per month for clerical employees getting basic wages up to Rs. 50, and a flat rate of Rs. 35 per month for those getting basic wages above Rs. 50, and adjust basic wages accordingly. I decide that the lowest paid clerical employee shall be paid Rs. 40 basic wages plus Rs. 30 dearness allowance, that is to say, a total emolument of Rs. 70 per month.

As regards both the concerns, Serampore and Eastern, the basic wages and dearness allowance in respect of all categories of employees, both manual and clerical other than the lowest paid employees as referred to above, shall be adjusted by the employers within six weeks from the date of publication of this award in a fair manner maintaining existing differences in total emoluments as far as practicable consistently with fairness and propriety. I direct further that in no circumstances shall the existing emolument of any employee be reduced under this award, and all awards of special bonus or similar additional emolument in respect of manual employees, if any, shall be maintained as before.

Issue No. 2.

I next take up Issue No. 2 relating to the question of fitting in of workmen in the new grades and scales. As I have not fixed any new rates of wages in any of the two units with which we are concerned, the question of fitting the employees in the new grades does not really arise. Employees shall be given wages and dearness allowance according to the new scales of basic wages and dearness allowance with effect from the date on which this award becomes enforceable.

Issue No. 4.

I now proceed to deal with the question of bonus under Issue No. 4. A demand has been framed in general terms and it does not appear that for any particular year has been claimed. Bonus is essentially a

matter connected with the standard of profits derived in a particular and it is not possible to lay down any compulsory and hard and fast as regards bonus for all times. What I am considering in the proceeding is bonus for the year after 1949 or 1948-49, as the case may be. It appears that Eastern paid bonus to the extent of two months' wages for 1949. It is not clear whether Serampore paid any bonus in year. It is clear that both Eastern and Serampore have suffered loss their business. Under these circumstances I am unable to direct the payment of any bonus for the year after 1949 or 1948-49, as I am of opinion that the payment of bonus must depend essentially on the factor of concern having derived a substantial amount of profits to which employees may be said to have made a contribution through their labour. I recommend, however, that each of the two concerns, Eastern and Serampore, may consider if it will decide to make a provision for the payment of bonus in the interest of industrial peace.

Issue No. 5.

6. I pass on now to Issue No. 5 relating to service conditions under four heads:—

(a) Under the first head relating to security of service two points have been raised, viz., the period of probation and the conditions under which an order of dismissal can be passed. As in the other award relating to the four other units I direct that the period of probation in respect of manual employees shall be six months to twelve months according to the discretion of the employer and that for clerical employees shall be six months to six months according to the employer's discretion. As regards the conditions under which an order of dismissal can be passed, I direct that proceedings in writing embodying the specific charges against the employee concerned should be drawn up and the employee should be supplied with a copy of such proceedings in order to enable him to meet the charges and defend himself.

(b) The next head relates to the subject of length of service. At present there is no rule regarding this matter in any of the two units. The units are so new that the question of considering the factor of length of service should not arise at this stage.

(c) As regards rules as to promotion I direct that seniority and efficiency should be considered together in the matter of deciding upon promotion to higher jobs.

(d) Then I take up the question of rules as to retrenchment. It has been recognised that retrenchment can be made owing to rationalisation or other similar reasons on a basis of justice and fairness to the employees. The question of payment of compensation to the employees retrenched has been raised on behalf of the employees and some concrete suggestions regarding compensation on a liberal scale have been made. I have come to the conclusion that no definite scale of compensation can be determined in a stereotyped manner at this stage, particularly in view of the uncertain prospects of the two units with which we are concerned. The question will depend upon the individual circumstances of each case in the light of the nature of retrenchment and the reasons justifying the retrenchment of retrenchment and the financial condition of the industrial unit concerned. The question of compensation should therefore be decided as each case of retrenchment arises. On behalf of the employees it was contended that the principle of "last come, first go" should be observed in case

renchment. The employers are inclined to lay some stress on the factor efficiency and I think this factor cannot be totally ignored. I therefore think that in cases of retrenchment the principle of "last come, first go" should be observed as far as practicable with due regard to efficiency.

Issue No. 6.

I next take up Issue No. 6 relating to the subject of Provident Fund. In view of the rather uncertain prospects of these two concerns, Serampore Eastern, I am not disposed to direct the introduction of any system of Provident Fund at this stage. In my opinion the matter should wait some time more.

Issue No. 7.

Coming to the subject of gratuity under Issue No. 7 I decide that time for the introduction of any system of gratuity in respect of these units has not yet arrived.

Issue No. 8.

I now pass on to the subject of leave and holidays under Issue No. 8. My award on behalf of the employees is on the same lines as have been provided in paragraph 10 of the other award. My directions regarding leave and holidays in the present award will be on the same lines as in the other award. Workers governed by the Factories Act shall be given statutory annual leave with wages under section 79 of the Factories Act, 10 days' festival holidays on full pay and casual leave without pay of 10 days in a year and clerical employees shall be given 15 days' privilege leave, 10 days' casual leave on full pay, and 10 days' festival holidays on full pay in a year, privilege leave being allowed to be accumulated in the same manner as under section 79 of the Factories Act. As regards sick leave, all employees shall be entitled to sick leave for 15 days full pay in a year on the basis of a medical certificate given by a qualified medical practitioner, and the employer shall have always the right to have an applicant for sick leave examined by his own Medical Officer at his expense. The expression "pay" shall mean basic wages plus dearness allowance. Sick leave may be allowed to accumulate for two years. The provision regarding sick leave shall cease to operate after the Employees' Insurance Act, 1948, comes into force. The above directions are subject to the proviso that the existing privileges regarding leave and holidays in any concern shall not be reduced in consequence of the operation of this award.

Issue No. 9.

I next take up the subject of housing accommodation and house rent under Issue No. 9. For the reasons given in paragraph 11 of the award I am unable to give any direction as regards the construction of houses for the employees or the payment of any house rent in the future.

Issue No. 10.

The next subject for consideration is that of canteen under Issue No. 10. As this matter does not come within the purview of section 46 of the Factories Act, the total number of workers employed being far less than 250, I am not disposed to give any direction on the subject. It is, however, open to the employer in each case to do something towards the establishment of a tea canteen, if possible.

Issue No. 11.

12. I then proceed to the subject of Sunday and holiday working Issue No. 11. I am assured that no work is done on Sundays and holidays and this assurance has not been contradicted. As it does not appear that the question involved in this issue really arises I give no direction on the subject.

S. N. MODAK,

Chairman, Industrial Tribunal

The 13th October 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 6399Lab.—10th November 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 3520Lab., dated the 29th June 1950, the industrial dispute between Messrs. P. L. Berry & Co., Canning Street, Calcutta, and their workmen as represented by the Bengal Provincial National Trade Union Congress, 115E, Dharamtolla, Calcutta, was referred for adjudication to Sri A. Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of Reference No. 3520Lab., dated 29th June 1950, of the Government of West Bengal, Labour Department and in the matter of an industrial dispute between Messrs. P. L. Berry & Co., No. 115, Canning Street, Calcutta, and their workmen as represented by the Bengal Provincial Trade Union Congress, 150E, Dharamtolla, Calcutta.

PRESENT: SRI A. DAS GUPTA, *District Judge*

For the employers: Sri D. N. Basu, Advocate, assisted by Sri S. N. Gupta, Manager.

For the Union: Sri D. L. Sen Gupta, Advocate, assisted by the Secretary of the Union.

AWARD.

The dispute which has been referred to me for adjudication relates to the increment of wages of the workers. Before I enter into the merits of the case I may mention that there was a previous adjudication between the present Company and their workers in December 1948. The award was given by Sri M. C. Banerjee and it was published under order No. 3520Lab., dated 8th December 1948. Point No. 1 related to basic wage and dearness allowance. The learned Adjudicator found that Rs. 32-8 was the minimum wage of a worker in this concern. No separate dearness allowance was paid to the workmen. He felt that this was much below the living wage of a workman having regard to the rise of the cost of living. But in view of the financial position of the workshop, the learned Adjudicator could not make any further award on this point apprehending

any heavy burden on the finance of the Company might close down the workshop leading to unemployment of the workmen employed in the workshop. The main business of the workshop was to manufacture cooking ranges. The cooking ranges were chiefly used by the military personnel in India during the war. After termination of the war the demand of cooking ranges by the Government was greatly reduced, and the Company commenced manufacturing chaff cutters and oil ghunies since termination of the war. When demand for cooking ranges, the then product of the workshop declined, the Company started importing machines from the United Kingdom and the selling department of the Company flourished though the workshop failed to make any headway on the point of profits. The Company's case is that it seldom requires the services of the workshop for the purpose of reconditioning any old machinery and that they sold these machines as received from abroad without taking risk of repairing them. Considering all these circumstances, the learned Adjudicator did not raise the rates of basic wages. He only allowed dearness allowance at the rate of 8 annas per day to all workmen of the workshop.

The Union demands that Rs. 75 should be the minimum wage of an unskilled worker and that the workers of the Company should get as a flat increment the difference of the existing minimum and the minimum to be fixed, subject to a minimum of Rs. 25 per month and that the workmen should be paid one month's pay every year as deferred wage to be known as bonus.

The Company pleads that since the last adjudication there has been no improvement in the financial position of the workshop, and that the workshop would not have been maintained at a recurring loss from year to year if for the humanitarian and generous motive of the Proprietor to provide some work to his old workers at remunerations hitherto paid to them. The Company contemplates to close down the workshop if any additional burden is imposed. The Company also pleads that the Union's claim for bonus is outside the scope of the present reference and hence untenable.

According to the Company, when the demand for cooking ranges increased appreciably, it started manufacturing chaff cutters and oil ghunies. Chaff cutters and oil ghunies were not found profitable. According to Sri S. N. Sen Gupta, the Manager, 10 to 12 chaff cutters are sold in a month on an average. During the last three years, the Company sold only 30 sets of ghunies. Chaff cutters are said to have very little demand in Bengal. This Company could not, according to the Manager, compete with other parts of India so far as chaff cutters are concerned. Oil ghunies are manufactured in many factories at Sibpur. According to the Manager the manufacturing cost of oil ghunies and chaff cutters in the factory of the Company are disproportionately high in comparison with the market price. And we were told during the hearing that on 25th November 1949 the Company purchased two oil ghunies at Rs. 1,440 and sold them in the market at Rs. 1,620 (at Rs. 810 each) to meet minimum demand. Nothing has been placed before us to show what the manufacturing cost of an oil ghuny in the factory of the Company is. The Company's filed accounts of the workshop which were prepared for the purpose of this case from the accounts of the entire business consisting of the importation and the manufacturing section. These accounts show that the loss is on the increase. I shall discuss these accounts later. The Company's case is that when the manufacturing business was found unprofitable, the Proprietor started importing Diesel engines and workshop machineries from the United Kingdom for sale in India. Recently the Company has also obtained a licence to import machineries and engines from Japan. The consolidated accounts show that the profit of the Company is steadily on

the increase. The following figures of profit will show at a glance the position of the business of Mr. P. L. Berry:—

Year.	Profit		
	Rs.	a.	p.
1946-47	64,711	10	10
1947-48	82,143	15	3
1948-49	99,547	11	4

Now I shall discuss the accounts of the workshop. Separate accounts of the workshop for 1946-47, 1947-48 and 1948-49 have been filed. I mention in this connection that the hearing of the case commenced on 15th September 1950. The accounts could not be filed before 20th February 1950, although the onus was on the Company to substantiate its plea of financial inability. The following statement will show at a glance the separate accounts of the workshop as filed by the Company are absolutely unreliable:—

According to the separate account of the workshop as filed by the company.		According to the consolidated account	
1947-48.		Rs. a. p.	
	Rs.		
Sale on local purchase	1,04,921	Local purchase	1,04,329
Sale on foreign purchase	9,64,039	Foreign purchase	9,26,783-4
Total	10,68,960		10,31,112-4
Opening stock of manufacture	9,110	Opening stock	39,991
		Less opening stock of manufacture.	9,110-0-0
			10,62,996-3-6
		Closing stock	2,12,249-12-9
		Less closing stock of manufacture.	1,300-0-0
			2,10,949-12-9
			8,52,046-6

In the accounts for 1947-48 a total sale of foreign purchase and local purchase for Rs. 10,68,960 has been shown. In this particular year foreign and local articles were purchased for Rs. 10,31,115-3-6. There was an opening stock worth Rs. 39,991, out of which, according to the separate accounts for the workshop, Rs. 9,110 was of product manufactured in the workshop. Thus out of the opening stock of articles purchased locally an outside could not be more than Rs. 31,881. Thus if there had been nothing left out of the goods purchased locally and outside at the end of the year the total sale on local purchase and foreign purchase could not exceed Rs. 10,62,996-3-6, whereas according to the separate accounts, the total sale was Rs. 10,68,960. The difference of Rs. 5,964 must have been the sale proceeds of goods manufactured in the workshop. This calculation is made on the assumption that nothing was left out of the local and foreign purchases. The consolidated accounts for 1948-49 show a closing stock of Rs. 2,12,249-12-9. According to the separate accounts for the workshop the closing stock of manufactured goods was worth Rs. 1,300. Thus there must have been a closing stock of local and foreign purchase worth Rs. 2,10,949-12-9. This amount must be deducted from the total sale of goods purchased locally and outside, and added to the sale of goods manufactured in the workshop during the year. It will be thus clear that there was no loss during the year 1947-48. Sufficient materials have not been placed before me to scrutinise the accounts for 1946-47 and 1948-49 in the

in which the accounts for 1947-48 have been scrutinised. I cannot believe that the workshop is incurring loss. We are told by the Manager that no parts of the imported articles are made in the workshop. According to him machines imported are very seldom damaged. And those which are damaged are sold at a reduced price, the compensation is recovered from the Insurance Company. One instance of a damaged machine being sold at a reduced price in August 1948 was shown to us during the hearing. An extract of the accounts for the sale has been filed in this case. This has been marked 1. I visited the workshop and I found some imported machines there. Some component parts were found separated. I could understand that pulleys and tanks for oil engines imported from the United Kingdom are also made in the workshop. But I was told that this happens very rarely. Thus it cannot be said that the workshop was absolutely connected with the import section. I was told that small parts of imported machineries which are sometimes made in the workshop can be bought at a very small price from outside. There is no sufficient material to lead to any inference either way. Even assuming what the management says is true, I think that to preserve the reputation of the Company parts of the imported machineries should not be and cannot be had from other workshops. The workers including the coolies were at least sometimes employed in connection with the imported machineries but in the accounts of the workshop the wages for such works as were connected with the imported machineries were not assessed and deducted from the cost of the workshop. In these circumstances I am definitely of opinion that the Company should not starve the workers in the workshop and earn a huge profit in the Selling Department for which the workshop is not altogether necessary. I held a similar view in the case of Messrs. Charles Abrecht published under order No. 3834 Lab., dated the 25th October 1948, of the Government of West Bengal, Labour Department. If really I had found that the workshop was incurring loss and had absolutely no connection with the import section of the business I could have held otherwise. In the circumstances as I find from the evidence placed before me as well as from local inspection, I cannot have a view different from that what is expressed in the case of Messrs. Charles Abrecht. The following figures of the labour strength will show at a glance that the allegation that the workshop is a losing concern, has hardly any substance:—

Year.	Labour strength.			
October 1948	76
November 1948	73
December 1948	71
March 1949	41
1st week of May, 1950	44
And the present strength	59

if really the workshop was a losing concern and if really the Proprietor was contemplating to close down the workshop and would have long closed the workshop but for the compassionate feelings towards the workmen, the Company would not have increased the labour strength to 59 from 41. I am really sorry that the management has been holding out an empty promise to close down the workshop for reasons best known to itself.

The minimum wages in the factory are Rs. 45-8 including dearness allowance. This is much below a living wage. I cannot enter into the question of dearness allowance, on the ground that it was not covered by the order

of reference. The dearness allowance shall be as it is now. It is Rs. per month or 8 annas per day. The minimum total emolument must be raised to Rs. 55. Thus the minimum wage must be raised by Rs. 9-8. I am not inclined to give a flat increment of all workers. The workers of workshop shall get increment of wages according to the following scale. Workers getting basic wages up to Rs. 40 shall get an increment of Rs. 7-8 per month of 26 days. Those who are getting more than Rs. 40 up to Rs. 50 as basic wages shall get an increment of Rs. 7-8 per month. Those who are getting more than Rs. 50 but not exceeding Rs. 60 shall get an increment of Rs. 6 per month. And those who are getting above Rs. 60 shall get increment of Rs. 4 per month. Increment shall be given with effect from 1st July 1950.

The Union has also claimed bonus as deferred wages. I have substantially raised the wages of the workers and I am not inclined to impose additional burden on account of bonus on the finance of the Company. The workers should wait and see the reaction of the increment of wages that has been allowed by this award. Besides, bonus is outside the scope of the present reference. The claim for bonus is therefore rejected.

A. DAS GUPTA,
District Judge

The 13th October 1950.

By order of the Governor.
D. S. P. MUKHERJEE, Jt. Secy

Calcutta

Gazette



सत्यमेव जयते

Published by Authority

THURSDAY, NOVEMBER 23, 1950

CONTENTS:

Page.		Page.
2327—2374	RT I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.	PART IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India .. Nil
413—414	RT IA.—Orders and notifications by the Government of India republished for general information ..	PART IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly .. Nil
251—252	RT IB.—Educational Notices ..	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President .. Nil
411—417	RT II.—Advertisements, Notices ..	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament .. Nil
	RT III.—Acts of the West Bengal Legislature—	
81—84	West Bengal Clinical Establishments Act, 1950 ..	SUPPLEMENT No. 47—
85	Bengal (Rural) Primary Education (West Bengal Amendment) Act, 1950 ..	Weekly Weather and Crop Report of West Bengal for the week ending the 8th November 1950 .. 467—468
86	Criminal Procedure (West Bengal Amendment) Act, 1950 ..	Wholesale prices of agricultural and animal husbandry products (average quality) in Calcutta during October 1950 .. 469—479
87	Bengal, Agra and Assam Civil Courts (West Bengal Amendment) Act, 1950 ..	

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

HOME DEPARTMENT

General Administration

No. 3840(G.A.)

Leave.

General.

Calcutta. — No. 3071(G.A./IL-36/50. — 13th November 1950.—Sri Nagesh Chandra Chakrabarti, Chief Presidency Magistrate, Calcutta, was granted leave on average pay for eleven days with effect from the 21st August 1950, under rule 60(ii) of the West Bengal Service Rules, 1947.

By order of the Governor,
S. N. RAY, Chief Secy.

Development

NOTIFICATIONS.

No. 2497/CB/E-92/50.—14th November 1950.—Babindra Nath Chattopadhyaya, B.E., son of Surendra Nath Chatterjee, is appointed to a temporary gazetted post of Assistant Engineer under the Construction Board under this department with effect from 7th November 1950, afternoon, and is posted to the Bankura Subdivision under the South Division under the Construction Board, vice Sri S. Mukherjee, transferred to the Calcutta Subdivision.

No. 2498/CB/E-92/50.— 14th November 1950.—Sri S. K. Bose, Assistant Engineer, Bankura Subdivision under the Construction Board, is, in the interest of public service, transferred to Calcutta and is posted as Assistant Engineer, Calcutta Subdivision under the Construction Board. He will take over charge from Sri A. C. Mukherjee.

By order of the Governor,
S. N. RAY, Chief Secy.

Constitution and Elections

NOTIFICATIONS.

No. 1907A.R./R3C-15/50.—13th November 1950.—In exercise of the power conferred by section 7 of the Census Act, 1948 (XXXVII of 1948), the Governor is pleased to appoint the Superintendent of Census Operations, West Bengal, the Special Census Officer, Calcutta and the Assistant Special Census Officer, Calcutta each to be an authority who within the limits of Calcutta, as defined in clause (II) of section 3 of the Calcutta Municipal Act, 1923, may call upon by a written order—

- all owners and occupiers of land, tenure-holders, and farmers and assignees of land revenue, or their agents,
- all members of the municipal authority and officers and servants of such authority, and

(c) all officers and members of staff of any factory, firm or establishment,

to give such assistance as shall be specified in the order towards the taking of a census of the persons who are, at the time of the taking of the census, on the lands of such owners, occupiers, tenure-holders, farmers and assignees, or in the premises of factories, firms and other establishments or within the areas for which such local authorities are established, as the case may be.

By order of the Governor,

M. M. BASU, Jt. Secy.

No. 1922A.R./R3E-5/49.—16th November 1950.—The following is published for general information:—

"West Bengal Legislative Assembly.

Hooghly-cum-Howrah Municipal (Muhammadan) Constituency.

Final list of candidates for election.

Serial No.	Name of candidate.	Address of candidate.	Symbol assigned to the candidate, if any.
1	Abdul Matin	No. 1, Jiban Krishna Ghose Road, Belgachia, Calcutta.	Umbrella.
2	Dr. Rafiuddin Ahmed.	12-1, Esplanade Row East, Calcutta.	Kalsi.

NOTE.—The poll will be taken on the 30th day of November, 1950 between 8-30 a.m. and 4-30 p.m. (Indian Standard Time) at the polling stations to be notified separately.

Commissioner's Office,

Burdwan Division,

Chinsurah,

The 14th November 1950.

B. SARKAR, Returning Officer
(Commissioner, Burdwan Division)."

By order of the Governor,

M. M. BASU, Jt. Secy.

No. 1924A.R./R.2B-66/50.—16th November 1950.—The following notification by the Secretary to the Governor of West Bengal is hereby published for general information:—

"Notification No. 4444S., dated the 13th November 1950.—His Excellency the Governor has assented to the West Bengal Clinical Establishments Bill, 1950.

H. C. SEN,

Secretary to the Governor".

No. 1925A.R./R.2B.-83/50.—16th November 1950.—The following notification by the Secretary to the Governor of West Bengal is hereby published for general information:—

"Notification No. 4446S., dated the 13th November 1950.—His Excellency the Governor has assented to the Bengal (Rural) Primary Education (West Bengal Amendment) Bill, 1950.

H. C. SEN,

Secretary to the Governor".

No. 1948A.R./R2B-78/50. — 17th Nov. 1950.—The following notification by the Secretary to the Governor of West Bengal is hereby published for general information:—

"Notification No. 4469S., dated the November 1950.—The President has assented to the Bengal, Agra and Assam (Civil Courts Bengal Amendment) Bill, 1950.

H. C. SEN,

Secretary to the Governor

No. 1949A.R./R2B-79/50. — 17th Nov. 1950.—The following notification by the Secretary to the Governor of West Bengal is hereby published for general information:—

"Notification No. 4467S., dated the November 1950.—The President has assented to the Criminal Procedure (West Bengal Amendment) Bill, 1950.

H. C. SEN,

Secretary to the Governor

By order of the Governor

M. M. BASU, Jt.

Political

ORDER.

No. 7344P./280/49.—21st November 1950 exercise of the power conferred by section of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), the Governor is pleased to make the following amendment in No. 4495P./280/49, dated the 4th August 1950, namely:—

Amendment.

In the said order for the words "The Engineer-in-Chief, Powers" substitute the words "Security Officer, Indian Railways".

By order of the Governor

P. C. ACHARJI, Jt. Secy.

NOTIFICATION

No. 7294P./460/50.—17th November 1950 exercise of the power conferred by sub-section of section 17A of the Indian Criminal Law Amendment Act, 1908 (XIV of 1908), the Governor is pleased to make the following amendment in Notification No. 25PA, dated the 4th January 1950, published at pages 60, 61 and 62 of Part I of the Calcutta Gazette of the 19th January 1950, namely:—

Amendment.

In the schedule to the said notification, the following, namely:—

"Hooghly

The Students' Federation Office, located in the outer room of the house of Dharendra Nath Das, son of late Nagendra Nath Daw, of Sasthi Bishra police-station, Serampore subdivision, bounded on the—

North—By Sasthitola Street.

South—By house of Dharendra Nath Das.

East—By a tank owned by several co-owners including Srimati Daw and others of the local Daw family.

West—By the house of Dharendra Nath Das.

By order of the Governor

P. C. ACHARJI, Jt. Secy.

Commonwealth Relations Section

NOTIFICATION.

No. 5864C.R./I.D.M.-42/50 Pt. II.—15th November 1950.—Whereas Dr. S. A. H. Jafri was appointed as a member of the District Minorities Board, Hooghly, and his appointment was announced in notification No. 400I.D., dated the 14th February 1949;

And, whereas, the said Dr. S. A. H. Jafri by his continued absence from the meetings of the said District Minorities Board for the period stipulated in paragraph (I) of section II of memorandum No. 368I.D., dated the 11th February 1949, has ceased to be a member of the said board.

Now, therefore, the Governor is pleased to appoint Janab Abdul Wahab as a member of the aforesaid District Minorities Board in the vacancy caused by Dr. S. A. H. Jafri ceasing to be a member of the said Board.

By order of the Governor,
S. N. RAY, Chief Secy.

Special Section

ORDERS.

No. 16766H.S.—7th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (i) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed; Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the Calcutta Gazette.

Particulars of the person.

Muhamad Ismail, son of late Muhammad Khan of Kanpur (U. P.) and of C. P., and of Akaria Street, Calcutta.

No. 16768H.S.—7th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the Calcutta Gazette.

Particulars of the person.

Biswanath Mukherjee alias Damu, son of Sahib Sarat Chandra Mukherjee of Tamluk, and of 30/3, Goabagan Lane, Calcutta.

No. 170H.S.—7th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the

Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the Calcutta Gazette.

Particulars of the person.

Sri Pushpalal, son of Sri Bhakat Lal Therestha of Prajajot Tali, Katamundu, Nepal, and of Calcutta.

No. 16772H.S.—7th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (i) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the Calcutta Gazette.

Particulars of the person.

Sri Krishna Benode Ray, son of late Manmatha Nath Ray of Jessore Town and of Jhumjhumpur, police-station Kotwali, Jessore (East Pakistan), and of Calcutta.

No. 16774H.S.—7th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (i) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the Calcutta Gazette.

Particulars of the person.

Sri Prabhat Das Gupta, son of Sri Lakshmi Charan Das Gupta of Goila, Gournadi, Barisal (East Pakistan), and of 8E, Dacres Lane, Calcutta.

No. 16776H.S.—7th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the Calcutta Gazette.

Particulars of the person.

Dr. Bijay Kumar Basu alias Bhanu, son of Dr. Aswini Kumar Basu of 12/1, Rajani Bose Lane, Dacca (East Pakistan), and of 3, Mirzapur Street, Calcutta, and of 34B, Central Avenue, Calcutta, and also of 24B, Monohar Pukur Road, Calcutta.

No. 16778H.S.—7th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an

order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said under-mentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Gautam Chattarji, son of Professor Kshitish Prasad Chattarji of Krishnagar, district Nadia, and of 2, Palm Place, Ballygunge, Calcutta.

No. 16780H.S.—7th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said under-mentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Monoranjan Ray *alias* Kebla, son of late Aswini Kumar Ray of Kuarpur, police-station Palong, Faridpur, and of 18, Garcha 1st Lane, Calcutta.

No. 16782H.S.—7th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said under-mentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Janab Chatur Ali, son of late Gula Baksh of Dhano, Benaras, and of 3/6, Olai Chandi Road and of P.5/12, Paikpara Road, Calcutta, and also of 24-Parganas.

No. 16791H.S.—8th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that she be detained has been made, is concealing herself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said under-mentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sm. Namita Maitra, daughter of late Birendra Mohan Maitra of Kalam, police-station Singra, district Rajshahi, and of 229F, Vivekananda Road, Calcutta.

No. 16891H.S.—11th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said under-mentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Sudhindra Kumar Ray *alias* Khoka, son of Sri Narendra Kishore Ray of Kishoreg Mymensingh, of Dacca, and also of 249, 1st bazar Street, Calcutta.

No. 16906H.S.—13th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said under-mentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Nripendra Nath Sen, son of Sri Haranath Sen of Basanda, police-station Jhark Barisal (East Pakistan) and of 6, Munshi Sen Lane, Calcutta, of 249, Bowbazar Street Calcutta and of 8E, Dacres Lane, Calcutta.

No. 16937H.S.—14th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said under-mentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Bhal Chandra Trimbak Randive, son of Trimbak Mahadeb Randive of Rajbhata Sandhurst Road, Bombay, and of 74 1/2, Circular Road, Calcutta.

No. 16966H.S.—15th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (I) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said under-mentioned person to appear before the Chief Presidency Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

istrate, Howrah, within fifteen days of the of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Samarendra Lal alias Samar Mukharji, son of Sachindra Lal Mukharji of Narit, police-station Amta, Howrah, and of 2, Iswar Dutta and 507, G. T. Road, Howrah.

1693H.S.—15th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed; and, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, Howrah at Howrah, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Debi Chatterjee alias Debi Das Chatterjee, of late Hari Prasad Chatterjee of Andul, police-station Sankrail, district Howrah.

By order of the Governor,
L. A. D'COSTA, Asst. Secy.

POLICE DIRECTORATE

Orders by the Inspector-General of Police,
West Bengal

Calcutta.—No. 7581A.—10th November 1950.
Intelligence Branch, West Bengal-D. I. B., Jalpaiguri-Buxa.—Sub-Inspector Lalit Mohan Das of Intelligence Branch, West Bengal, in the interest of the public service, temporarily appointed to act as Inspector in the District Intelligence Branch, Jalpaiguri, with effect from June 1950, against the post of Inspector assigned for Buxa Special Jail in Government Order No. 1869Pl., dated 10th May 1950.

Calcutta.—No. 7673A.—13th November 1950.—**Tollygunge - Murshidabad - Tollygunge, 24-Parganas.**—The transfers of the following officers mentioned temporarily, in the interests of the service:—

(i) Sri Ram Prasad Singh, Armed Inspector, West Dinajpur—To Benjetia Training Centre (Murshidabad).

Amar Dev Sharma, officiating Armed Inspector, Benjetia Training Centre (Murshidabad)—To Tollyganj (24-Parganas).

Harichha Sharma, officiating Armed Inspector, Tollyganj (24-Parganas)—To West Dinajpur.

to move first and immediately.

Calcutta.—No. 7706A.—14th November 1950.—**Calcutta - D. I. D., West Bengal-Calcutta.**—Sri Suresh Chandra Das Gupta, officiating Inspector, 24-Parganas, is, in the interest of the service, transferred to Criminal Investigation Department, West Bengal, to act as Inspector, under the supervision of Sri Upendra Nath Sen Gupta, Inspector, Criminal Investigation Department, West

Bengal, now acting as Deputy Superintendent of Police, in the Home (Anti-Corruption) Department, Government of West Bengal, Calcutta.

Calcutta.—No. 7715A.—14th November 1950.—**P. T. C., Barrackpore-West Dinajpur-Murshidabad.**—Transfers of the following officers are ordered temporarily in the interest of the public service:—

(1) Sri Suresh Chandra Biswas, Inspector (Law Instructor), Police Training College, Barrackpore—To Murshidabad, *vice* Sri Dharendra Nath Ray, Inspector, now temporarily attached to West Dinajpur.

(2) Sri Brojendra Lal Misra, officiating Inspector, Murshidabad—To Police Training College, Barrackpore, *vice* No. (1).

S. GUPTA, Insp.-Genl.

Transport

NOTIFICATION.

No. 7862W.T.—13th November 1950.—In exercise of the power conferred by sub-section (7) of section 91 of the Motor Vehicles Act, 1939 (IV of 1939), and, in particular, by clause (d) of sub-section (2) of that section, the Governor is pleased to make the following amendment in the Bengal Motor Vehicles Rules, 1940, published under notification No. 1930Pl., dated the 21st September 1940, at pages 2655-2829 of Part I of the *Calcutta Gazette* of the 10th October 1940, as subsequently amended, namely:—

Amendment.

After rule 207 of the said rules, insert the following:—

"Special Rules applicable to Fire Brigade Vehicles belonging to the West Bengal Fire Service.

207A. Nothing contained in Chapter VI of the Act except the provisions of sections 82, 83, 89 and 90 shall apply to the Fire Brigade vehicles belonging to the West Bengal Fire Service:

Provided that:—

(i) Special type of horns, preferably special mechanically or electrically operated "F" clarion bells not used by other motor vehicles, shall be used to give audible warning, and the same shall be rung continuously when the vehicle is proceeding to fire or other emergency, to ensure safety of other users of the road;

(ii) the vehicles shall be well equipped with signalling devices. In making the signals specified in the Eleventh Schedule to the Act, the driver shall give reasonable warning of his intentions to other users of the road before actually putting them into effect;

(iii) the driver of the vehicle shall keep as much to the left of the road as is consistent with the safety of the pedestrian and the vehicle shall not be driven on the footpath reserved for pedestrians. When the road is sufficiently broad, the vehicle shall not cross the centre line unless circumstances demand so or the vehicle is intended to turn for other sides;

(iv) the driver of the vehicle shall obey traffic signals but policemen controlling traffic shall give such vehicles top priority for movement; and

(v) the vehicle shall not be driven at a speed in excess of the speed allowable for other motor vehicles except when proceeding to a fire, in which case the driver shall take adequate steps to ensure the safety of other users of the road".

By order of the Governor,
N. C. GHOSH, Secy.

JUDICIAL DEPARTMENT

No. 3841G.A.

Powers.

Burdwan. — No. 3092G.A./2P.-4/50. — 16th November 1950.—Sri Somendra Mohan Mukharji, Sub-Deputy Magistrate, Asansol, Burdwan, is vested with the powers of a Magistrate of the first class.

Malda. — No. 3093G.A./2P.-55/50. — 16th November 1950.—Sri Bidyut Kumar Banerjee, Sub-Deputy Magistrate, Malda, is vested with the powers of a Magistrate of the second class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

Appointments and Transfers.

No. 6982J.—15th November 1950.—Sri Sankar Banerjee, Barrister-at-Law, is appointed to act, until further orders, as the Standing Counsel for the State of West Bengal with effect from the forenoon of the 20th November 1950.

Leave.

Calcutta. —No. 6761J.—3rd November 1950.—Sri Nanda Kishore Ghose, senior Municipal Magistrate, Calcutta, was allowed earned leave for eight days from the 7th October 1950 to the 14th October 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

NOTIFICATIONS.

No. 6766J.—4th November 1950.—In exercise of the power conferred by section 78 of the Indian Registration Act, 1908 (XVI of 1908), the Governor is pleased to remit with immediate effect the fees prescribed in all the articles except articles J(2) and K(2) of notification No. 166T.Regn., dated the 27th September 1939, in respect of any document specified in the said notification, executed by a displaced person in connection with loans advanced to him either by the Central Government or by the State Government.

Explanation.—In this notification “displaced person” means any person who on account of the setting up of the Dominions of India and Pakistan or on account of civil disturbances or fear of such disturbances in any area now forming part of Pakistan has left, or has been displaced from, his place of residence in East Bengal—

(a) where such place of residence is situated in any district other than the district of Tippera or the district of Noakhali, at any time on or after the 1st day of June 1947, or

(b) where such place of residence is situated either in the district of Tippera or in the district of Noakhali, at any time on or after the 1st day of October 1946, and

who has subsequently been residing in India.

2. This department notification No. 2648J., dated the 12th May 1950, is hereby rescinded.

No. 6792J.—4th November 1950.—In exercise of the power conferred by sub-section (I) of section 5 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased to direct that the case mentioned in the schedule below shall be tried by the Special Court

constituted by notification No. 6547J., date 16th October 1950, under section 3 of the Act

Schedule.

The State

versus

- (1) Amarendra Kumar Raha *alias* Amar *alias* Anil Raha *alias* Kesto, son of late Basanta Kumar Raha, native village Mulghar, police-station Fal district Khulna, and homeless in Cal
- (2) Ajit Kumar Sarkar, son of the late moy Sarkar of 13, Sibtala Street, station Uttarpara, district Hooghly homeless in Calcutta;
- (3) Karnail Singh, son of Sri Bichitra Singh village Hasanpur, police-station I district Ludhiana and of 27C, Bijo Road, Calcutta;

under sections 402/307/395/397 of the Penal Code (Act XLV of 1860), sections 19 19(f) of the Indian Arms Act, 1878 (XI of and sections 3, 4 and 5 of the Explosive Substances Act, 1908 (VI of 1908).

No. 6823J.—7th November 1950.—In exercise of the power conferred by sub-section (I) of section 5 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased to direct that the cases mentioned in the schedule below shall be tried by the Special Court constituted by notification No. 6547J. dated the 4th October 1950, under section 3 of the Act —

Schedule.

1. The State

versus

- (1) Amulya Chandra Kamila, son of the Durga Prosad Kamila of Loyalganj station Kakdwip, district 24-Parganas
- (2) Ananta Ram Kuti, son of the late bash Kuti of Haripur (Loyalganj), police-station Kakdwip, district 24-Parganas.
- (3) Asoke Kumar Bose *alias* Bidyut Nikunja, son of Bishad Chandra Bose Bara-Jagulia, police-station Haringhata, district Nadia.
- (4) Atul Chandra Santra, son of Padma Santra of Loyalganj, police-station Kakdwip, district 24-Parganas.
- (5) Bhagu Das *alias* Bhagyadhar Das, Gopal Chandra Das of Rajnagar, police-station Kakdwip, district 24-Parganas.
- (6) Bhim Chandra Ghorai, son of K Ghorai of Loyalganj, police-station Kakdwip, district 24-Parganas.
- (7) Bhupati Chandra Jana, son of the Abhiram Jana of Loyalganj, police-station Kakdwip, district 24-Parganas.
- (8) Bhusan Chandra Kamila *alias* Param Upendra Kamila of Loyalganj, police-station Kakdwip, district 24-Parganas.
- (9) Bijoy Krishna Mandal *alias* Sundar Girish Chandra Mandal of Loyalganj, police-station Kakdwip, district 24-Parganas.
- (10) Dwijendra Nath Dinda, son of Na Dinda, of Loyalganj, police-station Kakdwip, district 24-Parganas.
- (11) Gajendra Nath Mali *alias* Dasarath Siba Prosad Mali of Loyalganj, police-station Kakdwip, district 24-Parganas.
- (12) Harekrishna Sashmal, son of the Akshoy Kumar Sashmal of Haripur (Loyalganj), police-station Kakdwip, district 24-Parganas.
- (13) Haripada Bhuiya, son of Manmath Bhuiya of Rajnagar, police-station Kakdwip, district 24-Parganas.
- (14) Haripada Sashmal *alias* Gangadhar Nandalal Sashmal of Dakshin Chandranagar, police-station Kakdwip, district 24-Parganas.

(15) Iswar Chandra Kamila, son of Sukri Kamila of Rajnagar, police-station Kakdwip, district 24-Parganas.

(16) Jatindra Nath Jana, son of Dwarika Nath Jana of Loyalganj, police-station Kakdwip, district 24-Parganas.

(17) Jogendra Nath Das *alias* Jogi Das, son of the late Mahendra Chandra Das of Loyalganj, police-station Kakdwip, district 24-Parganas.

(18) Jogendra Nath Guria *alias* Jogen Guria, son of Ram Prosad Guria of Radhanagar, police-station Kakdwip, district 24-Parganas.

(19) Kangsari Haldar *alias* Madhu, son of Kalipada Haldar of Andharia, police-station Diamond Harbour, district 24-Parganas.

(20) Kirtibash Das, son of Iswar Chandra Das of Maharajanj, police-station Kakdwip, district 24-Parganas.

(21) Kshirode Chandra Bera, son of Makur Chandra Bera of Loyalganj, police-station Kakdwip, district 24-Parganas.

(22) Kumud Chandra Shahu *alias* Kumud Shahu, son of the late Sukchand Shahu of Budhakali, police-station Kakdwip, district 24-Parganas.

(23) Makhan Lal Ghorai, son of the late Abinash Ghorai of Shibrampur, police-station Kakdwip, district 24-Parganas.

(24) Mangal Sarang, son of Shidwarta Sarang of Loyalganj, police-station Kakdwip, district 24-Parganas.

(25) Manik Lal Hazra, son of Bepun Behari Hazra of Sarachi, police-station Mograhat, district 24-Parganas.

(26) Nani Gopal Ghorai, son of the late Abinash Chandra Ghorai of Shibrampur, police-station Kakdwip, district 24-Parganas.

(27) Pashupati Santra, son of Padma Lochan Santra of Loyalganj, police-station Kakdwip, district 24-Parganas.

(28) Phani Bhusan Haldar, son of Arun Chandra Haldar of Loyalganj, police-station Kakdwip, district 24-Parganas.

(29) Satish Chandra Shaw, son of the late Sukchand Shaw of Budhakali, police-station Kakdwip, district 24-Parganas.

(30) Shyam Mandal, son of Girish Chandra Mandal of Loyalganj, police-station Kakdwip, district 24-Parganas.

(31) Srihari Mandal, son of Dinanath Mandal of Dakshin Chandra Nagar, police-station Kakdwip, district 24-Parganas.

(32) Sudhir Chandra Shaw, son of Akshoy Kumar Shaw of Rajnagar, police-station Kakdwip, district 24-Parganas.

(33) Sujoy Barik, son of Gopal Chandra Barik of Loyalganj, police-station Kakdwip, district 24-Parganas.

(34) Sushil Dalapati, son of the late Rupendra Dalapati of Loyalganj, police-station Kakdwip, district 24-Parganas.

(35) Taherat Sheik *alias* Tari, son of Feku Sheik of Radhanagar, police-station Kakdwip, district 24-Parganas.

(36) Tarani Shaw, son of late Lakshi Narayan Shaw of Rajnagar, police-station Kakdwip, district 24-Parganas under sections 120B/302/307/436/326 of the Indian Penal Code (Act XLV of 1860).

2. The State

versus

(1) Asoke Kumar Bose *alias* Bidyut *alias* Nikunja, son of Bishad Chandra Bose of Bara-Jagulia, police-station Haringhata, district Nadia.

(2) Gajendra Nath Mali *alias* Dasarath, son of Siba Prasad Mali of Loyalganj, police-station Kakdwip, district 24-Parganas.

(3) Srihari Mandal, son of Dinanath Mandal of Dakshin Chandra Nagar, police-station Kakdwip, district 24-Parganas, under sections 436/109 of the Indian Penal Code (Act XLV of 1860).

3. The State

versus

(1) Asoke Kumar Bose *alias* Bidyut *alias* Nikunja, son of Bishad Chandra Bose of Bara-Jagulia, police-station Haringhata, district Nadia.

(2) Bhusan Chandra Kamila *alias* Paran, son of Upendra Kamila of Loyalganj, police-station Kakdwip, district 24-Parganas.

(3) Bijoy Krishna Mandal *alias* Sundar, son of Girish Chandra Mandal of Loyalganj, police-station Kakdwip, district 24-Parganas.

(4) Gajendra Nath Mali *alias* Dasarath, son of Siba Prasad Mali of Loyalganj, police-station Kakdwip, district 24-Parganas.

(5) Jogendra Nath Das *alias* Jogi Das, son of Mahendra Das of Loyalganj, police-station Kakdwip, district 24-Parganas.

(6) Mangal Sarang, son of Shidwarta Sarang of Loyalganj, police-station Kakdwip, district 24-Parganas, under sections 307/109 of the Indian Penal Code (Act XLV of 1860).

4. The State

versus

(1) Asoke Kumar Bose *alias* Bidyut *alias* Nikunja, son of Bishad Chandra Bose of Bara-Jagulia, police-station Haringhata, district Nadia.

(2) Bijoy Krishna Mandal *alias* Sundar, son of Girish Chandra Mandal of Loyalganj, police-station Kakdwip, district 24-Parganas.

(3) Gajendra Nath Mali *alias* Dasarath, son of Siba Prasad Mali of Loyalganj, police-station Kakdwip, district 24-Parganas.

(4) Tarani Shaw, son of the late Lakshi Narayan Shaw of Rajnagar, police-station Kakdwip, district 24-Parganas, under sections 148/302/307/436/326/109 of the Indian Penal Code (Act XLV of 1860).

5. The State

versus

(1) Asoke Kumar Bose *alias* Bidyut *alias* Nikunja, son of Bishad Chandra Bose, of Bara-Jagulia, police-station Haringhata, district Nadia.

(2) Bhagu Das *alias* Bhagyadhar Daa, son of Gopal Chandra Das of Rajnagar, police-station Kakdwip, district 24-Parganas.

(3) Gajendra Nath Mali *alias* Dasarath, son of Siba Prasad Mali of Loyalganj, police-station Kakdwip, district 24-Parganas.

(4) Haripada Bhuiya, son of Mammatha Nath Bhuiya of Rajnagar, police-station Kakdwip, district 24-Parganas.

(5) Iswar Chandra Kamila, son of Sukri Kamila of Rajnagar, police-station Kakdwip, district 24-Parganas.

(6) Sudhir Chandra Shaw, son of Akshoy Kumar Shaw of Rajnagar, police-station Kakdwip, district 24-Parganas, under sections 148/302/326/307/436/109 of the Indian Penal Code (Act XLV of 1860).

6. The State

versus

(1) Asoke Kumar Bose *alias* Bidyut *alias* Nikunja, son of Bishad Chandra Bose of Bara-Jagulia, police-station Haringhata, district Nadia.

(2) Bhupati Chandra Jana, son of the late Abhiram Jana of Loyalganj, police-station Kakdwip, district 24-Parganas.

(3) Bhusan Chandra Kamila *alias* Paran, son of Upendra Kamila of Loyalganj, police-station Kakdwip, district 24-Parganas.

(4) Bijoy Krishna Mandal *alias* Sundar, son of Girish Chandra Mandal of Loyalganj, police-station Kakdwip, district 24-Parganas.

(5) Gajendra Nath Mali *alias* Dasarath, son of Siba Prasad Mali of Loyalganj, police-station Kakdwip, district 24-Parganas.

(6) Haripada Bhuiya, son of Manmatha Nath Bhuiya of Rajnagar, police-station Kakdwip, district 24-Parganas.

(7) Shyam Mandal, son of Girish Chandra Mandal of Loyalganj, police-station Kakdwip, district 24-Parganas, under sections 396/397/412/109 of the Indian Penal Code (Act XLV of 1860).

By order of the Governor,
S. K. SEN, Secy.

LEGISLATIVE DEPARTMENT

NOTIFICATION.

No. 2034L.—14th November, 1950.—Sri Prititosh Roy, M.A., B.L., W.B.C.S. (Judicial), Special Officer, Legislative Department, Government of West Bengal, is appointed to act, with effect from the 14th November, 1950, until further orders, as Assistant Secretary to the Government of West Bengal in that department, *vice* Sri Shyama Prasanna Sen Varma, appointed to the temporary post created at New Delhi by the Government of West Bengal, Legislative Department, Order No. 1925L., dated the 12th October, 1950.

By order of the Governor,
S. K. D. GUPTA, Secy.

FINANCE DEPARTMENT

Audit

NOTIFICATION.

No. 4303F./F/1R/14(13)/50.—15th November 1950.—In exercise of the powers conferred by proviso to article 309 of the Constitution of India the Governor is pleased to direct that the following further amendment shall be made in the Civil Service Regulations, namely:—

In the said Regulations, to article 935, the following "Note" shall be added, namely:—

"Note.—The concession of payment at the minimum rate of conversion of 1s. 9d. per rupee indicated in articles 934, 934A to 934D and 935, shall not be admissible to those officers who entered service after the 9th September 1949."

By order of the Governor,
B. DAS GUPTA, Secy.

Taxation.

NOTIFICATIONS.

No. 2469F.T. 13th November 1950.—Sri Birendra Kumar Chakraborty, Deputy Superintendent of Industrial Statistics, Provincial Statistical Bureau, is allowed earned leave for sixty days with effect from the 1st November 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 2478F.T.—13th November 1950.—In exercise of the power conferred by the proviso to article 309 of the Constitution of India, the Governor is pleased to make the following rule regulating the conditions of service of the persons appointed to the posts specified in the said rule, namely:—

Rule.

The persons appointed to the following posts shall be officers of gazetted rank and shall be members of the West Bengal General Service, namely:—

- (1) Director, State Statistical Bureau, West Bengal.
- (2) Personal Assistant to the Director, State Statistical Bureau, West Bengal.

No. 2479F.T.—13th November 1950.—In exercise of the power conferred by clause (d) of Part I of the West Bengal Service Rules, Part I, Governor is pleased to declare each of the posts specified in column I of the Table below coming in the posts shown against each such as in column II of the said Table to be included in the West Bengal State Services:—

Table.

I	II
Name of service.	Name of post.
1. West Bengal Statistical Service, Class I.	(i) Deputy Director (ii) Senior Statistician
2. West Bengal Statistical Service, Class II.	(i) Statistician (ii) Deputy Superintendent
3. West Bengal Statistical Service, Class III.	(i) Assistant Statistician (ii) Assistant Superintendent

No. 2541F.T.—16th November 1950. Naresh Chandra Som, Agricultural Income Officer, Grade II, under training, is appointed to be an Agricultural Income-tax Officer, Grade in Calcutta Range II with effect from the date which he assumes charge.

No. 2542F.T.—16th November 1950. Aswini Kumar Banerji, Agricultural Income Officer, Grade II, under training, is appointed to be an Agricultural Income-tax Officer, Grade in Calcutta Range I with effect from the date which he assumes charge.

No. 2543F.T.—16th November 1950. Promode Kumar Sen, Agricultural Income Officer, Grade II, under training, is appointed to be an Agricultural Income-tax Officer, Grade in the Burdwan Range at Burdwan with effect from the date on which he assumes charge.

By order of the Governor,
B. DAS GUPTA, S.

DIRECTORATE OF COMMERCIAL TAXES

Orders by the Commissioner of Commercial Taxes, West Bengal

No. 7861.—8th November 1950.—Sri N. Biswas, Commercial Tax Officer, Grade I, St. Bazar Charge, Calcutta, is allowed earned leave 22 days from 27th October 1950 to 17th November 1950, under rule 167(ii) of the West Bengal Service Rules, Part I, read with Government of Bengal, Finance Department, No. 2658(F), dated 16th October 1943.

No. 8004C.T.—15th November 1950.—Sri Basu, Commercial Tax Officer, Grade I, Bhawanipur Charge, Calcutta, is allowed earned leave twelve days from 3rd October 1950 to 14th October 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

K. PALCHAUDHURI, Commissioner

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

24-Parganas. — No. L.S.G.1E-28/49. — November 1950.—In exercise of the power conferred by section 8 of the 24-Parganas District Board Dissolution (Temporary Provisions) Act, 1948 (West Bengal Act XXIII of 1948), the Governor is pleased to appoint Jonab Ensaif Humanis as a member of the 24-Parganas District Board, *vice* Janab Kaji Abdul Wahid, deceased.

Darjeeling.—No. M2A-8/50.—17th November 1950.—In exercise of the power conferred by sub-section (2) of section 58 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), as modified by its application to the district of Darjeeling, the Governor is pleased to appoint Sri B. B. Kumar, A., to be a Commissioner of the Kurseong Municipality in the district of Darjeeling, *vice* Y. B. Srestha, resigned.

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

The Charitable Endowments Act, 1890.

No. Medl. 5143/3F-32/50.—15th November 1950.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of "The Gurudasi Homeopathic Charitable Dispensary Fund" created in terms of notification No. 290Medl., dated the 31st January 1936, doth hereby order and direct that the securities, particulars of which are contained in the first schedule to the said notification, or any other security or securities to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust forever to receive the interest of the said securities when and as the same became due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification, and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

No. Medl. 5144/3F-37/50.—15th November 1950.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of the Ezra Hospital Endowment Fund created in terms of notification No. 1 Medl., dated the 2nd January 1941, doth hereby order and direct that the securities, particulars of which are contained in the first schedule to the said notification, or any other security or securities to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust forever to receive the interest of the said securities when and as the same became due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification, and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification, and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

No. Medl. 5149/3F-48/50.—15th November 1950.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by Administrator of Kanai Lal Seal Charitable Endowment created in terms of notification No. 4971Medl., dated the 26th October 1914, doth hereby order and direct that the securities, particulars of which are contained in the first schedule to the said notification, or any other security or securities to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust forever to receive the interest of the said securities when and as the same became due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification, and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

24-Parganas.—No. Medl. 5152/C.F./20T-5/50.—15th November 1950.—Capt. S. C. Ghosh, A.M.C., is appointed, until further orders, to hold the medical charge of the Civil Station of Barrackpore with effect from the 1st August 1950, *vice* Major D. P. Ray, I.A.M.C.

The Charitable Endowments Act, 1890.

No. Medl. 5158/3F-46/50.—16th November 1950.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of the Nafar Chandra Kolay Charitable Dispensary Trust Fund created in terms of notification No. 21Medl., dated the 5th January 1916, doth hereby order and direct that the securities, particulars of which are contained in the first schedule to the said notification, or any other security or securities to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust forever to receive the interest of the said securities when and as the same became due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

No. Medl.5170/3F-22/50.—16th November 1950.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of "The Belgoria Charitable Dispensary Trust Fund" created in terms of notification No. 107T.M., dated the 3rd June 1895, doth hereby order and direct that the securities, particulars of which are contained in the first schedule to the said notification, or any other security or securities to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust for ever to receive the interest of the said securities when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

No. Medl.5205/3F-36/50.—17th November 1950.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of Prosannomayee Charitable Dispensary Fund created in terms of notification No. 3067-Medl., dated the 23rd December 1925, doth hereby order and direct that the securities, particulars of which are contained in the first schedule to the said notification, or any other security or securities to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust for ever to receive the interest of the said securities when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

No. Medl.5206/3F-29/50. — 17th November 1950.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of The Chella Dispensary Trust Fund created in terms of notification No. 752Medl., dated the 3rd August 1907, doth hereby order and direct that the securities, particulars of which are

contained in the first schedule to the said notification, or any other security or securities to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office subject to the provisions of the Charitable Endowments Act, 1890 (VI of 1890) and any rules from time to time framed thereunder by the Governor upon trust for ever to receive the interest of the said securities when and as the same became and shall become due and payable from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification and hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

No. Medl.5207/3F-23/50. — 17th November 1950.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of Bholanth Bose Trust Fund created in terms of notification No. 641-T.M., dated the 10th October 1895, doth hereby order and direct that the securities, particulars of which are contained in the first schedule to the said notification, or any other security or securities to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust for ever to receive the interest of the said securities when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

The Charitable Endowments Act, 1890.

No. Medl.5208/3F-42/50. — 17th November 1950.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of "Miss Lottie M. Browne Endowment Fund" created in terms of notification No. 4795-Medl., dated the 23rd December, 1936, doth hereby order and direct that the securities, particulars of which are contained in the first schedule to the said notification, or any other security or securities to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust for ever to receive the interest of the said securities when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification and it is hereby further notified that the

scheme shall be deemed to have been in operation at the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

By order of the Governor,
B. C. DAS GUPTA, Secy.

permission to prefix the Puja holidays from 15th October 1950 to 26th October 1950 and to affix the holidays from 18th November 1950 to 19th November 1950 under rules 153-155 *ibid*.

By order of the Governor,
P. M. DATTA, Asst. Secy.

Darjeeling.—No. Medl. 5135/DHS/5A-34/49. 14th November 1950.—Temporary Assistant Surgeon Dr. S. K. Sarkar, on being relieved of his duties at the Indian Mental Hospital, Kanke, is appointed temporarily to act, until further orders, as Medical Officer, Siliguri Subdivisional Hospital, with effect from the date on which he joins the post, *vice* Dr. H. C. Mukherjee.

Calcutta-Midnapore.—No. Medl. 5136/DHS/5A-44/49—14th November 1950.—Sub-Assistant Surgeon Dr. Profulla Nath Roy, M.B., now on supernumerary duty at the Sambhu Nath Hospital, Calcutta, is appointed temporarily to act, until further orders, as Medical Officer, Ghatal Subdivisional Hospital, district Midnapore, with effect from the date on which he joins the post, *vice* Dr. A. C. Chakravarty, transferred.

By order of the Governor,
P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATIONS.

No. P.H. 2753/2R-36/50. — 15th November 1950.—The following draft of an amendment made, in exercise of the power conferred by section 10 of the Bengal Smoke Nuisances Act, 1905 (Bengal Act III of 1905), the Governor proposes to make in the rules published with notification No. 73 Marine, date the 27th August 1947, as subsequently amended, is hereby published for the information of persons likely to be affected thereby.

2. The draft will be taken into consideration on or after 1st of March 1951, and any objection or suggestion with respect thereto which may be received by the undersigned before the aforesaid date shall be considered:—

Draft Amendment.

In rule 14 of the said rules *after* the existing proviso *add* the following new proviso, namely:—

“Provided further that the fee referred to above shall not be paid to a member of the Commission if such member is an official nominated by the State Government.”

By order of the Governor,
B. C. DAS GUPTA, Secy.

Murshidabad.—No. P.H. 2755/3L-24/50.—15th November 1950.—Dr. Saradindu Mukerjee, M.B., Subdivisional Health Officer, Lalbagh, is granted leave for the period from 27th October 1950 to 17th November 1950, under rule 168(1) of the West Bengal Service Rules, Part I, with

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATIONS.

No. 104—7th November 1950.—Sri Manindra Nath Guha, Assistant Engineer, is transferred, in the interest of public service, from the Kurseong Subdivision of the Darjeeling Division under the Northern Circle to the Darjeeling Special Repairs Division under that Circle and appointed to act temporarily as the Executive Engineer of that Division with effect from the date he assumes charge of the post and until further orders.

No. 106.—7th November 1950.—Sri Kamala Prasanna Chattopadhyay, Assistant Engineer, is transferred, in the interest of public service, from the Haringhata Subdivision of the North Calcutta Division under the Presidency Circle and posted to the charge of the Kurseong Subdivision of the Darjeeling Division under the Northern Circle until further orders.

No. 107—7th November 1950.—Sri Durgadas Mukherjee, temporary Assistant Engineer, is transferred, in the interest of public service, from the Kanchrapara Subdivision of the North Calcutta Division under the Presidency Circle and posted to the charge of the Tindharia Subdivision of the Darjeeling Special Repairs Division under the Northern Circle until further orders.

By order of the Governor,
S. BHATTACHERJEE, Dy. Secy.

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATIONS.

No. 71.—13th November 1950.—Sri Krishna Das Dutta, officiating Executive Engineer, Hooghly Irrigation Division, is transferred in the interests of the public service and is appointed to hold, until further orders, the temporary post of Executive Engineer attached to the office of the Superintending Engineer, Eastern Circle.

2. This department notification No. 63, dated 12th October 1950, transferring Sri Dutta to hold charge of the East Midnapore Division, is hereby cancelled.

No. 72.—13th November 1950.—Sri Kamala Kanta Pramanik, Assistant Engineer, Subdivisional Officer, Panskura Subdivision of the West Midnapore Division, is transferred in the interest of the public service and is appointed to act, until further orders, as Executive Engineer, East Midnapore Division, *vice* Sri Sachindra Chandra Aich, officiating Executive Engineer, transferred.

By order of the Governor,
S. K. DEY, Secy.

No. 69.—10th November 1950.—Sri Shiva Narayan Singh, Deputy Magistrate and Deputy Collector of the Bihar Provincial Service, whose services have been temporarily placed at the disposal of the Government of West Bengal by the Government of Bihar in their Irrigation Department notification No. 15305, dated 4th November 1950, was appointed to be the Resettlement Officer, Mayurakshi Reservoir Project, with effect from the 3rd November 1950, afternoon, *vice* Sri R. S. Mondal, until further orders.

No. 70.—10th November 1950.—The services of Sri Ram Sewak Mondal, Deputy Magistrate and Deputy Collector of the Bihar Provincial Service, who was employed as Resettlement Officer, Mayurakshi Reservoir Project, were replaced at the disposal of the Government of Bihar with effect from 3rd November 1950, afternoon.

No. 73.—16th November 1950.—The Governor is pleased to appoint Sri Bimalansu Kumar Mitra, B.Sc., B.E., son of Sri Jut Tarini Prosad Mitra, as a temporary Assistant Engineer in the Department of Irrigation and Waterways on contract for three years with effect from the date on which he joins.

By order of the Governor.
A. B. GANGULI, Addl. Secy.

IRRIGATION AND WATERWAYS DIRECTORATE

NOTIFICATION.

No. 46C.I.E.—9th November 1950.—Sri Sailendra Nath Sen Gupta, temporary Assistant Engineer, on release from the Agriculture, Forests and Fisheries Department, is appointed to hold charge of the Mechanical and Electrical Subdivision No. I of the Mechanical and Electrical Division until further orders.

2. S. Sen Gupta will also hold additional charge of the Mechanical and Electrical Subdivision No. II of the same Division until further orders.

G. B. MONDAL, Chief Engineer.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

ORDERS.

No. 2613M.P.—15th November 1950.—Whereas Sri K. B. Neogy has entered into an agreement with the Calcutta Electric Supply Corporation, Limited, licensees of the Calcutta and District Consolidated Electric License, 1946, for taking from the said licensees, the supply of energy at the premises of said K. B. Neogy at Ghosepara Road, Bally, situated outside the area of supply of the said licensees;

And whereas the said premises are not situated within the area of supply of any other licensee;

Now, therefore, in exercise of the power conferred by section 27 of the Indian Electricity Act,

1910 (IX of 1910), the Governor is pleased to authorise the said licensees to supply energy to the said K. B. Neogy at Ghosepara Road, Bally, in the district of Howrah, and to lay down place electric supply lines for that purpose subject to the following conditions and restrictions namely:—

The authority hereby conferred shall—

(a) remain in force until—

(i) the area of supply of the said licensees extended so as to include within its limits, the said premises at Ghosepara Road, Bally; or

(ii) a licensee is granted to any other person whose area of supply includes the said premises within its boundaries and such person is in a position to supply energy to the said premises; or

(iii) any transmission or distribution system for supplying energy outside such area of supply is established by or on behalf of the State Government

enabling energy to be supplied at the said premises without such authority;

(b) be subject to the restrictions referred to in the third proviso to section 27 herebefore mentioned.

The authority is not in lieu of the permission required under the West Bengal Electric (Emergency Powers) Act, 1948 (West Bengal Act XVII of 1948).

No. 2615M.P. — 15th November 1950.—In exercise of the powers conferred by section 4 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer on the Calcutta Electric Supply Corporation, Limited, licensee of the Calcutta and District Consolidated Electric License, 1946, for the purpose of laying an underground service cable in the private common passage leading to premises No. 4/1/C, Bisu Babu La, Kidderpore, Calcutta, from the existing underground service in the said private common passage to the said premises situated within the area of supply of the said Corporation and in repairing the same when necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of telegraph established and maintained by a Central Government or to be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act of 1885.

By order of the Governor.
S. C. DAS GUPTA, Dy. Secy.

NOTIFICATION.

No. 2634M.P. — 17th November 1950.—Sri Jyotana Kumar Roy, B.E.E., A.M.E.E., A.A.I.E.E., A.M.I.E. (India), is appointed Assistant Engineer, Grade I, Electricity Development, West Bengal, temporarily for six months with effect from the date he joins.

No. 2552M.P.—6th November 1950.—In exercise of the power conferred by section 3 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to grant to the Vishnupur Electric Supply and Industrial Development Company, Limited, having its registered office at 53, Netaji Subhas Road, Calcutta, the following license to supply energy in the area specified therein:—

THE VISHNUPUR ELECTRIC LICENSE, 1950.

License for the supply of electrical energy granted by the Government of West Bengal under the Indian Electricity Act, 1910.

Subject to the provisions of the Indian Electricity Act, 1910 (Act IX of 1910), and the Electricity (Supply) Act, 1948 (Act LIV of 1948), license is hereby granted to the Vishnupur Electric Supply and Industrial Development Company, Limited, having its registered office at 53, Netaji Subhas Road, Calcutta, to supply electrical energy in the area with the powers and upon the terms and conditions specified below:—

Short Title.

1. This license may be cited as "The Vishnupur Electric License, 1950".

Interpretation.

2. The several words, terms and expressions to which by the Indian Electricity Act, 1910, the Rules thereunder, and the Electricity (Supply) Act, 1948, meanings are assigned shall have in this license the same respective meanings, provided that in this license:—

- (i) "the Act" shall mean the Indian Electricity Act, 1910, and any statutory modifications thereof;
- (ii) "the Government" shall mean the Government of West Bengal;
- (iii) the expression "the licensee" shall mean and include the Vishnupur Electric Supply and Industrial Development Company, Limited, a Company registered under the Indian Companies Act, 1913, having their registered office at Calcutta and their permitted assigns;
- (iv) the expression "deposited map" shall mean the plan of the area of supply hereinafter specified, which has been deposited with the Government in pursuance of the Rules under the Act, which plan is signed for the purpose of identification by the Secretary to the Government of West Bengal in the Department of Commerce and Industries and by the licensee;
- (v) the term "unit" shall mean the quantity of electrical energy equivalent to a current of one thousand amperes flowing under an electromotive force of one volt during one hour;
- (vi) the expressions "First Annexure," "Second Annexure" and "Third Annexure" shall mean the first, second and third annexures to this license, respectively;
- (vii) the expression "the commencement of this license" shall mean the date of the notification by the Government in the *Calcutta Gazette* by which this license is granted;
- (viii) unless otherwise stated, where roads or streets are mentioned as forming the boundary or part of the boundary of any area in this license, the premises, properties or structures abutting upon either side of such roads or streets shall be deemed to be within the area of supply.

Security.

3. (i) The period within which the licensee shall show, under sub-clause (a) of clause I of the Schedule to the Act, that he is in a position to discharge fully and efficiently the duties and obligations imposed upon him by the license throughout the area of supply shall, unless otherwise ordered by the Government under sub-clause (b) of sub-section (3) of section 4 of the Act, be six months from the commencement of this license.

- (ii) Unless otherwise ordered by the Government under clause (d) of sub-section (1) of section 4 of the Act, the sum which the licensee shall deposit or secure to the satisfaction of the Government under sub-clause (b) of clause I of the Schedule to the Act, shall be Rs. 10,000 and such sum shall be so deposited or secured within thirty days from the commencement of this license:

Provided that if the works proceed in a manner satisfactory to the Government, this amount shall be repaid by the Government to the licensee in four equal instalments and a final instalment for payment of interest, if any.

The whole of the amount repaid by the Government shall be used by the licensee for carrying into effect the works for which the license is granted.

Area of supply.

4. The area above referred to within which the supply of energy is authorised by the license (the area of supply under the Act) is the whole of the area, the boundaries of which are described in the First Annexure and delineated in red colour on the deposited map.

Situation of the Generating Station.

5. The licensee shall erect the generating station or main receiving station within the area covered by the license.

Licensee's works.

6. *A. Compulsory Works.*—(i) The licensee shall, within two years from the date of the grant of this license, (1) provide and instal suitable and sufficient feeders and distributing mains and execute works to the satisfaction of the Government for the purpose of supplying electrical energy throughout the streets, or parts of streets, named in the Second Annexure and shown in yellow colour on the deposited map, (2) erect the generating station or main receiving station mentioned in clause 5 with all machinery and apparatus necessary for the purpose of giving a continuous and efficient supply and (3) do all other works necessary for the commencement of the supply of energy to consumers.

The generating station or main receiving station mentioned in clause 5 together with all machinery and apparatus, feeders and distributing mains and all other works in connection with this license shall have the prior approval in writing of the Government before any orders for the same are placed.

(ii) At the expiration of each successive period of six months from the date of the grant of this license and until the completion of the compulsory works, the licensee shall submit to the Secretary to the Government of West Bengal in the Department of Commerce and Industries reports stating all steps taken and the progress made in carrying into effect this license.

B. Provision of adequate plant and extension of distributing mains.—Further, within twelve months of the receipt of applications and subject to the first proviso of clause VI(1) of the Schedule to the Act, the licensee shall lay down suitable and sufficient additional transmission lines and feeders and distributing mains as may be required to give and supply adequate energy to every consumer within the area, and shall provide and maintain adequate plant which, in the opinion of the Government, may be considered necessary for regular, constant and sufficient supply of energy to consumers.

Supply of energy.

7. (i) Subject to the provisions of this license, the Act, and the Rules, and also the Electricity (Supply) Act, 1948, the licensee shall be entitled during the continuance of his license to supply energy within the area of supply for all purposes.

(ii) The supply of energy shall not be commenced until an Electric Inspector to the Government shall have inspected the licensee's works and certified in writing that the supply of energy may commence.

(iii) As soon as may be after the grant of this license and in any case within six months thereafter the licensee shall submit to the Government for sanction under sub-section (2) of section 21 of the Act draft "Conditions of Supply" to regulate his relations with persons who are or intend to become consumers.

(iv) After such conditions have been sanctioned by the Government with or without modification the licensee shall not supply energy unless—

(a) the person to whom such supply is to be given shall have tendered to the licensee a requisition duly signed in the form for the time being approved by the Government, and

(b) such person and the licensee shall have executed an agreement in a form approved by the Government.

(v) The amount of all miscellaneous charges incidental to and in connection with the supply of energy, which the licensee proposes to make against consumers, shall be subject to the previous approval of the Government.

(vi) Where all the works have not been completed by the licensee and the licensee nevertheless desires to commence to give supply of energy in a portion or portions of the area of supply, the licensee shall do so only with the express permission of the Government.

Extensions to Generating Plant, Transmission and Distributing Mains.

8. After the supply of energy has commenced in accordance with clause 7(ii) of this license, no major additions to the generating station, machinery and apparatus, transmission and distributing mains or other works shall be made or orders placed for the same without the previous approval in writing of the Government.

Accounts.

9. (i) Separate and distinct accounts shall be kept, prepared and rendered by the licensee showing in full details, as required by the Act and the Rules thereunder and the Electricity (Supply) Act, 1948, or any order of the Government, the working of the undertaking for which this license is granted.

All books of accounts shall at all times be open to the inspection of the Government or of any person authorised by the Government in that behalf.

(ii) The licensee shall submit to the Government before the 1st October, every year, the accounts of the undertaking for one year made up to the 31st March of the same year.

Statistics.

10. The licensee shall when called upon to do so submit to the Government or an officer duly appointed in this behalf such statement and data as may be considered necessary for the purpose of compiling comprehensive statistics of electric supply undertakings in the State.

Hours of supply.

11. From the date of the commencement of supply the licensee shall maintain a continuous supply of energy for twenty-four hours throughout the year:

Provided that for a period of two years from the commencement of supply specially during the months of November, December, January and February, the supply may be discontinued daily for ten hours and a half, namely, between 6-30 a.m. and 5 p.m., local time, with the permission of Government obtained in writing

Method of construction.

12. The feeders, distributing mains and service connections may be overhead or underground in whole or in part and shall subject to the provisions of section 18 of the Act, be erected, constructed and maintained by the licensee in strict conformity with the Act and the Rules thereunder and the following provisions:—

(i) The licensee shall not erect overhead mains for use at any higher pressure than medium pressure without the sanction in writing of the Government in each case and subject to such conditions and/or limitations as the Government may impose.

(ii) Aerial lines in the vicinity of a building or structure shall be erected in compliance with the Indian Electricity Rules concerned and in no case shall an aerial line be at a less distance than four feet horizontally and/or eight feet vertically from any building or structure whether permanent or temporary.

(iii) In narrow lanes, passages or streets where it is not possible to maintain a horizontal clearance of four feet between aerial lines and buildings or structures, underground cables shall be provided unless any special method of construction of aerial lines shall have been expressly sanctioned in writing by the Government for any such lane, passage or street and such sanction shall be obtained by the licensee before beginning construction of any such special aerial line.

(iv) Where any electric supply lines cross or run along the routes of a *taboot*, temple car or similar other religious processions, the supply lines shall be laid underground or placed at such height as will allow of the free and safe passage of those processions. In case of dispute, such routes and heights shall be determined by the District Magistrate to whom the licensee shall refer before running any such lines.

(v) *Removal of lines.*—The licensee shall remove or replace at his own expense any aerial line which runs along or across any street if in the opinion of the Government it is considered necessary to do so.

(vi) For the purpose of rule 68(2) of the Indian Electricity Rules, 1937, the maximum wind pressure shall be taken as 20 pounds per square foot.

Nature of supply.

13. The system and pressure of supply which shall be adopted for the supply of electrical energy under this license are as follows:—

- (i) Three-phase alternating current, three or four-wire supply, at pressures of 400 volts between phases and 230 volts between each phase and neutral at a frequency of fifty complete cycles per second.
- (ii) Single phase alternating current, two-wire supply at a pressure of 230 volts between the phase and the neutral conductor at a frequency of fifty complete cycles per second.

The pressures stated above shall be as measured at consumers' terminals and shall not vary therefrom beyond the limits prescribed by the Indian Electricity Rules, 1937, throughout the area of supply:

Provided that the licensee may from time to time with the previous consent in writing of the Government and subject to such limitations and conditions as shall be made in writing by the Government, adopt any other pressures or systems of supply or both for the purpose of this license.

Limits of rates to be charged in respect of supply of energy.

14. (i) The rates to be charged by the licensee for energy supplied by him shall not exceed those stated in that behalf in the Third Annexure, or, in the case of a method of charge approved by the Government in accordance with clause (c) of sub-section (3) of section 23 of the Act, such maxima as the Government may fix on approving the method.

(ii) The rates for sale of electrical energy shall be subject to the provisions of section 57 and the Sixth and Seventh Schedules to the Electricity (Supply) Act, 1948.

Purchase of undertaking.

15. (A) *Purchase by local authority or Provincial Government (where the Provincial Electricity Board is not formed).*—(i) The option of purchase given by section 7 of the Act shall be first exercisable on the expiration of twenty years from the commencement of this license and thereafter on the expiration of every subsequent period of ten years.

(ii) The purchase price payable on the exercise of said option shall be—

- (a) the net expenditure on the capital account of the licensee in respect of lands, buildings, works, machinery, mains, apparatus, appliances, fixtures, furniture, vehicles and other like property (including serviceable stand-by plant) owned and used by the licensee for the purposes of the undertaking less the total depreciation thereon calculated according to the Sixth Schedule and the scale of depreciation provided in the table appended to the Seventh Schedule of the Electricity (Supply) Act, 1948.

The percentage of the value of the lands, buildings, works, materials and plant of the licensee referred to in sub-section (1) of section 7 of the Act which shall be added to such value under the second proviso to that sub-section on account of compulsory purchase shall be ten per centum; and

- (b) the value of the stores, spare parts and loose tools in use or available and suitable for use (for the purposes of the undertaking) at the date of purchase at such price as may be agreed, or failing agreement, as may be determined by arbitration.

(iii) In accordance with clause (d)(ii) of sub-section (2) of section 3 of the Act, it is hereby declared that the power station used or to be used in connection with the undertaking shall form part of the undertaking for the purpose of purchase under section 5 or section 7, provided that the power station shall not have been abandoned by reason of the operation of clause 16 of this license.

(iv) Not less than two years' notice in writing of any election to purchase the undertaking shall be served upon the licensee by the Government and after such notice shall have been given all extensions and outlays of money debitable to the capital account of the undertaking during the period of such notice shall be subject to the previous approval of the Government.

(B) *Purchase by the Electricity Board.*—In the event of the purchase of the undertaking being made by the Provincial Electricity Board constituted under the provisions of section 5 of the Electricity (Supply) Act, 1948, the same shall be governed by the relevant Schedule of the Electricity (Supply) Act, 1948.

Bulk supply.

16. (a) Should a supply of electrical energy in bulk become available at any future date from any source at a rate not more than the rate at

which the licensee is generating at the time and if the Government think it in the interests of development of electricity in that area so to direct, the licensee shall obtain his supply from such source.

The decision of the Government on the operation of this clause shall be final.

(ii) The licensee will take from the Provincial Electricity Board, if set up by the Government, or from any Government generating station such energy as required for this distribution at any time the Electricity Board or the Government is prepared to supply at a rate not more than the rate at which, in the opinion of the Central Electricity Commission to the Government of India or the Government or the Provincial Electricity Board, the licensee is generating at the time of the offer.

If energy is taken as provided above, the licensee shall, if so required, sell to the Electricity Board or to the Government its generating plant at its depreciated book value, or if the Electricity Board or Government does not wish to purchase, the licensee will have full discretion to dispose of such plant.

Management expenses and interest on loan.

17. (i) The Government shall have the right from time to time to nominate one *ex-officio* Director on the Board of Directors of the company and the Directors so nominated shall be entitled to such remuneration payable by the said company as fixed in the Memorandum and Articles of Association of such company in respect of other Directors. The Director so nominated by Government shall not be required to hold any qualification shares, nor shall he be liable to removal or retirement. The Government shall, however, have the right to remove the person so nominated and appoint another person in his place.

(ii) The licensee shall not enter into any agreement with the Secretaries or make any modifications to such agreement already entered into without the previous consent in writing of the Government. The Government shall also have the right to examine any agreement between the licensee and Secretaries and to require suitable modifications therein as a condition precedent to Government granting any consent as required by section 9(2) of the Act.

(iii) The rates of remuneration to be paid to the Secretaries and the expenses of the office of the Secretaries shall be regulated in accordance with the provisions contained in clause XIII of the Sixth Schedule of the Electricity (Supply) Act, 1948. The rates of remuneration to be paid to the Directors and persons other than the staff employed by the licensee for the actual running of the undertaking and also the rates of interest on loan, whether secured or not, and any changes in such rates shall be subject to the prior approval of the Government in each case.

Variations from the Schedule to the Act.

18. In pursuance of clause (f) of sub-section (2) of section 3 of the Act, it is hereby expressly declared that—

(i) sub-clause (1) of clause VI and sub-clause (1) of clause VIII of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the addition of "except for the months of November, December, January and February when the supply may be discontinued daily for ten hours and a half, namely, between 6-30 a.m. and 5 p.m., local time, for a period of two years from the commencement of supply" after the expression "continue to supply energy" occurring in the sub-clauses above-mentioned;

(ii) Clause IV of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of two years for the period of three years specified in said clause;

(iii) the following shall be added between the words "licensee" and "and" at the end of clause (a) of the first proviso to sub-clause (1) of clause VI of the Schedule to the Act:—

"and to comply with the conditions of supply made from time to time with the previous sanction of the Government under section 21(2);"

(iv) clause (a) of the first proviso to sub-clause (1) of clause VI of the Schedule to the Act shall, for the purpose of incorporation in this license, be further varied to the following extent, namely, that the licensee shall not be bound to supply energy to any person for any period unless the person requisitioning such supply shall enter into an agreement as required by clause 7(iv) of this license;

(v) the following sub-clause shall be substituted for sub-clause (5) of clause VI, namely:—

“(5) Every requisition under this clause shall be in a form approved by the Government; and copies of the form shall be kept in the office of the licensee and supplied free of charge to any applicant;”;

(vi) the first proviso to clause XI of the Schedule to the Act shall, for the purpose of incorporation in this license, be varied by the substitution of five years for the period of seven years specified therein;

(vii) the following sub-clause shall be substituted for sub-clause (2) of clause X, namely:—

“(2) Before commencing to supply energy through any distributing main the licensee shall give notice, by public advertisement in such manner as shall be previously approved by the Government, of the method by which he proposes to charge for energy so supplied and the rates at which such energy will be supplied; and, where the licensee has given such notice, he shall not be entitled to change the method of charging or the rates at which energy will be supplied without giving notice thereof by public advertisement in the manner aforesaid and giving in writing one month's notice or such shorter notice, as the Government may deem proper, of such change to the Government, to the local authority concerned, and to every consumer of energy who is supplied by him from such distributing main.”

Securing continuity of supply.

19. It shall be the duty of the licensee (which expression shall, for the purpose of this clause and clause 20 following, be taken to mean and include the licensee, his employees, servants, agents and his permitted assigns) to give the nearest Magistrate immediate and full information of any circumstances in which interruption of the supply may be apprehended as a result of civil commotion or disturbance of the public peace, or any strike or lock-out of the nature specified in section 15 of the Trade Disputes Act, 1929 and/or section 22 of the Industrial Disputes Act, 1947.

Transfer of management.

20. The licensee shall not employ or engage any other party to work his undertaking or to carry out the work of supplying energy under this license except with the previous written consent of the Government wholly or to such extent as the Government may think fit.

Revocation.

21. (i) If the licensee shall, in the opinion of the Government, have failed to give such immediate and full information as is required by clause 19 hereof, or if at any time any interruption of the supply shall occur which in the opinion of the Government is attributable to any wilful or preventable default or neglect on the part of the licensee or which in the opinion of the Government could by the exercise of reasonable care have been prevented by the licensee, or if the licensee shall, in the opinion of the Government, fail to comply with any of the provisions of this license, or shall, in the opinion of the Government, fail to show satisfactory progress during any portion of the period of two years, specified in clause 6 of this license, or if the general direction and control of the licensee shall cease to be in the hands of the citizens of India, the license may be revoked.

(ii) In the event of the Government revoking the license for any of the causes specified in the sub-clause (i), the security deposit of Rs. 10,000 made in accordance with clause 3 may in whole or in part be forfeited as the Government may decide and the decision of the Government as to both revocation and forfeiture shall be final and binding on the licensee.

FIRST ANNEXURE.

The boundaries of the area of supply referred to in clause 4 are as under:—

The whole of the municipal area together with the area adjacent to the western boundary of the municipality, the latter being bounded on the north by the Bankura-Howrah Road, on the south by the southern boundary of Turki-Sitarampur, on the east by eastern boundary of Turki-Sitarampur and on the western boundary of Vishnupur Municipality.

The above area is delineated in deep red lines on the deposited map.

SECOND ANNEXURE.

The list of streets or parts of streets referred to in clause 6(i):—

Feeder Road.
 Subdivisional Road.
 P. W. D. Loop Road.
 Howrah-Bankura Road (partly).
 School Road (partly).
 Rajbati Road (partly).

The above streets and parts of streets are delineated on the deposited map by a yellow line.

THIRD ANNEXURE.

The rates to be charged as referred to in clause 14 shall not exceed the maxima set out below, namely:—

Rate A—Domestic and Business Purposes.

(a) (i) Domestic and business purposes for lights and/or all types of table, ceiling, exhaust and ventilating fans—Annas 7 per unit.

(ii) Domestic purposes for lift and pump motors, where the rating of such motor does not exceed 4 H.P.—Annas 6 per unit.

(iii) Domestic purposes for lift and pump motors, where the rating of such motor exceeds 4 H.P.—Annas 5 per unit.

(b) Domestic and business purposes for heating devices (heaters, cookers, irons, etc.), radios, refrigerators, air conditioning apparatus and all other domestic appliances not mentioned in Rate A(a)—Annas 3-6 per unit.

(c) All other domestic and business purposes not covered by any other rate—Annas 6 per unit.

Rate B—Unmetered Supply.

Lights on contract system for roadside stalls and bazar shops only, and used for not more than 6 hours daily from sunset, provided that the wattage of each lamp does not exceed 100 watts and the total number of lamps in one shop does not exceed 4—Annas 1-6 per month per watt marked on the lamps installed.

Rate C—Public Amusement Purposes.

Cinematograph and for all such amusement purposes—Annas 4-6 per unit.

Rate D—Battery charging and Electrolysis.

Annas 4-6 per unit.

Rate E—Industrial Purposes.

For each installation having motors the aggregate rated horse-power of which—

(a) does not exceed 4 H.P.—Annas 3-6 per unit,

(b) exceeds 4 H.P. but does not exceed 15 H.P.—Annas 3 per unit,

(c) exceeds 15 H.P. but does not exceed 50 H.P.—Annas 2-6 per unit:

Provided that in respect of all premises consuming energy under different rates mentioned above, the licensee shall be permitted to levy minimum charge at the following rates per month, even if energy to that value has not been consumed during that month:—

(a) For apparatus consuming energy under Rate A(a)(i) and A(b)—
 Rs. 2 per month per kilowatt of connected load on the premises concerned.

(b) For motors consuming energy under Rate A(a)(ii), A(a)(iii) and Rate E—Rs. 5 per month per H.P. of all the motors installed.

Note.—When the minimum charge specified above is levied then no other charge for energy consumed shall be made during the period affected.

Rate F—Large Industrial and/or Bulk Supply Purposes.

If the monthly maximum demand exceeds 50 kilowatts special method of charge to be approved by the Government in accordance with section 23, sub-sections (3) and (4) of the Act. The maximum rates shall be such as the Government may fix on approving the method.

By order of the Governor,
S. K. CHATTERJEE, Secy.

DIRECTORATE OF INDUSTRIES

Orders by the Directorate of Industries,
West Bengal

No. 2B.I.—6th November 1950.—Under powers delegated in Government order No. 2539, dated the 23rd August 1940, and on the unanimous recommendation of the Board of Industries, West Bengal, as contained in their resolution No. 18 of the meeting held on the 4th October 1950, it is hereby ordered that the application from Sri Basanta Kumar Das of village Haria, post Haria, district Midnapore, for a loan of Rs. 1,000 under section 19(I)(a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the purpose of manufacturing of indigenous medicine be rejected.

The order is also directed to be published in the *Calcutta Gazette*.

No. 3B.I.—6th November 1950.—Under powers delegated in Government order No. 2539, dated the 23rd August 1940, and on the unanimous recommendation of the Board of Industries, West Bengal, as contained in their resolution No. 12 of the meeting held on the 4th October 1950, it is hereby ordered that the application from Sri Anil Kumar Mukherjee of 32B, Chandra Nath Mukherjee Street, Calcutta-25, for a loan of Rs. 500 under section 19 (I) (a) of the Bengal State Aid to Industries Act, 1931 (Bengal Act III of 1931), for the purpose of Transfer Label Industry be rejected.

The order is also directed to be published in the *Calcutta Gazette*.

D. N. GHOSE,
Director of Industries.

workshops at Jodhpur, Sodepur, Brooklyn, Ondal and Konnagore in succession throwing out of employment 2,745 workers;

And whereas the industrial dispute between the said Company and their relating to the closing down of their Konnagore has been referred to an Industrial Tribunal for adjudication;

And whereas the reason for the closing the depots and workshops referred to a quick succession (hereinafter referred to as said matter) appears to be a matter connected and relevant to the said industrial dispute

Now, therefore, in exercise of the powers conferred by sections 6 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Government pleased hereby to constitute, for inquiring into said matter, a Court of Inquiry, and the said matter is hereby referred for inquiry to a Court of Inquiry, consisting of the following independent persons, namely:—

- (1) Sri A. Das Gupta, District Judge.
- (2) Sri H. D. Choudhury, Director of Engineering, Home (Transport) Department, Government of West Bengal.
- (3) Sri B. P. Roy, Registrar, Joint Companies, West Bengal.

and appoint the said Sri A. Das Gupta, District Judge, to be the Chairman of the said Court of Inquiry.

The said Court shall meet at such places and on such dates as the Chairman may direct.

By order of the Government
D. S. P. MUKHERJEE, Jt.

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 6436Lab.—11th November 1950.—In exercise of the power conferred by clause (a) of sub-section (I) of section 5 of the Minimum Wages Act, 1948 (XI of 1948), the Governor is pleased to appoint Mr. H. F. Clark, C.I.E., of the Indian Tea Association and Sri Benoy Sen Gupta of the Doonars Tea Garden Indian Employees' Association, representing employers and employees respectively, to be members of the Committee appointed under notification No. 1404Lab., dated the 24th March 1950, as subsequently amended.

No. 6440Lab.—11th November 1950.—Sri Dwijottom Chatterji, Deputy Labour Commissioner, West Bengal, is allowed earned leave for one month from the 13th November 1950 under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 6550Lab.—16th November 1950.—Whereas Messrs. Allen Berry and Company, Limited, of 62, Hasra Road, Calcutta (hereinafter referred to as the said Company), have within about twelve months closed down six of their depots and

LABOUR DIRECTORATE

NOTIFICATIONS

No. 41(4)48W.C.—26th July 1950.—In modification of this Labour Directorate Notification No. 41L.C., dated 11th August 1948 published at page 1104, Part I of the *Calcutta Gazette* of 19th August 1948, the name of "Mr. Bushley", a member nominated by the employer to the Works Committee in Shalimar Colour and Varnish Co., Ltd., post office 1 Garden, Howrah, is hereby cancelled and the name of "Sri S. K. Mukherjee" is published in this notification for general information.

No. 64(4)49/50W.C.—28th October 1950.—In modification of this Labour Directorate Notification No. 41L.C., dated 11th August 1948 published at page 1104, Part I of the *Calcutta Gazette* of 19th August 1948, the names of "Sri Hariram Khaitan" and "Sri Bhushan Chakraborty" published at page 1104, Part I of the *Calcutta Gazette*, dated 28th October 1950, as members representing the employer to the Works Committee in Shree Lachminarayan Mfg. Co., Ltd., Konnagar, Hooghly, are hereby cancelled and the names of "Sri S. B. Choudhury" and "Hariram Bagdodia" are published in this notification for general information.

No. 24(2)49/50W.C.—30th October 1950.—In partial modification of this Labour Directorate notification No. 24L.C., dated 7th April 1949, published at page 645, Part I of the *Calcutta Gazette*, dated 21st April 1949, the names of "Sriendra Nath Ghose" and "Sri Nalini Kanta Chatterjee", members nominated by the employers to the Works Committee in Hindusthan Mills, Ltd., Belgharia, 24-Parganas, are hereby cancelled and the names of "Sri Pitambar Chatterjee" and "Sri Som Nath Saha" are published in their places for general information.

No. 57W.C.—30th October 1950.—In pursuance of rule (12) of rule 2A of the Bengal Industrial Rules, 1947, the names of the members constituting the Works Committee in John & Co. (India), Ltd., Foreshore Road, Howrah, are hereby published for general information:—

Names of the members elected by the workers.

Sri Jotindra Nath Dutt.

Sri Rash Behari Mahapatra.

Sri Prithipal Singh.

Names of the members nominated by the employers.

Mr. M. V. Lethorn.

Sri N. B. Chatterjee.

Sri R. M. Das Gupta.

No. 58W.C.—30th October 1950.—In pursuance of rule (12) of rule 2A of the Bengal Industrial Rules, 1947, the names of the members constituting the Works Committee in Jadavpur Works, 6, Jogodyan Lane, Calcutta, are hereby published for general information:—

Names of the members elected by the workers.

Sri Hiralal Chowdhury.

Sri Purna Chandra Mahanty.

Sri Upendra Nath Nayek.

Sri Santosh Kumar Bhattacharjee.

Names of the members nominated by the employers.

Sri P. Ganguly.

Sri S. Krishnan.

Sri Aryn Chandra Dutta.

Sri N. Guzman.

No. 78(1)49/50W.C.—31st October 1950.—In partial modification of this Labour Directorate notification No. 78W.C., dated 8th November 1949, published at page 1958, Part I of the *Calcutta Gazette*, dated 17th November 1949, the name of "Janab Ali Ahmed (No. 1)", a member representing the employees from constituency No. 2 to the Works Committee in Bengal Enamel Works, Ltd., Paltan, 24-Parganas, is hereby cancelled and the name of "Sri Nibaran Chandra Dey" is published in his place for general information as a member to the said Works Committee elected in the by-election in constituency No. 2.

No. 36(4)48/50W.C.—1st November 1950.—In partial modification of this Labour Directorate notification No. 36L.C., dated 24th June 1948, published at page 902, Part I of the *Calcutta Gazette*, dated 8th July 1948, the name of "Janab Fakub", a member representing the employees from constituency No. 4 to the Works Committee of Shannugger (South) Jute Factory Co., Ltd., Garulia, 24-Parganas, is hereby cancelled and the name of "Sri Subedar Singh" is published in his place for general information as a member to the said Works Committee in the by-election in constituency No. 4.

No. 20(8)48/50W.C.—2nd November 1950.—The name of "Mr. K. Stewart", a member nominated by the employers to the Works Committee in the Kamarhati Co., Ltd., Kamarhati, 24-Parganas, as published at page 709, Part I of the *Calcutta Gazette*, dated 4th May 1950, is hereby cancelled and the name of "Mr. W. C. M. Pearson" is published in his place for general information.

No. 34(3)48/50W.C.—4th November 1950.—In partial modification of this Labour Directorate notification No. 34L.C., dated 22nd June 1948, published at page 879, Part I of the *Calcutta Gazette*, dated 1st July 1948, as amended by notification No. 34(1)48W.C., dated 16th March 1950, published at page 437 of the *Calcutta Gazette*, dated 23rd March 1950, the names of "Mr. A. Johnstone" and "Sri M. Roy", members nominated by the employers to the Works Committee in the Nuddea Mills Co., Ltd., Naihati, 24-Parganas, are hereby cancelled and the names of "Sri D. N. Sircar" and "Mr. G. V. Karlekar" are published in their places respectively for general information as members to the above Works Committee.

No. 45(4)48/50W.C.—4th November 1950.—The name of "Sri R. S. Nandy", a member nominated by the employers to the Works Committee in West Bengal Government Press, 38, Gopalnagar Road, Alipore, as published at page 1044, Part I of the *Calcutta Gazette*, dated 23rd June 1949, is hereby cancelled and the name of "Mr. F. A. Holland" is published in his place for general information as a member to the said Works Committee.

No. 34(4)49/50W.C.—10th November 1950.—In partial modification of this Labour Directorate notification No. 34L.C., dated 18th April 1949, published at page 701, Part I of the *Calcutta Gazette*, dated 28th April 1949, the names of "Messrs. F. B. Porter and D. S. MacEwan", members nominated by the employers to the Works Committee in the Bally Jute Company, Ltd., Bally, Howrah, are hereby cancelled and the names of "Mr. R. G. Duncan" and "Sri A. K. Ghosh" are published in their places for general information.

No. 10(4)49/50W.C.—14th November 1950.—The name of “Mr. H. R. Fraser”, a member representing the employers in the Works Committee of Lever Brothers (India), Ltd., as published in this Directorate notification No. 10(3)49W.C., dated 25th March 1950, at page 530, Part I of the *Calcutta Gazette*, dated 6th April 1950, is hereby cancelled and the name of “Mr. S. H. Nunan” is published in his place for general information.

No. 38(2)48/50W.C.—10th November 1950.—In partial modification of this Labour Directorate notification No. 38L.C., dated 26th July 1948, published at page 1022, Part I of the *Calcutta Gazette*, dated 5th August 1948, the name of “Sri Nabu Ram”, a member representing the workers from constituency No. 6 to the Works Committee in the Anglo India Jute Mills Co., Ltd. (Lower Mill), post office Jagatdal, 24-Paraganas, is hereby cancelled and the name of “Sri Kishun” is published in his place for general information as a member elected in the bye-election to the above Works Committee by the workmen from constituency No. 6.

No. 59W.C.—15th November 1950.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Messrs. Birkmyre Bros. Ltd., Konnagar, Hooghly, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Ajit Kumar Chatterjee.
2. Sri Amullyadhar Acherya.
3. Sri Jagabandhu Naik.

Names of the members nominated by the employers.

1. Sri K. M. Naik.
2. Sri I. B. Sen Gupta.
3. Sri K. K. Sen.

S. K. HALDAR,
Labour Commissioner

DEPARTMENT OF FOOD

ORDER.

No. 11805F.D.—6th November 1950.—In exercise of the power conferred by paragraph 20 of the Bengal Rationing Order, 1943, the Governor is pleased by this general order to exempt from the payment of the fee specified in sub-paragraph (1) of paragraph 13 of the said order all persons who lost their ration cards or whose cards were defaced or destroyed during the last disaster which took place in June 1950 in the Darjeeling-Kalimpong Urban Areas as defined in the Darjeeling-Kalimpong-Kurseong Urban Area Rationing Regulations, 1946.

By order of the Governor,
C. BASAK, Secy.

NOTIFICATIONS.

No. 11899F.D.—10th November 1950.—Biswanath Gupta is appointed to act as Special Officer (Inspection) in the Department of F with headquarters at Calcutta.

By order of the Governor
D. N. BISWAS, Asst Secy.

No. 11821F.D./FD/11/18/50.—7th November 1950.—Sri Raj Kumar Mondal, Rationing Office Amherst Street Sub-Area, has been granted ear leave for thirty days with effect from the 2 October 1950 under rule 168(I) of the West Bengal Service Rules, Part I.

No. 11910F.D./FD/6T/2/50.—10th November 1950.—Sri Manindra Nath De, Rationing Office Kanchrapara, is appointed to act, until further orders, as Rationing Officer, Nabhati, in addition to his own duties, *vice* Sri Sakti Kumar Sinha.

No. 11986F.D./FD/11/22/50.—14th November 1950.—Sri Bata Krishna Mookherjee, WBC Special Officer, Rationing, Hooghly, was granted leave on average pay for thirteen days, with effect from the 27th October 1950, under rule 184(b) of the West Bengal Service Rules, Part I.

By order of the Governor
A. BOSE, Asst Secy.

DEPARTMENT OF SUPPLIES

ORDER.

No. 5008S.D.—13th November 1950.—In exercise of the powers conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clause (d) of sub-section (2) of that section, notification No. 394, dated New Delhi, the 1 April 1947, of the Government of India, Department of Industries and Supplies, the Governor is pleased to make the following amendments in the West Bengal Soft Coke Distribution Order, 1947, as subsequently amended, namely:

Amendments.

- (1) In the proviso to sub-paragraph (3) of paragraph 6 of the said order, for the word “Director” substitute the words “Director in Calcutta or the District Magistrates elsewhere”.
- (2) In the proviso to sub-paragraph (1) of paragraph 11 of the said order, for the word “Director” substitute the words “Director in Calcutta or the District Magistrate elsewhere”.

By order of the Governor
S. M. MURSHED, Jt. Secy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

Jeelung - Jalpaiguri - West Dinajpur - Malda - Nadia-24 Parganas.—No. 124721.L.R. 1 November 1950.—In exercise of the power conferred by section 4 of the Bengal Survey Act, Bengal Act V of 1875), the Governor is pleased to appoint Sri Abani Kumar Sen Gupta, in-Charge, West Bengal Traverse Party Drawing Office, as an Assistant Superintendent of Survey in the districts of Darjeeling, Jalpaiguri, West Dinajpur, Malda, Murshidabad, and 24-Parganas in connection with the fixation of the State boundary.

West Dinajpur.—No. 124921.L.R.—14th November 1950.—In exercise of the power conferred by section 1 of the Bengal Rent Recovery (Under-tenures) Act, 1865 (Bengal Act VIII of 1865), as amended by the Bengal Rent Recovery (Under-tenures) Amendment Act, 1945 (Bengal Act IV of 1945), the Governor is pleased to vest Sri Amal Kumar Gupta, Deputy Magistrate and Deputy Collector in charge of the Sadar subdivision, Dinajpur, with the powers of a Collector of the district for the purposes of the said Act to be exercised in the district of West Dinajpur on the 15th November 1950.

West Dinajpore.—No. 126221.L.R.—16th November 1950.—In exercise of the power conferred by section 1 of the Bengal Rent Recovery (Under-tenures) Act, 1865 (Bengal Act VIII of 1865), as amended by the Bengal Rent Recovery (Under-tenures) Amendment Act, 1945 (Bengal Act IV of 1945), the Governor is pleased to vest Sri Aral Ray, Deputy Magistrate and Deputy Collector, Raiganj, with the powers of a Collector of the district for the purposes of the said Act to be exercised in the district of West Dinajpore on the 15th November 1950.

Supersedes notification No. 124921.L.R., dated 14th November 1950.

Hooghly.—No. 126741.L.R.—16th November 1950.—In exercise of the power conferred by section 1 of the Bengal Rent Recovery (Under-tenures) Act, 1865 (Bengal Act VIII of 1865), as amended by the Bengal Rent Recovery (Under-tenures) Amendment Act, 1945 (Bengal Act IV of 1945), the Governor is pleased to vest Sri M. K. Achary, District Magistrate, Hooghly, with the powers of a Collector of a district for the purposes of the said Act to be exercised in the district of Hooghly on the 17th November 1950.

By order of the Governor,

S. BANERJEE, Secy.

Cooch Behar.—No. 119361.L.R.—31st October 1950.—In exercise of the power conferred by the sub-section (3) of section 1 of the Bengal Premises Rent Control (Temporary Provisions) Act, 1950 (West Bengal Act XVII of 1950), the Governor is pleased to extend the said Act to the areas specified in the schedule below in the district of Cooch Behar:—

The Schedule.

Mathabanga and Haldibari Areas under the jurisdiction of the Mathabanga and Haldibari Town Committees.

Large Town. ... Areas under the jurisdiction of the Mathabanga Town Committee.

Cooch Behar.—No. 119371.L.R.—31st October 1950.—In exercise of the power conferred by sub-clause (a) of clause (a) of sub-section (5) of section 28 of the West Bengal Premises Rent Control (Temporary Provisions) Act, 1950 (West Bengal Act XVII of 1950), the Governor is pleased to appoint the officers mentioned in column 1 of the table below to be the Controllers for the areas specified in the corresponding entries in column 2 of that table:—

Table.

1	2
1. The Subdivisional Officer, Mokliganj subdivision of the Mokliganj.	Mokliganj subdivision of the Cooch Behar district.
2. The Subdivisional Officer, Mathabanga subdivision of the Mathabanga.	Mathabanga subdivision of the Cooch Behar district.

Jalpaiguri.—No. 124951.L.R.—14th November 1950.—Sri Shibendra Bhushan Das Gupta, Sub-Deputy Collector, on probation, is, in the interest of public service, transferred to Jalpaiguri Settlement with effect from the date on which he reports himself to the office of the Settlement Officer, West Bengal, at Alipore.

Jalpaiguri.—No. 124951.L.R.—14th November 1950.—In exercise of the powers conferred by clause (14) of section 3 of the Bengal Tenancy Act, 1885 (VIII of 1885), the Governor is pleased to appoint Sri Shibendra Bhushan Das Gupta, Assistant Settlement Officer, to discharge in the district of Jalpaiguri the functions of a Revenue Officer, under Chapter X of the said Act so far as they relate to surveys and the preparation of record-of-rights.

He is also vested with the powers of an Assistant Settlement Officer under Chapter VII, Part I, of the rules under the Bengal Tenancy Act, in respect of the aforesaid area.

2. In the areas known as Western Duars, where the Bengal Tenancy Act has restricted application under Government notification No. 14007-1.L.R., dated the 1st December 1933, the aforesaid officer is also authorised to discharge the functions of a Revenue Officer and Assistant Settlement Officer, under analogous procedure, subject to the provisions of the above notification.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

ভূমি অধি কার্য।

Land Acquisition

প্রজাপ্রদান।

NOTIFICATIONS.

Hooghly.—No. 124481.L.A.—13th November 1950.—In exercise of the powers conferred by section 48(1) of the Land Acquisition Act, 1 of 1894, the Governor is pleased to withdraw from the acquisition of the more or less 64.42 acres of land notified for acquisition under declaration No. 9861.L.A., dated the 3rd February 1950, published at pages 234 and 235, Part I of the *Calcutta Gazette* of the 9th February 1950, for the East Indian Railway for additional staff quarters at Bandel Junction Station in connection with post war reconstruction at villages Keota and Balagarh in the district of Hooghly.

Hooghly.—No. 124501.L.A.—13th November 1950.—The Governor is pleased to cancel the notification No. 77401.L.A., dated the 31st October 1947, under section 4 of the Land Acquisition Act, 1 of 1894, published at page 290, Part I of the *Calcutta Gazette* of the 6th November 1947, in respect of the proposed acquisition of 67.19 acres of land for the East Indian Railway for the additional staff quarters at Bandel Junction Station in connection with the post war reconstruction in the villages of Keota and Balagarh, jurisdiction list Nos. 7 and 8 respectively, in the district of Hooghly.

Hooghly.—No. 12464L.A.—13th November 1950.—The Governor is pleased to cancel the notification No. 7645L.A., dated 23rd September 1948, under section 4 of the Land Acquisition Act, 1 of 1894, published at page 1344, Part I of the *Calcutta Gazette*, dated 30th September 1948, in respect of the proposed acquisition of 0.431 of an acre of land for the Serampore Municipality for the construction of a Maternity ward in the village of Serampore, jurisdiction list No. 13, thana Serampore, pargana Boro, district Hooghly.

বন্দোবস্তকাল।—নং ১২৪৬৪এল.এ।—১৩ই নভেম্বর ১৯৫০।—
১৮৯৪ সালের ভূমিগ্রহ আইনের ৩ ধারার (গ) উপধারায় প্রদত্ত ক্ষমতাবলে
বন্দোবস্ত জেলায় অবর শাসক ও সমাহর্তা (পুনর্নির্ধৃত) ও অপর ভূমিগ্রহ
আধিকারিক গ্রীষ্ম চন্দ্র পাঠককে কলিকাতায় উক্ত আইনের বিধানমত,
কেন্দ্রীয় সরকারের প্রয়োজন ব্যতিরেকে অন্যান্য দাবতীয় প্রয়োজনে
ভূমিগ্রহ সম্পর্কে সমাহর্তার কার্য পরিচালনা করিবার নিমিত্ত অপর
ভূমিগ্রহ আধিকারিকরূপে নিযুক্ত করা হইল।

Burdwan-Calcutta.—No. 12474L.A.—13th November 1950.—In exercise of the power conferred by clause (c) of section 3 of the Land Acquisition Act, 1894 (1 of 1894), the Governor is pleased to appoint Sri Hem Chandra Pathak, Sub-Deputy Magistrate and Sub-Deputy Collector (re-employed) and Additional Land Acquisition Officer, Burdwan, to be the Additional Land Acquisition Officer in Calcutta to perform the functions of a Collector under the said Act in relation to acquisition of land for public purposes (except the purposes of the Union) and for companies.

কলিকাতা।—নং ১২৪৭৬এল.এ।—১৩ই নভেম্বর ১৯৫০।—যেহেতু
ভারতীয় শাসনতন্ত্রের ২৫৮(১) ধারায় প্রদত্ত ক্ষমতাবলে, ভারত সরকারের
স্বরাষ্ট্র মন্ত্রকের ১৯৫০ সালের ৩০শে সেপ্টেম্বর তারিখের ১৩৩৫০-
জুডিশিয়াল নং প্রজ্ঞাপনে, কেন্দ্রীয় সরকারের প্রয়োজনে ভূমিগ্রহ সম্পর্কে
১৮৯৪ সালের ভূমিগ্রহ আইনের বিধানমত উক্ত সরকারের যে ক্ষমতা আছে
সেই ক্ষমতা রাজ্য সরকারের হস্তে ন্যস্ত করা হইয়াছে,

সুতরাং এক্ষণে উক্ত আইনের ৩ ধারার (গ) উপধারায় এবং উল্লিখিত
প্রজ্ঞাপনে প্রদত্ত ক্ষমতাবলে অবর শাসক ও সমাহর্তা (পুনর্নির্ধৃত) গ্রীষ্ম
চন্দ্র পাঠককে কলিকাতায় উক্ত আইনের বিধানমত, কেন্দ্রীয় সরকারের
প্রয়োজনে ভূমিগ্রহ সম্পর্কে সমাহর্তার কার্য পরিচালনা করিবার নিমিত্ত
অপর ভূমিগ্রহ আধিকারিকরূপে নিযুক্ত করা হইল।

রাজ্যপালের আদেশানুসারে,
প্রিন্সিপ্যালসেক্রেটারি বন্দোবস্তাধিকার,
সচিব।

Calcutta.—No. 12476L.A.—13th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (1 of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50-Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Hem Chandra Pathak, Sub-Deputy Magistrate and Sub-Deputy Collector (re-employed), to be the Additional Land Acquisition Officer in Calcutta to perform the functions of a Collector under the said Act in relation to the acquisition of

Murshidabad.—No. 12482L.A (P.W.)—November 1950.—The Governor is pleased to cancel so much of the notice No. 9956L.A (P) dated the 21st November 1949, under section of the West Bengal Land (Requisition Acquisition) Act, 1948 (West Bengal Act I 1948), published at page 2021, Part I of *Calcutta Gazette* of the 24th November 1949, subsequently amended by erratum No. 3064L (P.W.), dated the 23rd March 1950, as relate portions of cadastral survey plots Nos. 1235, 1244, 1247, 1248, 1251, 1252, 1254, 1258, 124 mouza Bilashpur Nasarepara, police-st. Jallangi, jurisdiction list No. 38, altogether measuring, more or less, 0.23 of an acre out of total area of 3.06 acres, notified for acquisition in the said notice for the purpose of providing facilities for transport and communication, namely, for the improvement of Berhampur Jallangi Road, in the district of Murshidabad.

Hooghly.—No. 12526L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (1 of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950 issued by the Government of India in the Ministry of Home Affairs under clause (1) of article of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for an assisted railway siding to Messrs Kusum Products, Ltd., in the village Mahesh and Rishra, jurisdiction list Nos. 15 27, respectively, Thana Serampore, pargana B zilla Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral plot No. 2135 in full and portions of cadastral plots Nos. 2119, 2123, 2125 to 2129, 2134 and 215 mauza Mahesh and portions of cadastral plots Nos. 1789, 1790 and 1791 of mauza Rishra, altogether measuring, more or less, 2.60 acre is likely to be required within the aforesaid village of Mahesh and Rishra.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification, to all whom it concerns.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Serampore.

In exercise of the powers conferred by the said section read with the said notification, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and men, to enter upon and survey the land and to do other acts required or permitted by that section.

Any person interested in so much of the land as are not waste or arable, who has objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Land Acquisition Collector of Serampore.

In exercise of the powers conferred by section 17(f) of the Land Acquisition Act, 1 of 1894, amended by Act XXXVIII of 1923 and read with the aforesaid notification, the Governor is pleased to direct that the provisions of section 51 of the said Act shall not apply to the waste or arable portions of the land in this case.

Notification No. 5220L.A., dated 13th November 1950, under section 4 of the Land Acquisition Act, 1 of 1894, published at page 946, Part I

ta Gazette, of the 18th idem, and declaration 328L.A., dated 23rd May 1950, under section 4 of the Act, published at page 993, Part I of the Calcutta Gazette of the 25th idem, are hereby cancelled.

Dwan.—No. 12528L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

and whereas it appears to the Governor that land is to be required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, the construction of anti-malaria headquarters for the Coal Mines Welfare Commissioner, based in the Raniganj coal field, in the district of Santa, jurisdiction list No. 28, thana Sol, pargana Shergarh, zilla Burdwan, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 3211 to 3223, 3241 to 3251 and 3262 to 3265, measuring, more or less, 4.57 acres, is likely to be required within the aforesaid village of

A notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Dwan, as well as in that of the Coal Mines Welfare Commissioner, Dhanbad.

In exercise of the powers conferred by the said section read with the said notification, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

A notification No. 4400L.A., dated 25th April 1950, under section 4 of the Land Acquisition Act, 1894, published at page 711, Part I of the Calcutta Gazette of the 4th May 1950, is hereby cancelled.

Parganas.—No. 12530L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

and whereas it appears to the Governor that land is to be required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for the erection of Mathematical Instrument Office at Dwan, in the villages of Arakpur and Silimpur, jurisdiction list Nos. 39 and 37, respectively, thana Sol, pargana Khaspur, zilla 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plot Nos. 156 to 172, 178 to 182, and portion of cadastral plot No. 155 of village Arakpur, and cadastral plot Nos. 370, 371, 373, 374, and portion

of cadastral survey plot No. 375 of village Silimpur, and measuring, more or less, 8.44 acres, are likely to be required within the aforesaid villages of Arakpur and Silimpur.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of Special Land Acquisition Collector, 24-Parganas.

In exercise of the powers conferred by the said section read with the said notification, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, 1 of 1894, as amended by Act XXXVIII of 1923, and read with the aforesaid notification, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Notification No. 2452L.A., dated 9th March 1950, under section 4 of the Land Acquisition Act, 1 of 1894, published at pages 293-294, Part I of the Calcutta Gazette Extraordinary, of the 10th idem, and declaration No. 2519L.A., dated 11th March 1950, under section 6 of the Land Acquisition Act, 1 of 1894, published at page 406, Part I of the Calcutta Gazette, of 16th March 1950, are hereby cancelled.

Hooghly.—No. 12558L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Sukumar Mukherji, Sub-Deputy Magistrate and Sub-Deputy Collector, to be a Land Acquisition Collector in the district of Hooghly to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Nadia.—No. 12566L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Manmatha Nath Bose,

Sub-Deputy Magistrate and Sub-Deputy Collector, to be a Land Acquisition Collector in the district of Nadia to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Hooghly.—No. 12570L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Radha Shyam Das, Sub-Deputy Magistrate and Sub-Deputy Collector, to be a Land Acquisition Collector in the district of Hooghly to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Hooghly.—No. 12572L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Mohini Mohan Kushari, I.A.S., Subdivisional Officer, Serampore, to be a Land Acquisition Collector in the district of Hooghly to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Birbhum.—No. 12574L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Krishna Kalidas Ganguly, Deputy Magistrate and Deputy Collector, to be a Land Acquisition Collector in the district of Birbhum to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Birbhum.—No. 12576L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is

pleased to appoint Sri Pranabendu Prasad Sub-Deputy Magistrate and Sub-Deputy Collector to be a Land Acquisition Collector in the district of Birbhum to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Howrah.—No. 12578L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Shyama Charan Chatterjee, Deputy Magistrate and Deputy Collector, to be a Land Acquisition Collector in the district of Howrah to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Bankura.—No. 12580L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Ramendu Sen, Sub-Deputy Magistrate and Sub-Deputy Collector, to be a Land Acquisition Collector in the district of Bankura to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

ERRATA.

Hooghly.—No. 12524L.A.—14th November 1950.—In lines 10 to 12 of the notification No. 7790 dated 22nd November 1946, under section 3 of the Land Acquisition Act, I of 1894, published in the *Calcutta Gazette*, Part I, of the 5th December 1946, in respect of the proposed acquisition of 0.25 of an acre of land required for the East Indian Railway authorities for staff quarters at Lokenath Station of East Indian Rail in the village of Aligori, district Hooghly, “cadastral plot No. 451, in part and cadastral plots Nos. 452, 453 and 454 in full, measuring, more or less, 0.44 of an acre, and part of plot Nos. 455, 456, and 457, measuring, more or less, 0.25 of an acre”.

The erratum No. 994L.A., dated 3rd February 1950, published at page 234, Part I of the *Calcutta Gazette*, of 9th February 1950, is hereby cancelled.

Midnapore.—No. 12610L.A.—15th November 1950.—In notification No. 11276L.A., dated 22nd December 1949, under section 4 of the Land Acquisition Act, I of 1894, published at pages 259, Part I of the *Calcutta Gazette*, of the 15th November 1950, in respect of the proposed acquisition of land for the Kalaikunda Airfield in the villages of Doyarkhol, etc., thana Kharagpur, district Midnapore—

(1) insert part of cadastral survey No. “1874” in line 12 in margin 1 khol;

insert parts of cadastral survey plot Nos. "565, 566 and 568" in line 13 in mauza Dubra,
read "217.82 acres" in place of "213.53 acres" in line 16.

atum No. 2662L.A., dated the 16th March published at page 439, Part I of the *Calcutta Gazette*, dated the 23rd March 1950, is hereby led.

shidabad. — No. 12484L.A.(P.W.).—13th ber 1950.—In notice No. 9956L.A.(P.W.), the 21st November 1949, under section 4(I) West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), led at page 2021, Part I of the *Calcutta Gazette* of the 24th November 1949, in respect of quision of land for the purpose of provid-ilities for transport and communication, r, for the improvement of Berhampore- Road, in the district of Murshidabad, as ed by erratum No. 3064L.A.(P.W.), dated rd March 1950.—

nd "2.83 acres" for "3.06 acres" in the second and in the last lines.

the "description of land" read cadastral t No. "1079" as cadastral plot in part instead of cadastral plot in full.

DECLARATIONS.

ia.—No. 12518L.A.—14th November 1950. reas the functions of the Central Govern- under the Land Acquisition Act, 1894 (I of in relation to the acquisition of land for rposes of the Union have been entrusted to ate Government by notification No. 133/50- dated the 30th September 1950, issued by oment of India in the Ministry of Home under clause (I) of article 258 of the tution of India;

whereas it appears to the Governor that land are to be taken by the Central Government public expense for a public purpose, being ose of the Union, namely, for the construc- of pumpers' quarters in connection with ed water supply arrangements at Ranaghat y Station, in the village of Ranaghat, ction list No. 155, thana Ranaghat, a Srinagar, zilla Nadia, it is hereby ed that for the above purpose a piece of land sing part of cadastral plot No. 1630, and ng, more or less, 0.02 of an acre, is required the aforesaid village of Ranaghat.

declaration is made, under the provisions ion 6 of the Land Acquisition Act, 1894 (I 4) read with the said notification, to all it may concern.

lan of the land may be inspected in the of the Land Acquisition Collector, Nadia.

aration No. 554L.A., dated 19th January under section 6 of the Land Acquisition Act, 1894, published at page 136, Part I of the *Gazette* of 26th January 1950, is hereby led.

hwan.—No. 12520L.A.—14th November 1950. reas it appears to the Governor that land ired to be taken by Government at the e of the Martin Burn & Co., Ltd., for club ag extension for labour and staff, in the of Raniganj, jurisdiction list No. 24, Raniganj, pargana Shergarh, district an, it is hereby declared that for the above two pieces of land comprising cadastral sur- t No. 2889 and parts of cadastral survey plot 85 in block No. I and part of cadastral t No. 2891 in block No. II, and measur- or less, 0.25 of an acre, are required the aforesaid village of Raniganj.

Mines of coal, iron-stone, slate or other minerals lying under the land or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig, or carry away, or use, in the construction of the work for the purpose of which the land is being acquired are not needed.

This declaration is made, under the provisions of section 6 of Act I of 1894, and section 3, clause (I), Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Managing Agents Martin Burn & Co., Ltd., 12, Mission Row, Calcutta.

Hooghly.—No. 12522L.A.—14th November 1950. —Whereas the functions of the Central Govern- ment under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Govern- ment of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by the Central Govern- ment at the public expense for a public purpose, being a purpose of the Union, namely, for staff- quarters at Lokenath Station of East Indian Railway, in the village of Aligori, jurisdiction list No. 33, thana Tarakeswar, pargana Baligori, zilla Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral plot No. 451 in part and cadastral plot Nos. 452, 453 and 454 in full, and measuring, more or less, 0.44 of an acre, is required within the afore- said village of Aligori.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Serampore.

Declaration No. 996L.A., dated 3rd February 1950, under section 6 of the Land Acquisition Act, I of 1894, published at page 235, Part I of the *Calcutta Gazette*, of 9th February 1950, is hereby cancelled.

24-Parganas.—No. 12532L.A.—14th November 1950.—Whereas the functions of the Central Govern- ment under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50- Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Consti- tution of India;

And whereas it appears to the Governor that land is required to be taken by the Central Govern- ment at the public expense for a public purpose, being a purpose of the Union, namely, for construc- tion of Mathematical Instrument Office at Jadab- pur, in the villages of Arakpur and Silimpur, jurisdiction list Nos. 39 and 37, respectively thana Tollygunge, pargana Khaspur, zilla 24-Parganas, it is hereby declared that for the above purpose pieces of land comprising cadastral plots Nos. 165, 166, 169, 179 and portion of cadastral plot No. 155 of village Arakpur, and cadastral plots Nos. 370, 371, 373, 374 and portion of cadas- tral plot No. 375 of village Silimpur, and measur- ing, more or less, 5.34 acres, are required within the aforesaid villages of Arakpur and Silimpur.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

Midnapore.—No. 12608L.A.—15th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50-Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for the Kalaikunda Airfield, in the villages of Doyarkhol, Dubra and Panchmahali, jurisdiction list Nos. 45, 47 and 48, respectively, thana Kharagpur, pargana Dharendra, zilla Midnapore, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot Nos. 877, 1281 to 1292, 1294, 1295, 1578, 1579 and portions of cadastral survey plot Nos. 876, 878, 1293, 1580, 1874 in mauza Doyarkhol and portions of cadastral survey plot Nos. 565 to 570 in mauza Dubra and portions of cadastral survey plot No. 430 in mauza Panchmahali, and measuring, more or less, 217.82 acres, is required within the aforesaid villages of Doyarkhol, Dubra and Panchmahali.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Declaration No. 2664L.A., dated 16th March 1950, under section 6 of the Land Acquisition Act, I of 1894, published at page 440, Part I of the *Calcutta Gazette*, of the 23rd idem, is hereby cancelled.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy.
to the Govt. of West Bengal (*ex-officio*).

Land Development

NOTIFICATIONS.

24-Parganas.—No. 11860L.Dev.—30th October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Koyra, jurisdiction list No. 142, police-station Baraset, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 231, 236-238 and 1000 and measuring, more or less, 2.38 acres, is likely to be required within the aforesaid village of Koyra.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officer, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Midnapore.—No. 11942L.Dev.—31st October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Mahasole, jurisdiction list No. 384, police-station Salboni, district Midnapore, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 37, 70-73, 87, 88, 89, 92, 94, 101, 102, 103, 129, 131, 132, 133, 269, 271, 319, 368, 369, 370, 372, 373, 396, 397, 398, 400, 401, 402, 403, 404 and parts of cadastral survey plots Nos. 38, 39, 91, 93, 95, 96, 98, 99, 106, 107, 267, 270, 272, 274, 307, 308, 355, 367, 395, 399, 374/444 and 437 and measuring, more or less, 248.72 acres, is likely to be required within the aforesaid village of Mahasole.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Midnapore, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Midnapore.

Burdwan.—No. 12290L.Dev.—7th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Nari, jurisdiction list No. 70, police-station Sadar, district Burdwan, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 494 and 508, and measuring, more or less, 1.89 acres, is likely to be required within the aforesaid village of Nari.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Burdwan, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Burdwan.

Burdwan.—No. 12292L.Dev.—7th November 1950.—The Governor is pleased to cancel the notification No. 5686L.Dev., dated the 1st May 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948, published at page 1039, part I of the *Calcutta Gazette* of the 1st June 1950, as relates to cadastral survey plots Nos. 523, 524 and 533, and measuring, more or less, 1.35 acres out of the total of 14.07 acres notified for acquisition for settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of jurisdiction list No. 70, police-station Sadar, district Burdwan.

Midnapore.—No. 12324L.Dev.—7th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Balanpur, jurisdiction list No.

nnathpur, jurisdiction list No. 341, Kalyan-
jurisdiction list No. 328, Durgadaspur,
duction list No. 397, Mirga, jurisdiction list
340, Kharigaria, jurisdiction list No. 339,
malipur, jurisdiction list No. 332, and
doha, jurisdiction list No. 405, police-station
mi. district Midnapore, it is hereby notified
for the above purpose a piece of land as
led in the schedule below, and measuring,
or less, 384.93 acres, is likely to be required
in the aforesaid villages of Bulanpur, Jagan-
pur, Kalyanpur, Durgadaspur, Mirga,
garia, Banamalipur and Pirraloha:—

Schedule of land.

- Mauza Bulanpur, jurisdiction list No. 396.*
t of cadastral survey plot No. 41.
- Mauza Jagannathpur, jurisdiction list No. 341.*
t of cadastral survey plot No. 6.
- Mauza Kalyanpur, jurisdiction list No. 328.*
astral survey plots Nos. 7, 8 and 9 and parts
astral survey plots Nos. 4, 5 and 6.
- Mauza Durgadaspur, jurisdiction list No. 397.*
astral survey plots Nos. 4, 6, 7, 8, 10, 11,
130 and parts of cadastral survey plots
2, 3, 5, 15 and 37.
- Mauza Mirga, jurisdiction list No. 340.*
stral survey plots Nos. 2, 3, 5 and 59 and
d cadastral survey plots Nos. 1, 4, 6 and 428.
- Mauza Kharigaria, jurisdiction list No. 339.*
stral survey plots Nos. 2 and 4 and parts of
al survey plots Nos. 1 and 3.
- Mauza Banamalipur, jurisdiction list No. 332.*
of cadastral survey plot No. 362.
- Mauza Pirraloha, jurisdiction list No. 405.*
stral survey plots Nos. 40, 41, 53, 54, 55,
62, 63, 64, 132, 133, 136, 138, 139., 140,
2, 145, 146, 147, 148, 151 and 152 and parts
stral survey plots Nos. 56, 57, 134, 153 and

notification is made, under the provisions
on 4 of the West Bengal Land Develop-
and Planning Act, 1948 (West Bengal Act
1948), to all whom it may concern.

exercise of the power conferred by the afore-
mentioned, the Governor is pleased to authorise
Collector, Midnapore, for the time being
in the undertaking, with his officers,
and workmen, to enter upon and survey
and do all other acts required or permit-
that section.

in of the land may be inspected in the office
Collector, Midnapore.

ERRATUM.

Parganas.—No. 12296L.Dev.—7th November
In notification No. 5255L.Dev., dated the
me 1949, published at pages 1093-1094 of the
a Gazette, dated the 30th June 1949, in
of the proposed acquisition of 2,095.84
t land within police-station Bongaon for
tlement of immigrants who have migrated
e State of West Bengal on account of
stances beyond their control and creation of
living conditions—

d the cadastral survey plot No. "1569" for
"1559" of village Pathuria, jurisdiction
ist No. 8, police-station Bongaon.

the cadastral survey plot No. "1155" of
village Pathuria, jurisdiction list No. 8,
police-station Bongaon.

DECLARATIONS.

24-Parganas.—No. 11862L.Dev.—30th October
1950.—Whereas it appears to the Governor that
land is needed for a public purpose, namely, for
the settlement of immigrants who have migrated
into the State of West Bengal on account of
circumstances beyond their control in the village
of Koyra, jurisdiction list No. 142, police-station
Baraset, district 24-Parganas, it is hereby declared
that for the above purpose a piece of land compris-
ing cadastral survey plots Nos. 231, 236-238 and
1065 and measuring, more or less, 2.38 acres, is
required within the aforesaid village of Koyra.

This declaration is made, under the provisions of
section 6 read with section 7 of the West Bengal
Land Development and Planning Act, 1948
(West Bengal Act XXI of 1948), to all whom it
may concern.

A plan of the land may be inspected in the office
of the Collector, 24-Parganas.

Midnapore. — No. 11944L.Dev.—31st October
1950.—Whereas it appears to the Governor that
land is needed for a public purpose, namely, for
the settlement of immigrants who have migrated
into the State of West Bengal on account of
circumstances beyond their control in the village
of Mahasole, jurisdiction list No. 384, police-
station Salboni, district Midnapore, it is hereby
declared that for the above purpose a piece of land
comprising cadastral plots Nos. 37, 41-68, 70-73,
87, 88, 89, 92, 94, 101, 102, 103, 129, 130, 131,
132, 133, 269, 271, 319, 368, 369, 370, 371, 372,
373, 396, 397, 398, 400, 401, 402, 403, 409-425
and parts of cadastral plots Nos. 38, 39, 51, 69, 91,
93, 95, 96, 98, 99, 106, 107, 267, 268, 270,
272, 274, 307, 308, 355, 367, 395, 399, 407,
374/414 and 437 and measuring, more or less,
248.72 acres, is required within the aforesaid
village of Mahasole.

This declaration is made, under the provisions
of section 6 read with section 7 of the West Bengal
Land Development and Planning Act, 1948 (West
Bengal Act XXI of 1948), to all whom it may
concern.

A plan of the land may be inspected in the office
of the Collector, Midnapore.

Burdwan. — No. 12294L.Dev.—7th November
1950.—Whereas it appears to the Governor that
land is needed for a public purpose, viz., for the
settlement of immigrants who have migrated into
the State of West Bengal on account of circum-
stances beyond their control in the village of Nari,
jurisdiction list No. 70, thana Sadar, district
Burdwan, it is hereby declared that for above
purpose two pieces of land comprising cadastral
survey plots Nos. 451, 494, 495, 508 to 518, 522,
525-532, 541 and 904 and part of cadastral survey
plot No. 450 and measuring, more or less, 14.61
acres, are required within the aforesaid village of
Nari.

This declaration is made, under the provisions
of section 6 read with section 7 of the West Bengal
Land Development and Planning Act, 1948 (West
Bengal Act XXI of 1948), to all whom it may
concern.

A plan of the land may be inspected in the office
of the Special Land Acquisition Officer, Burdwan.

Midnapore.—No. 12326L.Dev.—7th November
1950.—Whereas it appears to the Governor that
land is needed for a public purpose, viz., for the
settlement of immigrants who have migrated into
the State of West Bengal on account of circum-
stances beyond their control in the villages of
Bulanpur, jurisdiction list No. 396, Jagannathpur,
jurisdiction list No. 341, Kalyanpur, jurisdiction

list No. 338, Durgadaspur, jurisdiction list No. 397, Mirga, jurisdiction list No. 340, Kharigaria, jurisdiction list No. 339, Banamalipur, jurisdiction list No. 332, and Pirraloha, jurisdiction list No. 405, police-station Salboni, district Midnapore, it is hereby declared that for the above purpose a piece of land as detailed in the schedule below, measuring, more or less, 384.93 acres, is required within the aforesaid villages of Bulanpur, Jagannathpur, Kalyanpur, Durgadaspur, Mirga, Kharigaria, Banamalipur and Pirraloha:—

Schedule of land.

Mauza Bulanpur, jurisdiction list No. 396.

Part of cadastral survey plot No. 41.

Mauza Jagannathpur, jurisdiction list No. 341.

Part of cadastral survey plot No. 6.

Mauza Kalyanpur, jurisdiction list No. 328.

Cadastral survey plots Nos. 7, 8, 9. Parts of cadastral survey plots Nos. 4, 5, 6.

Mauza Durgadaspur, jurisdiction list No. 397.

Cadastral survey plots Nos. 4, 6, 7, 8, 10, 11, 12, 30. Parts of cadastral survey plots Nos. 1, 2, 3, 5, 15, 37.

Mauza Mirga, jurisdiction list No. 340.

Cadastral survey plots Nos. 2, 3, 5, 59. Parts of cadastral survey plots Nos. 1, 4, 6, 428.

Mauza Kharigaria, jurisdiction list No. 339.

Cadastral survey plots Nos. 2, 4. Parts of cadastral survey plots Nos. 1, 3.

Mauza Banamalipur, jurisdiction list No. 332.

Part of cadastral survey plot No. 362.

Mauza Pirraloha, jurisdiction list No. 405.

Cadastral survey plots Nos. 40, 41, 53, 54, 55, 58, 59, 62, 63, 64, 132, 133, 136, 138, 139, 140, 141, 142, 145, 146, 147, 148, 151, 152. Parts of cadastral survey plots Nos. 56, 57, 134, 153, 154.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

ERRATUM.

24-Parganas.—No. 12468L.Dev.—13th November 1950.—In the declaration No. 1976L.Dev., dated the 27th February 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 444, Part I of the *Calcutta Gazette* of the 23rd March 1950, in respect of acquisition of land, required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Agarpara, jurisdiction list No. 11, police-station Khardah, district 24-Parganas.—

Read the figure "18.39" for the figure "20.00" in line 13.

By order of the Governor,
S. BANERJEE, Secy.

Requisition

Requisition of premises under sub-section (1) section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 854/50Reqn.

Calcutta, the 31st October 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act to take possession of the premises so requisitioned.

The Schedule.

Description of the premises.

13A, Blockman Street, Calcutta.

By order of the Governor

J. N. MOOKHERJEE, Asst. Secy.

Sm. Subhanani Dasi, Sri Ghanasvam Das, Sri Satya Charan Das, sebaits of Sri Thakur Jew of Chatra, Serampore (Hoag owners of the premises referred to in the schedule above, are directed to place the above premises under my disposal and control on and from the 1st December 1950 at 3 p.m., or on any subsequent day when an officer deputed from this office to take charge and possession of the property to prepare a schedule of existing fixtures.

S. N. MITRA

First Land Acquisition Collector, Calcutta,
Calcutta, the 20th November 1950

NOTICE

To Shaik Monsoor Ali, ex-tenant of premises No. 10/2, Watgunj Street, Calcutta

Please take notice that the property described in the schedule below which was requisitioned under rule 75A of the Defence of India Rules, 1946, shall be released from such requisition and possession of the same will be given to the person who may, on enquiry, be held to be entitled to such possession.

At 11 a.m. on 9th December 1950 has been fixed the time and No. 5, Bankshall Street, Calcutta as the place for holding an enquiry with a view to specifying the person entitled to possession of the said property under section 4 of the Requisitioned Land (Continuance of Powers) Ordinance, 1946 (Ordinance XIX of 1946). Any person having claims to possession of the said property should file an application to the undersigned stating his case by 8th December 1950 and should appear in person or by an agent before the undersigned at the time and place hereby fixed for holding the enquiry.

The Schedule.

10/2, Watgunj Street, Calcutta (one room).

S. N. MITRA,

First Land Acquisition Collector, Calcutta,
Calcutta, the 17th November 1950.

Notifications under rule 12 of the West Bengal Land Revenue, Rent and Cess (Apportionment) Rules, 1948.

No. 14AP.—5th October 1950.—The records of all lands in West Bengal forming parts of common tenures or holdings as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on 28th November 1950.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the Collector of Malda for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.

Description	No. of estate under which held.	Rent.	Rent recorded in—				
			District.	Thana.	Mauza.	Jurisdiction No.	Khatian No.
1	2	3	4	5	6	7	8
		Rs. a. p.					
to Murari	192BN, 321, 436, 440, 441, 450.	34 0 3	Malda	English Bazar	Gani Bahadur Khan	118	79
ditto	192BN, 321, 436, 440, 441, 450.	34 0 3	Ditto	Ditto	Ditto	118	80
	77	27 6 3	Ditto	Ditto	Choukapara	137	Part of 242
	77	1 12 3	Ditto	Ditto	Ditto	137	50
	77	2 2 0	Ditto	Ditto	Ditto	137	130
	219	8 12 0	Ditto	Ditto	Nazirkhali	138	213
	77	2 5 0	Ditto	Ditto	Satgada	143	10
	77	1 15 6	Ditto	Ditto	Ditto	143	17
	219	10 3 3	Ditto	Ditto	Ditto	143	87
	219	4 8 3	Ditto	Ditto	Ditto	143	96
	219	1 9 0	Ditto	Ditto	Ditto	143	109
	219	2 11 6	Ditto	Ditto	Araji Nazirkhali	144	134
	219	7 1 3	Ditto	Ditto	Ditto	144	156
	77	1 5 9	Ditto	Ditto	Gar Mahall	146	112
	219	17 4 3	Ditto	Ditto	Nazirkhali	138	269
	77	9 14 0	Ditto	Ditto	Majhagar	140	58
	117 (1st and 2nd kismat), 146.	85 0 0	Ditto	Ditto	Jamapore	124	88
	219	210 2 1	Ditto	Kaluchak	Sultanpore	180	18
	219	559 13 6	Ditto	Ditto	Ditto	180	19
	219	181 9 0	Ditto	Ditto	Ditto	180	20
	230	276 0 0	Ditto	Habibpur	Eklashpore	282	105
	586	600 1 4	Ditto	Ditto	Nij Hosenpore	278	44
	13, 197	7 0 0	Ditto	Ditto	Patharkundi	114	7
	170, 171	10 0 0	Ditto	Ditto	Miyannagar	276	43
	170, 171	5 4 0	Ditto	Ditto	Ditto	276	100
	586	9 0 0	Ditto	Ditto	Nij Hosenpore	278	49
	586	1 0 0	Ditto	Ditto	Parulia Hosenpore	280	41
	586	4 1 0	Ditto	Ditto	Ditto	280	48
	586	1 2 3	Ditto	Ditto	Ditto	280	52
	586	0 5 6	Ditto	Ditto	Ditto	280	60
	586	0 14 0	Ditto	Ditto	Ditto	280	63
	586	0 4 0	Ditto	Ditto	Ditto	280	64
	586	8 14 0	Ditto	Ditto	Ditto	280	65
	64	4 0 2	Ditto	Ditto	Eklashpore	282	11
	189, 817	12 1 3	Ditto	Ditto	Pirojabad	283	95
	189	1 10 9	Ditto	Ditto	Ditto	283	107
	189	0 10 3	Ditto	Ditto	Ditto	283	33
	123, 586	9 2 3	Ditto	Ditto	Ditto	283	147
	2200 (Rajshahi)	7 0 6	Ditto	Ditto	Madanindanga	109	52
	2200 (Rajshahi)	5 0 0	Ditto	Ditto	Ditto	109	53
	36, 79 (1st and 2nd kismat), 117 (1st and 2nd kismat), 79 (1st and 2nd kismat)	34 6 0	Malda now in Rajshahi.	Bholahat	Alulpore	1	515
	117, 201 (1st and 2nd kismat)	3 2 0	Ditto	Ditto	Ditto	1	584
	79, 117 (1st and 2nd kismat)	19 6 10	Ditto	Ditto	Bibhatia	4	81
	79, 117 (1st and 2nd kismat)	5 7 6	Ditto	Ditto	Jote Durlabh	2	19
	79, 117 (1st and 2nd kismat)	7 15 9	Ditto	Ditto	Alulpore	1	406
	79, 117 (1st and 2nd kismat)	2 3 2	Ditto	Ditto	Ditto	1	466
	117 (1st and 2nd kismat)	66 0 0	Ditto	Ditto	Bibhatia	4	82
	146	11 12 6	Ditto	Ditto	Ditto	4	406
	280	208 4 0	Ditto	Shibganj	Uttar Gopalnagar	5	2
	219	46 7 6	Ditto	Ditto	Debinagar	142	557
	79, 117 (1st and 2nd kismat)	404 6 0	Ditto	Bholahat	Jote Durlabh	2	New.
	117 (1st and 2nd kismat)	18 3 8	Malda	English Bazar	Jamulpur	124	Part of 110
	117 (1st and 2nd kismat)	11 6 9	Ditto	Ditto	Ditto	124	Part of 110
	117 (1st and 2nd kismat)	5 1 1	Ditto	Ditto	Ditto	124	Part of 110
	117 (1st and 2nd kismat)	5 1 1	Ditto	Ditto	Ditto	124	Part of 110

No. 15AP.—7th October 1950.—The records of all lands in West Bengal forming parts of common tenures or ingas, as described in the schedule below, have been confirmed by the Revenue Authority under section 6(2) of the Bengal Land Revenue, Rent and Cess (Apportionment) Act, 1948 (West Bengal Act XXXI of 1948), on 28th Sept 1950.

Certified copies of the said records shall remain open to public inspection during office hours in the office of the collector of 24-Parganas for a period of sixty days from the date of the notification.

Schedule.

Particulars of the tenancy.

Description.	No. of estate under which held.	Rent.	Rent recorded in—				Jurisdiction list No.
			District.	Thana.	Mauza.		
1	2	3	4	5	6		7
		Rs. a. p.					
Patni ..	619, 2810 ..	137 1 8	24-Parganas ..	Swarupnagar ..	Bilballi ..		44
Ditto ..	2702, 180 (Khulna) ..	3,988 0 0	Ditto ..	Ditto ..	Bhaduria ..		63
Ditto ..	21 (Khulna) ..	714 0 0	Ditto ..	Bashirhat ..	Akharpur ..		115
Ralyati ..	5417 } Jessore ..	1 12 0	Ditto ..	Swarupnagar ..	Gobra ..		18
	5448 }						
Ditto ..	619 ..	8 6 0	Ditto ..	Ditto ..	Dobila ..		61
Korfa ..	619 ..	9 0 0	Ditto ..	Ditto ..	Ditto ..		61
Ralyati ..	211 (Khulna) ..	7 13 11	Ditto ..	Ditto ..	Ditto ..		61
Ditto ..	2809, 107 (Khulna) ..	4 13 0	Ditto ..	Ditto ..	Bilballi ..		44
Ditto ..	2809, 107 (Khulna) ..	14 7 0	Ditto ..	Ditto ..	Ditto ..		44
Korfa ..	2809, 107 (Khulna) ..	16 14 5	Ditto ..	Ditto ..	Ditto ..		44
Ralyati ..	619, 2812 ..	22 0 0	Ditto ..	Ditto ..	Ditto ..		44
Ditto ..	619, 2812 ..	11 7 9	Ditto ..	Ditto ..	Ditto ..		44
Ditto ..	2813, 210 (Khulna) ..	10 0 0	Ditto ..	Ditto ..	Ditto ..		44
Ditto ..	2813, 210 (Khulna) ..	10 0 0 and 13 acres of molasses.	Ditto ..	Ditto ..	Ditto ..		44
Ditto ..	211 (Khulna) ..	1 12 0	Ditto ..	Ditto ..	Ditto ..		44
Ditto ..	211 (Khulna) ..	6 0 0	Ditto ..	Ditto ..	Ditto ..		44
Ditto ..	211 (Khulna) ..	9 7 2	Ditto ..	Ditto ..	Ditto ..		44
Korfa ..	211 (Khulna) ..	3 2 0	Ditto ..	Ditto ..	Ditto ..		44
Ditto ..	211 } Khulna ..	1 7 0	Ditto ..	Ditto ..	Ditto ..		44
	293 }						
Ralyati ..	211 (Khulna) ..	4 5 0	Ditto ..	Ditto ..	Ditto ..		44
Ditto ..	211 (Khulna) ..	9 0 0	Ditto ..	Ditto ..	Ditto ..		44
Ditto ..	211 (Khulna) ..	10 3 6	Ditto ..	Ditto ..	Ditto ..		44
Ditto ..	211 (Khulna) ..	9 4 0	Ditto ..	Ditto ..	Ditto ..		44
Ditto ..	211 (Khulna) ..	14 12 4	Ditto ..	Ditto ..	Ditto ..		44
Ditto ..	208 } Khulna ..	11 11 8	Ditto ..	Ditto ..	Ditto ..		44
	279 }						
Ditto ..	293 } Khulna ..	10 1 10	Ditto ..	Ditto ..	Ditto ..		44
	399 }	including cess.					
Korfa ..	293 } Khulna ..	2 13 0	Ditto ..	Ditto ..	Ditto ..		44
	399 }	including cess.					
Ralyati ..	293 } Khulna ..	11 5 3	Ditto ..	Ditto ..	Ditto ..		44
	399 }	including cess.					
Ditto ..	293 } Khulna ..	6 6 9	Ditto ..	Ditto ..	Ditto ..		44
	399 }	including cess.					
Ditto ..	293 } Khulna ..	4 0 0	Ditto ..	Ditto ..	Ditto ..		44
	399 }						
Ditto ..	293 } Khulna ..	12 0 5	Ditto ..	Ditto ..	Ditto ..		44
	399 }	including cess.					
Ditto ..	293 } Khulna ..	24 1 8	Ditto ..	Ditto ..	Ditto ..		44
	399 }	including cess.					
Ditto ..	611 ..	17 5 1	Ditto ..	Bashirhat ..	Panitar ..		120
Gati ..	611 ..	40 12 0	Ditto ..	Ditto ..	Ditto ..		37
Patni ..	161 (Khulna) ..	2,663 2 5	Khulna ..	Kalliganj ..	Hardaha ..		1
Ralyati ..	5417 (Jessore) ..	13 8 0	Ditto ..	Kalaroa ..	Chanduria ..		45
Gati ..	1103 (Khulna) ..	137 3 9	Ditto ..	Batkhira ..	Sripur ..		9
Ralyati ..	211 (Khulna) ..	9 0 0	Ditto ..	Ditto ..	Kushkhali ..		9
Korfa ..	211 (Khulna) ..	1 0 0	Ditto ..	Ditto ..	Ditto ..		9
Ditto ..	211 (Khulna) ..	4 8 0	Ditto ..	Ditto ..	Ditto ..		9
Ditto ..	28 (Khulna) ..	5 0 0	Ditto ..	Ditto ..	Ditto ..		9
Ditto ..	293 } Khulna ..	3 13 6	Ditto ..	Ditto ..	Ditto ..		131
	313 }						
Mafarwalli Patni Taluk	6119 (Jessore) ..	1,505 9 0	Jessore ..	Saraha ..	Kayra ..		

ified copies of the said record shall remain to public inspection during office hours in the of the Collector of Nadia for a period of days from the date of the notification.

Revenue Officer under Act XXXI of 1948.

DEPARTMENT OF AGRICULTURE, FORESTS
AND FISHERIES

Agriculture

क्षुधाभनावर्त्तनी ।

NOTIFICATIONS.

১৯৫২কৃষি।—ওরা নভেম্বর ১৯৫০।—অম্মারী উপ-কৃষিজ
 ষষ্ঠী প্রা এন. সি. রায়, এম. এসসি (কলি), ডিপা, এপ্রি
 বনরাদেশ পর্যন্ত ১৯৫০ সনের ১ম জুন হইতে অম্মারীভাবে
 গায় ষষ্ঠী উপ-কৃষি কৃত্যকে সহ-কৃষিজ বিপদন অধিকর্তা নিয়ন্ত্র

9627 Agri.—3rd November 1950.—Sri N. C. M. Se (Cal.), Dip. Agri. (Edin.), officiating as Director of Agricultural Marketing, has been appointed to act as Assistant Director of Agricultural Marketing in the West Bengal Agricultural Service with effect from 1st November 1950, until further orders.

১৯২৮কৃষ্ণি।—ওরা নভেম্বর ১৯০০।—জাম্মায়ী সহ-কৃষ্ণি
ক প্রশমদর দিলর, এম, এস.সি, ডি.স, এমি (ক্যানটাব), ১৯০০
১৯০০ হইতে পশ্চিমবঙ্গীয় কৃষ্ণি কৃত্যকে অবৈধাধীন সহ-কৃষ্ণি
কি নিহত হইয়াছেন।

o. 9628Agri.—3rd November 1950.—Sri Sasadigar, M.Sc., Dip.Agri.(Cantab), officiating Assistant Agricultural Chemist, has been appointed, on probation, in the West Bengal Agricultural Service as Assistant Agricultural Chemist with effect from 1st June 1950.

১৯৬৬ খ্রিঃ।—৩রা নভেম্বর ১৯৫০।—অম্বারী উদ্ভিদ-
জাঃ এম. বি. চট্টোপাধ্যায়, এম. এম. সি. পি এইচ., ডি.
৪২ ১লা জুন হইতে পশ্চিমবঙ্গীয়া কৃষি কৃত্যকে অব্যবহাৰী
-রাগবিদ্য, নিবন্ধ হইয়াছেন।

1929 Agri.—3rd November 1950.—Dr. S. B. Chakravarty, M.Sc., Ph.D., officiating Mycologist has been appointed, on probation, in the Bengal Agricultural Service as Assistant Mycologist with effect from 1st June 1950.

১০০ কবি।—ওরা নভেম্বর ১৯৪০।—শক্তিমানের কবি
 গণপতি ঘোষারী কটিকি, ডা. এম. এন, বানানজী, এম.
 এম. এম. ডি. গুনসামেন নবাব ১৯৪০ সনের ১৯০ জন হইতে
 ১০০ কবি।—ওরা নভেম্বর ১৯৪০।—শক্তিমানের কবি

3630A. — 3rd November 1950. — Dr. S. N. M.Sc., Ph.D., officiating Entomologist in Bengal Agricultural Service, has been appointed to act as Assistant Entomologist in the Bengal Agricultural Service with effect from 1st June 1950 until further orders.

নং ৯৬৩৯ক/১-৩রা নভেম্বর ১৯৪০।—পশ্চিমবঙ্গীর কৃষি
কৃত্যকের অন্তর্গত অস্থায়ী জীবাণুবিদ, ডাঃ প্রাণকুমার দে, এম. এ. এস. সি.
পি এইচ. ডি (সম্মান), পুনরাদেশ পর্যন্ত ১৯৪০ সনের ১রা জুন হইতে
অস্থায়ীভাবে পশ্চিমবঙ্গীর উর্ধ্বতন কৃষি কৃত্যকের অন্তর্গত জীবাণুবিদ,
পদে নিযুক্ত হইরাছেন।

No. 9631Agri.—3rd November 1950.—**Dr. Pran Kumar De, M.Sc., Ph.D. (Lond.),** officiating Microbiologist, in the West Bengal Agricultural Service, has been appointed to act as Microbiologist in the West Bengal Higher Agricultural Service with effect from 1st June 1950, until further orders.

নং ১৬৩২কৃষি।—ওরা নভেম্বর ১৯৫০।—পশ্চিমবঙ্গের কৃষি
কৃত্যকের অন্তর্গত সহ-দোহবর্ধন আধিকারিক প্রবীরেন্দ্র নাথ সেন,
বি, এস, সি, আই, ডি, ডি, ১৯৫০ সনের ১লা জুন ছইতে উক্ত কৃত্যকের
দোহবর্ধন আধিকারিক পদে নিযুক্ত হইয়াছেন।

No. 9632 Agri.—3rd November 1950.—Sri Birendra Nath Sen, B.Sc., I.D.D., Assistant Dairy Development Officer, in the West Bengal Agricultural Service, has been appointed as Dairy Development Officer in the West Bengal Agricultural Service with effect from 1st June 1950.

নং ৯৬৩০কৃষ্ণ।—ওরা নভেম্বর ১৯৫০।—অবর শাসক ও সমাজতান্ত্রিক প্রেসভেন্দ্র নাথ ঘোষ, এম. এ. পুনরাদেশ পর্যন্ত ১৯৫০ সনের ১লা জুন হইতে পশ্চিমবঙ্গীয় কৃষি অধিকর্তার স্বকীয় সহায়ক পদে নিযুক্ত হইয়াছেন।

No. 9633Agn. - 3rd November 1950.—Sri Satyendra Nath Ghosh, M.A., Sub-Deputy Magistrate and Sub-Deputy Collector, has been appointed to act as Personal Assistant to the Director of Agriculture, West Bengal, with effect from 1st June 1950, until further orders

নং ৯৬৩৪কৃষি।—ওরা নভেম্বর ১৯৫০।—পশ্চিমবঙ্গের কৃষি
কৃত্যকের অন্তর্গত অস্থায়ী সদর কৃষি অধিদপ্তর প্রাথমিক সেনা পুনরায়
পর্যন্ত ১৯৫০ সনের ১ম জুন হইতে উক্ত পদে বহাল থাকিবেন।

No. 9634 Agri.—3rd November 1950.—Sri Amutava Sen, officiating Superintendent of Agriculture, Headquarters, in the West Bengal Agricultural Service, has been appointed to act in the same post with effect from 1st June 1950, until further orders.

২৪-পরগণা।—নাং ৯৬০৫কৃষি।—ওরা নভেম্বর ১৯৫০।—পশ্চিম-বঙ্গায় কৃষি কৃতাকের অন্তর্গত ২৪-পরগণা জিয়ার অফারী কৃষি অফার প্রজ্ঞানরপ্তন পাল পুনরাদেশ পর্যন্ত ১৯৫০ সনের ১লা জুন হইতে উক্ত পদে বহাল থাকিবেন।

24-Parganas.—No. 9635 Agri.—3rd November 1950.—Sri Juanranjan Pal, officiating Superintendent of Agriculture, 24-Parganas, in the West Bengal Agricultural Service, has been appointed to act in the same post with effect from 1st June 1950, until further orders.

নদীয়া-মুর্শিদাবাদ।—২৬৩৬কৃষ্ণি।—৩রা নভেম্বর ১৯৫০।—
পশ্চিমবঙ্গী কৃষ্ণি কৃত্যকের অন্তর্গত নদীয়া ও মুর্শিদাবাদ জিলার
অস্থায়ী কৃষ্ণি অধ্যক্ষ শ্রীভানেন্দ্র মোহন সেন পুনরায় শস্য ১৯৫০
সনের ১লা জুন হইতে উক্ত পদে বহান থাকিবেন।

Nadia-Murshidabad. — No. 9636Agri. — 3rd November 1950.—Sri Jnanendra Mohan Sen, officiating Superintendent of Agriculture, Nadia-Murshidabad, in the West Bengal Agricultural Service, has been appointed to act in the same post with effect from 1st June 1950, until further orders.

হাওড়া-হুগলী।—নং ৯৬৩৭কৃষি।—৩রা নভেম্বর ১৯৫০।—পশ্চিমবঙ্গের কৃষি কৃত্যকের অন্তর্গত হাওড়া ও হুগলী জিলার অস্থায়ী কৃষি অধ্যক্ষ শ্রীভবেন চন্দ্র রায়, পুনরাদেশ পর্যন্ত ১৯৫০ সনের ১লা জুন হইতে উক্ত পদে বহাল থাকিবেন।

Howrah-Hooghly.—No. 9637Agri.—3rd November 1950.—Sri Bhabesh Chandra Roy, officiating Superintendent of Agriculture, Howrah-Hooghly, in the West Bengal Agricultural Service, has been appointed to act in the same post with effect from 1st June 1950, until further orders.

বাঁকড়া।—নং ৯৬৩৮কৃষি।—৩রা নভেম্বর ১৯৫০।—পশ্চিমবঙ্গের কৃষি কৃত্যকের অন্তর্গত বাঁকড়া জিলার অস্থায়ী কৃষি অধ্যক্ষ শ্রীহরমল্ল রায় চৌধুরী পুনরাদেশ পর্যন্ত ১৯৫০ সনের ১লা জুন হইতে উক্ত পদে বহাল থাকিবেন।

Bankura.—No. 9638Agri.—3rd November 1950.—Sri Herambalal Roy Choudhury, officiating Superintendent of Agriculture, Bankura, in the West Bengal Agricultural Service, has been appointed to act in the same post with effect from 1st June 1950, until further orders.

বর্ধমান।—নং ৯৬৩৯কৃষি।—৩রা নভেম্বর ১৯৫০।—পশ্চিমবঙ্গের কৃষি কৃত্যকের অন্তর্গত বর্ধমান জিলার অস্থায়ী কৃষি অধ্যক্ষ শ্রীশান্তিরঞ্জন মুখার্জী পুনরাদেশ পর্যন্ত ১৯৫০ সনের ১লা জুন হইতে উক্ত পদে বহাল থাকিবেন।

Burdwan.—No. 9639Agri.—3rd November 1950.—Sri Santi Ranjan Mookherjee, officiating Superintendent of Agriculture, Burdwan, in the West Bengal Agricultural Service, has been appointed to act in the same post with effect from 1st June 1950, until further orders.

মেদিনীপুর।—নং ৯৬৪০কৃষি।—৩রা নভেম্বর ১৯৫০।—পশ্চিমবঙ্গের কৃষি কৃত্যকের অন্তর্গত মেদিনীপুর জিলার অস্থায়ী কৃষি অধ্যক্ষ শ্রীশচীন্দ্র মোহন সেন পুনরাদেশ পর্যন্ত ১৯৫০ সনের ১লা জুন হইতে উক্ত পদে বহাল থাকিবেন।

Midnapore.—No. 9640Agri.—3rd November 1950.—Sri Sachindra Mohan Sen, officiating Superintendent of Agriculture, Midnapore, in the West Bengal Agricultural Service, has been appointed to act in the same post with effect from 1st June 1950, until further orders.

বীরভূম।—নং ৯৬৪১কৃষি।—৩রা নভেম্বর ১৯৫০।—পশ্চিমবঙ্গের কৃষি কৃত্যকের অন্তর্গত বীরভূম জিলার অস্থায়ী কৃষি অধ্যক্ষ শ্রীকৃষ্ণদা গোস্বামী পুনরাদেশ পর্যন্ত ১৯৫০ সনের ১লা জুন হইতে উক্ত পদে বহাল থাকিবেন।

Birbhum.—No. 9641Agri.—3rd November 1950.—Sri Jagada Govinda Bhowmick, officiating Superintendent of Agriculture, Birbhum, in the West Bengal Agricultural Service, has been appointed to act in the same post with effect from 1st June 1950, until further orders.

মালদহ-পশ্চিম দিনাজপুর।—নং ৯৬৪২কৃষি।—৩রা নভেম্বর ১৯৫০।—পশ্চিমবঙ্গের কৃষি কৃত্যকের অন্তর্গত মালদহ ও পশ্চিম দিনাজপুর জিলার অস্থায়ী কৃষি অধ্যক্ষ শ্রী বি. সি. সেন পুনরাদেশ পর্যন্ত ১৯৫০ সনের ১লা জুন হইতে উক্ত পদে বহাল থাকিবেন।

Malda-West Dinajpore.—No. 9642Agri.—3rd November 1950.—Sri B. C. Sen, officiating Superintendent of Agriculture, Malda-West Dinajpore, in the West Bengal Agricultural Service, has been appointed to act in the same post with effect from 1st June 1950, until further orders.

জলপাইগুড়ি।—নং ৯৬৪৩কৃষি।—৩রা নভেম্বর ১৯৫০।—পশ্চিমবঙ্গের কৃষি কৃত্যকের অন্তর্গত জলপাইগুড়ি জিলার অস্থায়ী কৃষি অধ্যক্ষ শ্রীকৃষ্ণদেব বানার্জী পুনরাদেশ পর্যন্ত ১৯৫০ সনের ১লা জুন হইতে উক্ত পদে বহাল থাকিবেন।

রাজ্যপালের আদেশানুসারে,

মনোরঞ্জন সরকার,

উপ-কমিসারি।

Jalpaiguri.—No. 9643Agri.—3rd November 1950.—Sri Krishna Sankar Banerjee, officiating Superintendent of Agriculture, Jalpaiguri, in the West Bengal Agricultural Service, has been appointed to act in the same post with effect from 1st June 1950, until further orders.

By order of the Governor

M. SARKAR, Dy. Secy.

No. 9717Agri.—7th November 1950.—In exercise of the power conferred by clause 3 of the Fruit Products Order, 1948, the Government are pleased to constitute an Advisory Committee for the purposes of the said Order consisting of the following members, namely:—

- (1) Dr. B. C. Guha, Member, Damodar Corporation, the Scientist, nominated by the State Government.
- (2) Sri Shyama Pada Bhattacharjee, Member, nominated by the State Government to represent the consumers of the State of West Bengal.
- (3) Sri K. C. Chakravarti of Messrs. In Fruit Preserving Co., Calcutta, nominated by the licence holders of the State of West Bengal.

2. As provided in the Order, Dr. B. C. Guha, the Scientist member, shall be the Chairman of the Advisory Committee and as such, the member in charge of the State of West Bengal.

By order of the Governor

S. K. DEY.

Fisheries

NOTIFICATION.

Calcutta.—No. 9761Fish.—10th November 1950.—Dr. Baini Prashad, D.Sc., F.N.I., Fisheries Development Adviser to the Government of India, in the Ministry of Agriculture, on leave prior to retirement, is appointed to act as Director of Fisheries, West Bengal, with effect from the date he joins the post of Director.

By order of the Governor

S. K. DEY.

EDUCATION DIRECTORATE

Orders by the Director of Public Instruction, West Bengal

No. 41B.—7th October 1950.—Miss Usha Biswas, District Inspectress of Schools, Calcutta, is granted leave on average pay for a period of 13 days from 27th October 1950 to 9th November 1950 under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

No. 43B.—12th October 1950.—The leave granted to Miss Sarala Ghose, District Inspectress of Schools, Howrah, Bankura and Midnapore, in ten days under rule 184(b)(ii) of the West Bengal Service Rules, Part I, in this office notification No. 38B, dated the 12th September 1950, is hereby cancelled.

o. 44B.—12th October 1950.—Miss Sobhana Roy, Professor of Physics, Lady Brabourne College, was granted leave on private affairs for a period of eleven days from 10th July 1950 to 20th July 1950 under rule 172(a) of the West Bengal Service Rules, Part I.

o. 45B.—30th October 1950.—Sri Subodh Chandra Roy, Professor of History, Victoria College, Cooch Behar, was granted leave on medical certificate for a period of two months and ten days from 16th January 1950 to 31st March 1950 under rule 173(J)(3) of the West Bengal Service Rules, Part I.

P. ROY,

Director of Public Instruction.

SHERIFF'S OFFICE

The 8th September 1950.

Notice is hereby given that the Fifth Criminal Sessions of the year 1950 of the High Court at Calcutta in West Bengal for the town of Calcutta be held at the Court House, in the town of Calcutta, on Monday, the 4th day of December next, at 10 o'clock in the forenoon, and thenceforward day to day until the said sessions be over. It is hereby proclaimed that all persons who are prosecuted any of the prisoners to be brought up for trial at the said sessions be present then and there to prosecute.

S. B. DUTT, Sheriff.

সেরিক আপিস, ৮ই সেপ্টেম্বর ১৯৫০ খ্রিষ্টাব্দ।

জান্না নরুনাগরপক জাদান বাইতেছে যে, আগামী ১৯৫০ খ্রিষ্টাব্দের ৪তম সেপ্টেম্বর বেলা ১০-১০ মিনিট সময় হইতে যে পর্যন্ত তের কার্য শেষ না হয় ততদিন প্রত্যহ দুবে পশ্চিম বঙ্গের অধীন কলিকাতার কোর্টহাউস বিচার নিশাধ্যা জন্য কলিকাতা হাইকোর্টের আদালত গৃহে ১৯৫০ খ্রিষ্টাব্দের পঞ্চম দারদা বিচার বিভাগীয় আদালত এবং এতদ্বারা আরও প্রচার করা যাব যে, যে সকল ব্যক্তি কোন দায়িত্বে কোর্টহাউস অভিযোগ করিবেন তাঁহারা উক্ত সময়ে উক্ত টার্গেট থাকেন। ইতি।

এস, বি, দত্ত,
সেরিক।

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

4L.S.-G.—8th November 1950.—It is notified for general information that under the rules for the management of hospitals and dispensaries in West Bengal the following gentlemen have been appointed to be members of the Committee for the management of the charitable dispensary at Chinsura in the district of Midnapore:—

Sri Nath Rudra.
Sri K. K. Kumar Rudra.
Sri Charan Rudra.
Sri Chandra Rudra.
Sri Chakari Mal.
Sri Malapati Chakrabarty.
Sri Rabi Ray.
Sri Chandra Maji.
Sri Chandra Porey.
Sri Chandra Biswas.
Sri Chandra Mandal.
Sri Chandra Mandal, Medical Officer, Irphala Board Dispensary.

6L.S.-G.—8th November 1950.—It is notified for general information that under the rules for the management of hospitals and dispensaries in West Bengal the following lady and gentlemen have

been appointed to be members of the Committee for the management of the charitable dispensary at Sonakhali in the district of Midnapore:—

Srimati Jambhala Maity.
Sri Bijanbhar Mandal.
Sri Satyendra Nath Mandal.
Sri Sudhir Chandra Mandal.
Sri Lakshan Chandra Sasmal.
Sri Krista Chandra Ghosh.
Sri Biswa Nath Mukherji.
Sri Benode Behari Bera.
Sri Butta Krishna Patra.
Sri Lalit Mohan Das.
Sri Kalipada Sinha.
Medical Officer, Sonakhali Board Dispensary.

No. 2706J G — 15th November 1950. — In accordance with the provisions of rule 698, Chapter XVIII of the Bengal Jail Code, 1937, Volume I, I hereby re-appoint the following gentlemen to be honorary teachers in the Suri Jail in the district of Birbhum, for a period of two years, with effect from the 29th September 1950:—

For Hindu prisoners.

Sri Sarojksha Chakravarty, B.A., B.T., Assistant Head Master, Beni Madhab Institution, Suri.

For Muslim prisoners.

Janab Quazi Abdul Gaffur, Head Maulvi, Beni Madhab Institution, Suri.

CORRIGENDUM.

No. 1509L.S.-G.—13th November 1950.—In this office notification No. 1140L.S.-G., dated the 5th August 1950, published at page 1641, Part I of the Calcutta Gazette, dated 17th August 1950, appointing members of the Committee for the management of the Jnanda Moyee Charitable Dispensary at Barda in the district of Howrah—

Read "Head Master, Barda M. E. School" for "Head Master, Barda H. E. School".

B. SARKAR, Commissioner.

NOTIFICATION.

Chinsurah, the 14th November 1950.

As required under rule 1(3) of the rules for the constitution of the Managing Committee of the Government High Schools (at page 198 of the Bengal Education Code, 1931), the following gentlemen are hereby appointed to hold office as members of the reconstituted Managing Committee of Uttarpara Government High English School for a period of three years with effect from the date of publication of their names in the Calcutta Gazette:—

Sri Mohini Mohan Kushari, I.A.S., Subdivisional Officer, Serampore, President (*ex-officio*).
Sri Monoj Mohan Mukherjee, Headmaster, Uttarpara Government High English School, Vice-President and Secretary (*ex-officio*).
Sri Phani Bhusan Biswas, elected representative of the teaching staff other than the Headmaster.
Sri Mahendra Nath Mukherjee, Zaminder, non-official member-representative of the parents and guardians of the school pupils.
Sri Satya Charan Mukherjee, M.A., B.L., O.B.E., Zaminder, non-official member-representative of the parents and guardians of the school pupils.
Sri Makhan Lal Ghosh, Medical Officer, Uttarpara Government Hospital (*ex-officio*), an official other than an inspecting officer of the Education Department.

S. DUTT-MAZUMDAR,
District Magistrate, Hooghly.

NOTIFICATION.

Suri, the 7th November 1950.

In exercise of the power conferred by the West Bengal Private Forests Act, 1948 (XIV of 1948), the Governor is hereby pleased to apply to the lands mentioned in the schedule below, the provisions of the said Act applicable to vested forests, subject to the condition determined heretofore by an agreement between the Collector of Birbhum and the owners of the said lands. The Governor is further pleased to direct that the said lands be managed as a vested forest on behalf of the owners by the Regional Forest Officer, Birbhum, in accordance with the provisions of the West Bengal Private Forests Act, 1948.

Schedule.

District Birbhum, subdivision Sadar, thana Bolpore.

Mauza.	Jurisdiction	list No.	Cadastral survey plot No.	Area.
Tatarpore	124	2 (part)	20'60 acres.	

B. L. GHOSH, Collector, Birbhum.

Orders by the Deputy Inspector-General of Police, Western Range

Chinsurah.—No. 7676.—10th November 1950.—The undermentioned transfers and postings are ordered in the interests of the public service:—

- (1) Sub-Inspector Chandi Charan Ghoshal of Hooghly attached to the office of the Deputy Inspector-General of Police, Western Range—To Midnapore to act as Inspector in one of the temporary posts of Inspectors sanctioned in Government order No. 3349Pl./P.206/50, dated 14th September 1950.

- (2) Sub-Inspector Manoranjan Bhaumik of Burdwan—To Midnapore to act as Inspector in one of the temporary posts of Inspectors sanctioned in Government order No. 3349Pl./P.206-50, dated 14th September 1950.

Sub-Inspector Ramapada Kanjilal of Birbhum is appointed to act as Court Inspector, *vice* Janab Shamsud Doha, Court Inspector of that district, granted four months' leave on average pay preparatory to retirement.

Sri Shibdas Chakrabatti, Inspector, Burdwan, is granted ninety days' earned leave under rule 184(b)(ii) of the West Bengal Service Rules with effect from the date of relief.

Sub-Inspector Jnanesh Chandra Datta Chaudhuri of Hooghly is appointed to act as Inspector, Asansol Circle, *vice* Sri Shibdas Chakrabatti above.

The transfer involved in this order is made in the interests of the public service.

Sri Bishnu Kinkar Sarkar, Inspector, Burdwan, is, in the interests of public service, transferred to Hooghly in exchange with Inspector Srijut Dhananjay Das of the latter district. This cancels notification No. 6732, dated 29th September 1950, published in the *Calcutta Gazette*, dated 12th October 1950.

H. S. GHOSH CHAUDHURI, Dy. Insp.-Genl.

Presidency Division—Calcutta

No. 1422R.G.—8th November 1950.—Sri Satindra Mohan Biswas, Sub-Deputy Collector and Circle Officer, Sadar, Nadia, was granted earned leave for thirty days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 27th October 1950.

No. 1425R.G.—8th November 1950.—Sri Bankim Chandra Bhattacharjee, Sub-Deputy Magistrate and Sub-Deputy Collector, Bougaon 24-Parganas, was granted earned leave for twenty two days under rule 167 of the West Bengal Service Rules, Part I, with effect from 27th October 1950.

No. 1468R.G.—16th November 1950.—Sri Rabindra Nath Sen, Sub-Deputy Collector and Circle Officer, Baraset, 24-Parganas, was granted earned leave for thirty-one days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 27th October 1950.

J. N. TALUKDAR, Commissioner

CORRIGENDUM.

Berhampore, the 16th November 1950

Substitute "Sri Nani Chora Saha" in place of "Sri Nanicharan Saha" in column 3 of notification No. 12867, dated the 8th September 1950, published at page 2000, Part I of the Calcutta Gazette, dated the 28th September 1950.

S. P. BANERJEE,

for District Magistrate, Murshidabad.

Orders by the Deputy Inspector-General of Police, Central Range

Alipore.—No. 4572.—7th November 1950.—Sri Inspector Haripada Mukharji, of Nadia, appointed to act as an Inspector in the same district in an existing vacancy, *vice* Sri Jagad Chandra Jha, Inspector of Nadia, retired pension.

Sri Prafulla Kumar Ghosh, Court Inspector Nadia, is granted one month's leave on average pay with effect from the date he is relieved under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

Alipore.—No. 4616.—13th November 1950.—Sub-Inspector Arabinda Kishore Ghosh, 24-Parganas is appointed to act as an Inspector in the same district in a post of Inspector temporarily sanctioned in Government order No. 3350Pl., dated 14th September 1950.

Sri Subodh Chandra Mazumdar, Inspector District Enforcement Branch, 24-Parganas, granted thirty-five days' earned leave under rule 167(ii) of the West Bengal Service Rules, Part I with effect from the date he avails of the leave.

H. N. GUPTA, Dy. Insp.-Genl.

Presidency Division—Jalpaiguri

No. 678J.—7th/8th November 1950.—In the provision of rule 56(2) of the Bengal Code, Volume I, I hereby appoint the following persons to be non-official visitors of the sub-jail Raiganj in the district of West Dinajpur for a period of two years with effect from the date of this notification:—

Sri Banamali Das.
Sri Kumaresh Chandra Roy.
Sri Krishna Kumud Saraswati.
Srijukta Renuka Sen Gupta.

No. 2805L.S.-G.—17th November 1950.—I hereby notified for general information under section 19(2) of the Bengal Local Government Act, 1885 (Bengal Act III of 1885) as amended up to date, and acting with approval of the Government of West Bengal hereby appoint Sri A. C. Chatterjee, Advocate, Darjeeling, as a member of the Sadar Kura local board in the district of Darjeeling, *vice* B. M. Chatterjee, deceased.

J. N. TALUKDAR, Commissioner

LABOUR DEPARTMENT

ORDER.

No. 6555Lab.—17th November 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 3137Lab., dated the 10th June 1950, the industrial dispute between Bengal Waterproof Works, Ltd. Head Office: 32, Theatre Road, Calcutta), and its workmen represented by Bengal Waterproof Workers' Union, Agarpara, 24-Parganas, was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between Bengal Waterproof Works, Ltd., Head Office at 32, Theatre Road, Calcutta, and its workmen represented by Bengal Waterproof Workers' Union, Agarpara, 24-Parganas.

PRESENT: SRI G. PALIT, *District Judge, Industrial Tribunal.*

Present for the Union: Sri D. L. Sen Gupta, Advocate, assisted by Sri Panchanan Sarkar, Assistant Secretary of the Union.

Present for the Company: Sri A. N. Roy and Sri S. K. Mukherji, Counsels of Messrs. Dutt & Sen, Solicitors.

1. By order No. 3137Lab., dated the 10th June 1950, the Government of West Bengal constituted a Tribunal of one member under sections 7 and 10 of the Industrial Disputes Act (Act XIV) of 1947 and referred the said dispute to me for adjudication.

2. The reference was received on the 12th June 1950. The Union submitted its written statement on 3rd July 1950. The Company filed written objections on 18th July 1950. The case was taken up for hearing on the 1st September 1950. The hearing continued till 21st September 1950.

3. The issues that were framed stood as follows:—

- (1) Claim to the annual increment due in January 1950, if tenable?
- (2) Grade rules—their revision here and there as per written statement of the Union? Eligibility of certain persons named therein to promotion which is alleged to have been held up.
- (3) Housing accommodation, house-rent allowance, conveyance allowance, etc., as per written statement.
- (4) Educational facilities for staff children.
- (5) Medical aid.
- (6) Canteen and tiffin accommodation.
- (7) Leave and holidays.
- (8) Bonus.
- (9) Gratuity.
- (10) Extension of the scope of the award to different establishments.
- (11) Reinstatement of (a) Mani Nayak, (b) Sukdeo Goswami, (c) Sew Golam Ram, and (d) Abdul Rahman.

AWARD.

Before I actually proceed to discuss the issues, I think it worthwhile to refer to certain relevant and material facts. They will bring out the background of the dispute. The Company was originally set up by Sri S. M. Bose. He may be said to have been the pioneer in the water proof industries, not only in Bengal, but in India. In 1931 Bengal Water proof Works were converted into a Private Limited Company with Sri S. M. Bose and his three brothers as shareholders. In 1940 the Company became a Public Limited concern. At first, there was cordial relation with the workmen. The first sign of discontent was noticed in 1944. It assumed proportion in 1947. In October 1947 there started an agitation consequent on the retrenchment of some workers in the Tailoring Section who became surplus after the war had ceased. The matter was referred to the Tribunal. As a result of the award of the said Tribunal, the Company submitted to the granting of increase in the salary of the workers. This entailed an expenditure of about 1 lakh of rupees annually. Again, in 1949 the Company agreed to an all-round increase of Rs. 10 and Rs. 6 per month for the staff and the workers, respectively. That also entailed an expenditure of nearly 60 thousand rupees per year. The Company now regrets its inability to grant the annual increment which falls due in January 1950 as demanded by the workers. The Company no longer commands monopoly business in the rubber industry. It has to pay heavy income-tax. The existing machineries have been very much worn-out due to heavy strain during the war. They require to be replaced at an enormous expenditure. So the Company pleads financial inability to meet the workers' demands. The Company has specifically denied the workers' demands on each particular head. It also resists the claim for reinstatement of the 4 workers named in the written statement.

According to the Union the financial condition of the Company is very sound and even prosperous. Even on the 26th June 1950, the Company raised the monthly salary of the General Manager from Rs. 2,000 to Rs. 3,000 and of the Sales Manager and the Factory Manager from Rs. 2,500 to Rs. 2,500 with retrospective effect from January 1949. The Union contends that the plea of financial inability has been taken only to defeat legitimate claims of the workers. The Union was originally formed in 1943. It was revived again in 1947 for collective bargaining. The dispute was referred to the Tribunal presided over by Sri N. C. Chakravarty on 22nd December 1947 by Government order No. 1084. The award published in the *Calcutta Gazette* on 6th May 1948. This resulted in agreement between the Union and the Company. As a result of this agreement, the retrenched workers were taken back. After the award expired, the Company is said to have adopted a stern attitude towards workers. Mani Nayak, a member of the Executive Committee of the Union, was discharged on the 20th September 1949 on flimsy grounds. Next Sukdeo Goswami was discharged in October 1949 and Sew G. Ram and Abdul Rahman were discharged on 22nd April 1950 and 7th May 1950 on purely frivolous grounds. The Union presses for their reinstatement. This practically had led to the present dispute. Attempts at conciliation through the intervention of the Labour Commissioner had failed.

Issue No. 1.

Regarding the yearly increment falling due during January 1950 the Company pleads financial disability. The Company contends that the yearly increment is provided under the award of Sri N. C. Chakravarty published in the *Calcutta Gazette* of May 1948. So it must have evidence

passed in May 1949. The Company is thus under no further legal obligation to pay this increment. The Union, on the other hand, questions this plea of financial inability as not genuine. It contends that the plea has been taken ostensibly to defeat the claim of the workers. Besides, though the award of Sri N. C. Chakravorty has lapsed in May 1949, yet it cannot be totally ignored because it was after all a long-term arrangement. On a consideration of these two versions of the matter and regard being had to the evidence before me, I am clearly of opinion that the Company is quite competent to pay this increment which has fallen due in January 1950. My reasons are as follows:—

The Union has filed before me a statement showing that the Company, as by a resolution of the general meeting on 23rd June 1950, enhanced the salary of the General Manager, Factory Manager and Sales Manager considerably. This increment was given with retrospective effect from January 1949. Its financial implication is that the Company is immediately put to an expenditure of Rs. 46,000 and odd. This statement has not been challenged by the Company. The Company, on the other hand, contends that these persons in the past had worked on nominal salary. So the Company owed it to itself to reward their services. That may or may not be true. I am not, however, impressed how this increment was so pressing that the Company had to grant it at a time when it was in financial stress. This naturally exposes the hollowness of this plea of financial strugency. Again, if the Company can find its way to meet this huge expenditure, it is hardly understandable why the Company refused to meet the legitimate increment in salary of the workers falling due during January 1950. So this single fact leads me to suspect that the Company is not in as desperate plight as it feigns to be. Next, if I consider the balance-sheets, I do not come to a different conclusion. The Union has placed before me a statement of figures collected from the balance-sheets of the Company right from 1942 to 1949. I find that the total quantity of sale has been ever on the increase from 1947 onwards. In 1947 the total sale amounted to Rs. 30 lakhs and odd; in 1948 it was over Rs. 37 lakhs and in 1949 it was over Rs. 38 lakhs. If by its side I place the sales statement of 1950 filed before the Company, I get that the sales up to June 1950 exceed by 3 lakhs the sales figure of the corresponding period of 1948. The sales figure from July 1948 to July 1949 is less than the sales figure of the corresponding period of 1950. Next, if I consider the dividend paid in different years, I find from the list supplied by the Union of different years that the total dividend in 1949 surpasses that of the previous years. Of course, the net profit in 1948 was the highest. If we compare the net profit of 1949 with that of 1947, the former exceeds the latter by nearly 2 lakhs of rupees. The net profits show a rise in alternate years. Thus from a scrutiny of the balance-sheets I find that the prospect of the Company in 1950 though not so bright compared with previous years is, after all, not bad. At all events I do not consider the position as reflected by the balance-sheets to be so bad enough to disentitle the workers to their legitimate increment of salary.

Next, the Company has placed before me certain factors which are said to have caused it worry regarding the future. It has been faced with competition, loss of Government orders and the cost of replacing machineries worn out of gear due to strain of the war period. But from the statement placed before the Tribunal presided over by Sri N. C. Chakravorty, I find that the Company was similarly apprehensive in 1948. But as a matter of fact in 1948 it derived enormous profits. So the apprehensions were unfounded. There is hardly any reason why in 1950 the future will not be in the same manner these apprehensions. No Company can expect to have monopoly business for all time to come. But that can never be any reason why

legitimate increment in salary would be denied to the workers. I have considered the oral testimony of Sri S. K. Das and Sri Nalini Mohan Ghos on behalf of the Company. They seem to have exaggerated these factors presumably to defeat the claims of the Union. Sri S. K. Das could not substantiate the grounds on which his apprehensions about the Company's future did rest. Of course, the operative period of the award of Sri N. C. Chakravorty has lapsed. But the wage structure formulated by the Tribunal is based on a long-term plan. If the Company can show that there has been since a distinct change for the worse, such that the wage structure can no longer be sustained, it is only then that the Tribunal would think it worthwhile to revise it. In the present case, as I have shown, the circumstances of the Company have not much deteriorated. So I award the increment due to the workers in January 1950 on the line of the previous award. As this increment fell due in January 1950, I direct that my award will have retrospective effect. The increment in salary from January up to the date the award will come into force, i.e. the arrear increment salary is made payable in three equal monthly instalments, starting from the month when this award becomes enforceable. This issue is thus disposed of.

Issue No. 2.

The Union wants that the Intermediate Staff Grade should be re-named as C grade without altering the scale. In this grade is included the packing supervisor, ticket writing clerks, etc. The Company opposes the demand. I am not convinced that these persons do any clerical job, strictly speaking. So there is no ground for changing the nomenclature particularly as it means no difference in pay.

Another objection that is pressed under this issue is that the opinion of the departmental head should be taken as the last word in the matter of promotion or in the matter of crossing the efficiency bar. The Company concedes that the opinion of the departmental head is considered, but that can never be the last word in the matter. This is perfectly reasonable and is as it should be. I reject the Union's claim on this score accordingly.

Regarding the claim for maintaining service-records, the Company assures the Tribunal that such records are kept. When a worker is brought up, he is entitled to be told why his claim is superseded. I recommend to be followed by the Company in future.

Next, regarding the placing of the 14 persons named in the written statement of the Union in certain higher grades, I must say that the Tribunal is not competent to do it. Service-record is not always the best guide in such matters. The Company is in a better position to judge the merit of the workers by seeing their work from day to day and also from their close association with the workers. I am told that there was a Selection Committee for the purpose, but what came out of it nobody could say. I think the matter should better be left to the Company to be taken up if it thinks necessary.

Issue No. 3.

The Company states that it has accommodated about 70 per cent of the workers and 50 per cent of the staff in its barracks. The Government of India, according to the Company, has a certain Labour Housing Scheme in future, for which statutory provisions are under contemplation. The Management calls upon the Tribunal not to give any direction in the matter, but to ask the workers to wait till the scheme materialises. Of course, the housing responsibility is not exclusively of the Management.

The State has also got certain obligations. So if the Government scheme takes shape, the responsibility of the employer will be greatly minimised. But till then the Company cannot altogether shirk responsibility in the matter. The claim of house allowance is generally defeated on the ground that it is included in the computation of dearness allowance. That has, of course, been not urged in the present case by the Company. The workers contend that the Company is making a discrimination in this matter and is creating disaffection in the ranks of the workers. Discrimination is the mother of many evils. Loss of industrial peace is one of such evils. So it is desirable that till this house-problem is solved by the inauguration of the proposed Government scheme, the Company should pay hereafter a lump sum of Rs. 5 per month to the workmen who are not lucky enough to have been provided with accommodation in the Company's barracks. But the moment a worker is offered accommodation in the barracks, and if he declines to accept the offer, he will forfeit the claim to such allowance. I make no distinction on this head between the workmen who are married and who are not. This house allowance will cease to exist as soon as the workmen are provided with accommodation by the Company.

Regarding conveyance allowance, the Company concedes that in case of transfer or movement on duty the workers are paid suitable travelling allowance. I leave it there. The Union contends that when a man is transferred to a certain place where he cannot find out accommodation and where he has got to attend from home, he must be suitably compensated. In view of the granting of the house-rent allowance I do not consider that the Company can be put under an obligation to pay any further allowance in such a case. The issue is thus disposed of.

Issue No. 4.

The Company now grants Rs. 300 per annum to a local school. It was higher before. The workers' boys get free education in that school. The Union demands that if this endowment is raised higher, the workers' girls may also have free education there. Education is, perhaps, more the concern of the State than of the employer, I mean, the education of the children of the workers. Regard being had to the present position of the Company and also considering the additional burden that will be put on the Company because of this award, I do not think I shall be justified in giving any direction in this matter, except leaving the matter to the good sense of the Company. If a little money spent here and there brings about better relation between the employer and the employees, to grudge such expenditure is certainly neither economical nor advisable. The issue is thus disposed of without any direction.

Issue No. 5.

The Union demands two doctors in the factory and one of them should be an experienced M.B. It also wants an ambulance as a provision against emergency. The Company contends that it has provided for first-aid arrangement in the factory with one doctor. It opposes any additional burden on this head. I do not think that any ambulance is necessary. It could not be shown that there was any delay in the past in the matter of transporting any person to the hospital. Two M.B. doctors will certainly be a superfluity. So I approve of the existing arrangement, but recommend that the doctor as a whole-time officer should be an experienced one—preferably a graduate in medicine. It will not be good to lose sight of the fact that the safety and life of so many workers is in his hands. A fully equipped dispensary, as demanded by the Union, is entirely out of place at the present moment.

Issue No. 6.

The Company states that it gives free tiffin, necessary utensils and has provided for tiffin sheds. The Company also undertakes to provide a canteen according to the requirements of the Factories Act with the approval of the Factory Inspector. I accept this undertaking of the Company and call upon it to provide a canteen which will answer the requirements of the Factories Act at the earliest opportunity, I mean, within a period of three months from the date when this award becomes enforceable.

Issue No. 7.

Under the existing arrangement the Company grants 15 days' casual leave and 15 days' privilege leave to the staff. In the case of workers the Company grants 7 days' casual leave and 15 days' privilege leave plus 7 days' sick leave. The Company grants 30 days' privilege leave to the durwans after one year of service. Regarding the City Staff the Company grants 10 days' casual leave on half pay plus 14 days' privilege leave. Sick leave lies at the discretion of the Management. Besides the above there are 13 festival holidays with full pay. The Union, on the other hand, claims that the leave-rule should be uniform in the cases of all workers including the drivers, durwans, etc. The Union demands 15 days' sick leave with full pay and another 15 days with half pay, and without pay till recovery in all cases. The durwans according to the Union should get one month's full pay with dearness allowance besides 8 days' festival leave and a day of rest after every 15 days. I must say that the Union's claim is more than what I can grant in the present case. But I feel that the provision for sick leave should be more liberal than what it is. So, while upholding the existing system of leave prevalent in the Company, I award that the staff and the workers should each get further 15 days' sick leave on half pay in a year. I can never accept that the leave of durwans and the City Staff should be uniform with the other members. The services of the durwans are as much necessary on working days as on rest days. The City Staff is governed by the Shop Establishment Act. They cannot be brought under the Factories Act without contravening the legal provision applicable to them. So I reject the Union's contention on this head.

Issue No. 8.

Regarding bonus, there is not much difference between the parties except regarding the rules bearing on the matter of special bonus. Under the existing system, the Company alleges that employees working for 9 months and over in 1948 were granted one month's basic wages as bonus. For a period of service less than 9 months and over 3 months, proportionate amount was allowed. That is with regard to general bonus. Regarding special bonus, a period of service for 3 years and over earned 2 months' basic wages as bonus. A period of service between half year and 2 years 11 months earned half month's basic wages as bonus. The Union admits that it accepts the rules bearing on general bonus. Regarding special bonus the Union contends that a period of service for 3 years or more would earn 2 months' basic wages as bonus. A period of service between 2 years and 3 years would earn bonus of one month. A period of service between half year and 1 year 11 months would earn 15 days' basic wages as bonus. In place of 60 days' absence, the Union contends, it should be 70 days to disentitle a worker to special bonus.

Thus it will appear that only regarding a period of service between 2 years and 3 years, there is any serious dispute. Well, I consider that the Union's point of view is certainly more preferable to that formulated by the Company. This intermediate slab is necessary. So I award that to earn special bonus of one month's basic pay a worker should put in approved service of 2 years or more but less than 3 years on the last date of the bonus year. To earn 15 days' special bonus, the service should be between half year and 1 year 11 months. Regarding the Union's claim of 75 days of absence in place of 60 days, as is now prevalent in the Company, I uphold the existing system. I do not accept the Company's contention that the special bonus so long in vogue should be abolished. The issue is thus disposed of.

Issue No. 9.

Regarding gratuity, the Company now grants 2½ per cent. of the pay. The Union claims to have it raised to 5 per cent. of the pay. Two and half per cent. of the pay, according to the Union, works out to 9 days in a year. Certainly this is much less than what we usually find. Gratuity generally is granted to the extent of 15 days in a year. But considering the financial burden that has been placed on the Company and its present position, I do not think that I should place an additional burden under this head. Besides, as there is Provident Fund in the Company, the existing gratuity system should be considered as sufficient at the present time. So I reject the Union's contention on this head.

Issue No. 10.

The Union wants that the scope of the present award should be extended to different establishments of the Company in the city and in the suburbs. The Company opposes the claim on the ground that the City Staff is not included as members of the present Union. The City Staff does not come into the present picture at all. According to the Company it is a clever move on the part of the Union to rope in all the employees of the Company who are yet outside its fold. Be that as it may, I find no reason why the benefits of this award should be extended beyond its legitimate scope, i.e., to persons who are not represented by the Union before me. So I do not accede to the prayer of the Union under this head.

Issue No. 11.

I take up the cases of these 4 persons separately.

(a) Regarding Mani Nayak both parties seem to be greatly exercised. The Company will concede no quarter to this employee. The Union, on the other hand, is adamant in the matter of his reinstatement. Regarding the claim for reinstatement, the legal position is now more or less established, so far as the Tribunals are concerned. Though in some cases one or other Tribunal has been disposed to grant reinstatement even where there is, strictly speaking, no victimisation or unfair labour practice, but the conduct of the Company has been marked by undue harshness or high-handedness, still the majority decisions of the Tribunals veer round the view that reinstatement should be limited to victimisation or unfair labour practice. Of course, undue harshness on the part of the Company may lead one to suspect or even to presume that the Company, in fact, victimises the workers but covers it up by certain clever subterfuge. But I must say that it is no more than a presumption. When one bears grudge against another, it is just possible that he will do all that lies in his power to drive the other party to the wall. But it may also be equally possible that one may have grudge

against another but he may not stoop so mean as to have recourse to subterfuges to push the other party to grief. So, in my opinion, it becomes the duty of the Tribunal not to go by mere presumptions. It should probe deep into the matter and see for itself and be convinced on evidence whether as a matter of fact, it is a bona fide discharge or there is something beneath the surface which savours of unfair labour practice or victimisation. If there is victimisation or unfair labour practice, the Tribunal will be failing in duty if it merely awards compensation and not reinstatement. The Tribunals grant compensation when discharge does not amount to victimisation or unfair labour practice, but merely is harsh, arbitrary or unfair. In the present case before me, Mani Nayak was suspected to have been suffering from venereal disease by the Company's doctor. He was not permitted to attend office on the recommendation of the doctor sent to the Time Office. In the meantime, Mani Nayak got himself examined by Dr. Nandi who was an *ex*-medical officer of the Company. He got a "fit" medical certificate from the doctor. Mani is said to have called on the Company's doctor to reconsider his decision. The Company's doctor did not, however, relent. He is said to have asked Mani Nayak to go on leave for a month or so, so that he might fully recover. Mani Nayak put in an application for leave on the 16th July 1949 and left for home. Just before the expiry of his leave, i.e., on 14th September 1949, he was taken ill and he applied for 15 days' extension of leave by wire. In the meantime he is said to have recovered. So he returned and reported himself to join his duty on 21st September 1949 with a medical certificate. He found that he was already discharged on the ground of suffering from venereal disease and over-stay of leave. The Company contends that Mani Nayak did suffer from venereal disease and as such was liable to be dismissed. Besides, he absented without leave being sanctioned and also because he had over-stayed the leave.

Now the point before me is firstly whether the discharge of Mani Nayak was unjustified and next whether the Company discharged him because of his Union activities. From the evidence I am satisfied that Mani was improperly discharged by the Company. In the Company's statement, at paragraph 19, it is definitely stated that on or about 22nd August 1949 Mani Nayak was discharged forthwith. But in the Company's letter marked Exhibit A-46, dated 23rd September 1949, it appears that Mani Nayak's name was struck off on the night of 20th September 1949 for the reasons stated there. Thus, the Company could not make up its mind as to when Mani Nayak was actually discharged. Next, if Mani Nayak was granted no leave, then the question of his over-stay of leave does not obviously arise. He was either granted leave or he was not granted leave. So I must say that the charge of over-stay of leave against Mani Nayak cannot be sustained. Up to the application for leave Mani Nayak was practically suspended. The Company also states in paragraph 19 of its written statement that on or about 18th July 1949, Mani was found by the Factory's doctor to be suffering from venereal disease and was immediately suspended from work. Now, if the man is suspended from work, the question of his going on leave does not arise. It is not the Company's case that Mani Nayak was called to return to duty after suspension but he left. It does not appear from any record that Mani's suspension, which the Company admits here, was brought to an end. So the application for leave by Mani Nayak or its refusal is entirely irrelevant. Next, about his suffering from venereal disease, of course, it is desirable in the interest of health of the staff and the workers that the man should be segregated or should be given leave to have proper treatment for his recovery. But under the Company's Standing Rules I do not find that suffering from venereal disease makes a man liable to be immediately dismissed. Any way, let me consider whether Mani did suffer from any venereal disease. For this I get the *chit* of the

company's doctor, marked Exhibit A-39, to the Time Office. He found certain secretion of pus through the urethra and recommended that he might be prevented from attending to his work. Evidently this was acted upon. In the meantime Mani Nayak consulted Dr. Nandi. From his certificate, marked Exhibit A-41, it appears that Mani was suffering from spermatorrhoea and was fit to resume his work on 30th July 1949. This Dr. Nandi is an L.B., D.T.M. and ex-I.M.S. The Company says that he was an ex-officer of the Company and as such, his certificate cannot be depended upon. I could hardly expect such a contention against such a qualified doctor. From the report we do not get that Mani Nayak was suffering from venereal disease. Next, from the pathological report of the acting Superintendent of the School of Tropical Medicines, Calcutta, marked Exhibit A-51, I find that Mani Nayak's case was doubtful negative by Wasserman reaction. This was on 2nd December 1949. Mani sent this certificate to the Company to reconsider his case. So, what do we get by all these evidences? Neither the Company's doctor nor the other doctors were sure of Mani Nayak having venereal disease. In the circumstances, can I accept that Mani Nayak's discharge was proper or justified on the ground of suffering from venereal disease? As a matter of fact, two months' leave without pay was recommended on his application for leave by the Factory Manager. So the Company's action in discharging Mani Nayak was certainly high-handed and indiscreet, particularly, when a permanent employee was concerned. The next point that I have got to consider is whether I can presume that it was a case of victimisation. The Union contends that Mani Nayak agitated in the past for bonus and even took active steps by throwing himself in front of the Management car. He is one of the members of the Executive Committee of the Union. Now, can I put the two together, i.e., the improper discharge and Union activities, and come to the decision that his discharge was one of victimisation? I must say on evidence that I am not so satisfied about it. If really the Company wanted to get rid of him so many years ago, it would not wait so long for a plea. Mani never says that the doctor bore any grudge against him or that the doctor was inspired by the Company to detect a flaw for justifying his discharge later on. Even on his application, there is recommendation for his leave. So I am led to believe that it was not a case of victimisation, but the Company only acted rather hastily by jumping to a certain conclusion on insufficient data. So, in the circumstances, Mani Nayak is not entitled to reinstatement, but he is entitled to compensation. He is still out of employment. So I award that he will be taken to be in service till the 18th July 1949 when he was suspended. He is entitled to pay till then. I grant him 4 months' wages more on the scale of last pay drawn without dearness allowance as compensation. The Company found fault with the Union because it demanded Rs 10,000 on Mani Nayak's discharge. It should not be taken any serious notice of. It was the result of heat produced in course of exchange of correspondence. Mani must be paid this amount of compensation in two equal monthly instalments within a period of 3 months from the date the award comes into operation.

(b) This relates to case of Sukdeo Goswami. He is alleged to have been discharged on the ground of suffering from venereal disease. His disease was detected by the Company's doctor on 3rd August 1949 (*vide* Exhibit A-61). He was recommended leave by the doctor. His blood was examined at the Calcutta Bacteriological Institute on 25th September 1949 (*vide* Exhibit A-62). Wasserman reaction showed "negative". Khan test gave "weakly positive". As there was no formal application for leave as he was suffering from venereal disease, his name was struck off from Company's register on 28th September 1949. The Union contends that there was no previous case of discharge on the ground of suffering from

venereal disease except that of Mani Nayak. This case was set up by the Company ostensibly by way of a support of their discharge of Mani Nayak. According to the Union, this man was discharged, because he was a member of the Union. The Company, of course, denies all these contentions. Nothing has been placed before me in evidence to show that Sukdeo had to his credit any conspicuous Union activities which might have made him an eye-sore of the Company. Besides, it appears that the Company had previously discharged one Sunil Kumar Moitra, in May 1948, on the ground of suffering from venereal disease. So this cannot be held to be the first case of its kind. Besides, it appears that the Company did not strike his name off the roll on 3rd August 1949 when his disease was detected. The Company did wait till 28th September 1949 when there was a pathological report of his disease from the Calcutta Bacteriological Institute. So I cannot hold that it was a case either of victimisation or unfair labour practice. So the question of reinstatement does not arise. But before discharging this man, he should have been given a month's notice or a month's pay in lieu of notice. The office report is not correct when it says that this man was absent without leave. The doctor did recommend his leave until further order and stopped him from attending his duty. The doctor may not have been the proper granting authority in the matter of leave, but the responsibility must lie with the Company for the doctor's acts. It cannot be fastened on Sukdeo who was prevented from attending the factory. So I must hold that the discharge was not in proper form. I grant him compensation in the shape of one month's salary or wages from 28th September 1949. The payment must be made to Sukdeo within one month of the award coming into force.

(c) and (d) These are the cases of Abdul Rahman and Sewgolam Ram. I take up these two cases together, because they are practically of the same nature. Sewgolam went on leave for a month with effect from 13th February 1950 to attend his brother's marriage ceremony. On 10th March 1950 he sent a wire to the Company praying for 15 days' extension on the ground of his wife's illness. The Company is said to have informed him that extension of leave was not allowed. His name was eventually struck off on 22nd March 1950, and a notice was sent to him. In the case of Abdul Rahman it appears that his leave was sanctioned up to 21st March 1950. He did not turn up before 10th April 1950. By way of explanation he stated that he could not return to duty because of the communal situation. Now the point that arises in both these cases is whether the Company did discharge them by way of victimisation or out of disciplinary measure. The Union could not place any mentionable Union activities to their credit. They were mere members of the Union just as others are. Membership by itself does not incur annoyance or displeasure of the Company. If they had been really in the bad book of the Company, the Company would not have exhibited such patience as it had shown before taking the final step of discharge. The Company refers to the Standing Rule by which a worker forfeits his bed of service if he over-stays his leave originally granted or subsequently extended. This may prove rather hard in many cases. But it is not up to the Tribunal to intervene in a matter of this kind. No question is mooted before me challenging the propriety of the aforesaid Standing Rule. Besides, the Company contends that these two names did not figure in the petition before the Labour Commissioner. It contends that this fresh matter cannot be agitated for the first time before the Tribunal. There is a good deal of force in this contention. The dispute must be confined to matter which formed the subject-matter of contention before the Labour Commissioner, and thereafter during the time of reference. The Company further points out that these persons did not turn up before the Tribunal to place their case. That is, of course, not necessary nor indispensable. When the

tion takes up their case, the claim is no more a personal claim. It forms a subject-matter of the dispute between the Union on the one hand and the company on the other. So the absence of personal appearance is not fatal to the claim. However, considering the matters in the above light I reject the claim of reinstatement or compensation of Sewgolam Ram and Abdul Mannan. The issue is thus disposed of.

G. PALIT,
District Judge,
Industrial Tribunal.

4th November 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 6556Lab.—17th November 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 4927Lab., dated the 2nd September 1950, the industrial dispute between Belur Engineering and Braiding Works, 350, Grand Trunk Road, post-office Belur, Howrah, and Kartick Chandra Jana of Bhuinarah, post-office Agunshi, district Howrah, in connection with his dismissal, was referred for adjudication to Sri A. Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of reference No. 4927Lab. of the Government of West Bengal, dated the 2nd September 1950, and in the matter of an industrial dispute between Belur Engineering and Braiding Works, 350, Grand Trunk Road, post-office Belur, Howrah, and Kartick Chandra Jana of Bhuinarah, post-office Agunshi, district Howrah.

PRESENT: SRI A. DAS GUPTA, *District Judge.*

AWARD.

The dispute was whether Sri Kartick Chandra Jana, a discharged employee, was entitled to reinstatement or any other relief in the alternative.

The dispute was amicably settled and Kartick Chandra Jana has filed a petition to inform this Tribunal that he has received Rs 980, in instalments in full satisfaction of his claims against the Company, and he has no more claim against the Company for employment or otherwise. The petition is Annexure A to this award.

My award accordingly is that there is no dispute subsisting on this day between the Company and the employee Kartick Chandra Jana. The decision of Kartick Chandra Jana, dated the 13th November 1950, which is Annexure A to this award shall form part of this award.

ANNEXURE A.**BEFORE THE TRIBUNAL SRI A. DAS GUPTA.****In the matter of Belur Engineering and Braiding Works, of 350, Grand Trunk Road, post-office Belur Math, Howrah.**

Humble petition of the workman Sri Kartick Chandra Jana in the above matter.

MOST RESPECTFULLY SHEWETH:—

1. That the above matter is fixed for hearing on 13th November 1950.
2. That Sardar Mahender Singh, proprietor of the Company, requested your petitioner to have this matter amicably settled and offered to pay a sum of Rs. 700 (rupees seven hundred) in full satisfaction of his claims against the Company. Your petitioner agreed to accept this offer and has actually been paid this sum by the said Sardar Mahender Singh. Accordingly your petitioner has no more claim against the Company for employment or otherwise. It may be mentioned here that a sum of Rs. 280 (rupees two hundred and eighty) representing the salary for the months of April and May 1950 had already been paid to your petitioner after reference of this matter to Government but before constitution of this Tribunal.

Your petitioner therefore prays that your Honour may be kindly pleased to treat this matter as amicably settled on the above terms, and pass necessary orders accordingly.

And for this favour your humble petitioner shall ever pray

Filed by Kartick Ch. Jana, workman.

A. DAS GUPTA, District Judge

The 13th November 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy



Calcutta

The



सत्यमेव जयते

Gazette

No. 48 of 1950

Published by Authority

THURSDAY, NOVEMBER 30, 1950

CONTENTS:

Page.	Page.
I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc. .. 2375—2442	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President—
IIA.—Orders and notifications by the Government of India republished for general publication .. 415	The Essential Supplies (Temporary Powers) Amendment Ordinance, 1950 .. 371
IB.—Educational Notices .. 253—260	The Indian Tariff (Second Amendment) Ordinance, 1950 .. 372
II.—Advertisements, Notices .. 419—428	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament .. Nil
III.—Acts of the West Bengal Legislature—	SUPPLEMENT No. 48—
Criminal Procedure (West Bengal Second Amendment) Act, 1950 .. 89—90	Weekly Weather and Crop Report of West Bengal for the week ending 15th November 1950 .. 481—482
IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India .. Nil	Report on the Working of the Licensed Warehouse and Fire Brigade Act for the year ending 31st March 1949 .. 483—508
IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly .. Nil	Daily Rainfall recorded in West Bengal for the month of July 1950 .. 509—513

RT I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

স্বরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ৩৬৪০জি.এ এবং নং ৩৯০৬জি.এ।
No. 3840G.A. and No. 3906G.A.

নিয়োগ ও স্থানান্তর।

Appointments and Transfers.

জেনারেল।

General.

বিভাগ।—নং ৩৯২৬জি.এ। ১৪এস-১০২। ১৫০।—২০শে
নভেম্বর ১৯৫০ তারিখের ২৬৮৯জি.এ
নং আদেশে অধর উপ-শাসক ও সমাহর্তা প্রিন্সিপাল নারায়ণ
কি নাঙ্কিলাং জেলায় সদরে নিযুক্ত করা হইয়াছিল তাহা
রা কখনো বিভাগে তাঁহাকে নিযুক্ত করা হইল।

Divn.—No. 3124G.A./48-102/50.—
November 1950.—Sri Manindra Narayan
Bhadhuri, Sub-Deputy Magistrate and
Collector, is posted to the Bardwan

to cancel the orders contained in noti-
fication No. 2689G.A. dated the 25th September
1950, relating to his posting to the headquarters station of
the district.

হুগলী-দার্জিলিং।—নং ৩৯২৬জি.এ। ১৪এস-১০২। ১৫০।—২০শে

নভেম্বর ১৯৫০।—হুগলী জেলার প্রিন্সিপাল নারায়ণ
কি নাঙ্কিলাং জেলায় সদরে নিযুক্ত করা
হইল।

Hooghly-Darjeeling.—No. 3125G.A./48-102/50.—
20th November 1950.—Sri Satish Chandra Roy,
Sub-Deputy Magistrate and Sub-Deputy Collector,
Serampore, Hooghly, is appointed to be a Sub-
Deputy Magistrate and Sub-Deputy Collector in
the Darjeeling district, and is posted to the head-
quarters station of that district.

কুচবিহার।—নং ৩৯২৬জি.এ। ১৪এস-১৮। ১৫০।—২০শে
নভেম্বর ১৯৫০।—উদ্বাস্তু ও পুনর্বাসিত বিভাগের কার্যভার হইতে মুক্ত হইয়া
অস্থায়ী অধর উপ-শাসক ও সমাহর্তা প্রিন্সিপাল
কুচবিহার জেলায় সদরে নিযুক্ত হইলেন।

Cooch Behar.—No. 3126G.A./48-98/50.—20th
November 1950.—Sri Saila Prosad Banarji, Sub-
Deputy Magistrate and Sub-Deputy Collector
(temporary), is appointed to be a Sub-Deputy
Magistrate and Sub-Deputy Collector (temporary),
in the Cooch Behar district and is posted to the
headquarters station of that district, on being
relieved from the Refugee Rehabilitation Depart-
ment.

হাওড়া।—নং ৩৮০৫জি.এ।৫শি-৮৮।৫০।—২১শে নভেম্বর ১৯৫০।
—শ্রীশক্তি কুমার রায়, আই. সি. এস., তাজার হাটের অন্তর্গত পুনরাদেশ
পর্যন্ত হাওড়ার জেলা শাসক ও সমাহর্তা নিযুক্ত হইলেন।

Howrah.—No. 3835G.A./5C-88/50.—21st November 1950.—Sri R. K. Ray, I.C.S., is appointed, until further orders, to be Magistrate and Collector, Howrah, on his return from leave.

হাওড়া-কলিকাতা।—নং ৩৮০৬জি.এ।৫শি-৮৮।৫০।—২১শে নভেম্বর ১৯৫০।—হাওড়ার জেলা শাসক ও সমাহর্তা শ্রীবিজয় কৃষ্ণ আচার্য্য, আই. সি. এস., ভারত সরকারের পররাষ্ট্র মন্ত্রকের অধীনে ন্যস্ত হইলেন। তিনি উক্ত মন্ত্রকের কলিকাতা শাখা মহাকরণের উপ-কর্মসিচিব নিযুক্ত হইবেন।

Howrah-Calcutta. — No. 3836G.A./5C-88/50.—21st November 1950.—The services of Sri B. K. Acharya, I.C.S., Magistrate and Collector, Howrah, are placed at the disposal of the Government of India, Ministry of External Affairs, for appointment as Deputy Secretary in that Ministry's Branch Secretariat, Calcutta.

জলপাইগুড়ি।—নং ৩৮০৭জি.এ।৫শি-৮৮।৫০।—২১শে নভেম্বর ১৯৫০।—জলপাইগুড়ির ডেপুটি কমিশনার শ্রীরবীন্দ্র চন্দ্র দত্ত, আই. সি. এস., ভারত সরকারের স্বরাষ্ট্র মন্ত্রকের অধীনে ন্যস্ত হইলেন।

Jalpaiguri. — No. 3837G.A./5C-88/50.—21st November 1950.—The services of Sri R. C. Dutt, I.C.S., Deputy Commissioner, Jalpaiguri, are placed at the disposal of the Government of India, Ministry of Home Affairs.

জলপাইগুড়ি।—নং ৩৮০৮জি.এ।৫শি-৮৮।৫০।—২১শে নভেম্বর ১৯৫০।—শ্রীকরণকেন্দ্র সেন, আই. সি. এস., ভারত সরকার হইতে প্রত্যাবর্তনের পর পুনরাদেশ পর্যন্ত জলপাইগুড়ির ডেপুটি কমিশনার নিযুক্ত হইলেন।

Jalpaiguri. — No. 3838G.A./5C-88/50.—21st November 1950.—Sri K. Sen, I.C.S., is appointed, until further orders, to be Deputy Commissioner, Jalpaiguri, on his return from the Government of India.

হুগলী।—নং ৩৮০৯জি.এ।—২৫শে নভেম্বর ১৯৫০।—মণ্ডপ্রগালী-সংহিতার ১০নং ধারার ২নং উপ-ধারায় প্রদত্ত ক্ষমতাবলে রাজ্যপাল কর্তৃক শ্রীরবীন্দ্র নাথ বসু, আই. এ. এস., হুগলীর অতিরিক্ত জেলা শাসক নিযুক্ত হইলেন এবং যতদিন তিনি ঐ পদে নিযুক্ত থাকিবেন ততদিন উক্ত সংহিতার বিধিত ও উক্ত জেলার প্রচলিত অপরাধের বিধি দ্বারা প্রদত্ত জেলা শাসকের সমস্ত ক্ষমতার অধিকারী হইবেন আদিক্ট হইলেন।

Hooghly.—No. 3879G.A.—25th November 1950.—In exercise of the powers conferred by sub-section (2) of section 10 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to appoint Sri R. N. Bose, I.A.S., to be Additional District Magistrate, Hooghly, and to direct that he shall have, during the period he is so employed, all the powers of a District Magistrate under the said Code and under all other laws in force in that district.

আরক্ষ্য।

Police.

২৪-পরশুনা-মেদিনীপুর।—নং ৩৮০৯জি.এ।—২১শে নভেম্বর ১৯৫০।—বারাকপুরের ২নং লস্কর আরক্ষ্য ক্যান্টনমেন্টের, কল্যাণী

সহ-অধিনায়ক মিঃ জে. ডবলু. গুডলকে ১৯শে সেপ্টেম্বর ১৯৫০ হইতে পুনরাদেশ পর্যন্ত পূর্ণাঙ্গ সেনাবাহিনীর পটভবন ২ গিল্লনের সহ-সেনানায়ক নিযুক্ত করা হইল।

24-Parganas-Midnapore.—No. 3830G.A.—21st November 1950.—Mr. J. W. Goodall, official Assistant Commandant, 2nd Armed Police Battalion, Barrackpore, is appointed to act, until further orders, as Deputy Superintendent of Police and is posted as Assistant Commandant Eastern Frontier Rifles (West Bengal Battalion) Hijli, with effect from the 19th September 1950.

মেদিনীপুর।—নং ৩৮০১জি.এ।—২১শে নভেম্বর ১৯৫০।
মেদিনীপুর ডি. আই. বি'র আরক্ষ্য পরিদর্শক শ্রীপুলিন বিহারী বসু পাণ্ডার কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত মেদিনী ডি. ই. বি'র উপ-আরক্ষ্যবাহকের পদে উন্নীত হইলেন।

Midnapore.—No. 3831G.A.—21st November 1950.—Sri Pulin Behari Banarji, Inspector of Police, District Intelligence Branch, Midnapore is appointed to act, until further orders, as Deputy Superintendent of Police, District Enforcement Branch, Midnapore, with effect from the date which he assumes charge.

মেদিনীপুর।—নং ৩৮০২জি.এ।—২১শে নভেম্বর ১৯৫০।
বিভাগের ২১শে আগস্ট ১৯৫০ তারিখের ২০৩৭জি.এ নং ২ নিহিত আদেশ সংশোধন করিয়া থলপুুরের অবস্থানীয় উপ-আরক্ষ্য অমল চন্দ্র সেন কার্যভার গ্রহণের তারিখ হইতে মেদিনীপুর সদরে নিযুক্ত হইলেন।

Midnapore.—No. 3832G.A.—21st November 1950.—In modification of the orders contained in this department notification No. 2337G.A. dated 21st August 1950, Sri Amal Chandra Sen, Deputy Superintendent of Police, on probation, Midnapore, is posted to the headquarters station of Midnapore district with effect from the date which he assumes charge.

কুচবিহার-হুগলী।—নং ৩৮০৬জি.এ।১০শি-৯৪।৫০।—২৪শে নভেম্বর ১৯৫০।—কুচবিহারের আরক্ষ্যবাহক শ্রীঅম্বিকা চরণ বসু, আই. এস., কার্ষ্য যোগদানের তারিখ হইতে পুনরাদেশ পর্যন্ত কুচবিহারের আরক্ষ্যবাহকের পদে নিযুক্ত হইলেন।

Cooch Behar-Hooghly.—No. 3856G.A.—24th November 1950.—Sri Ambika Charan I.P.S., Superintendent of Police, Cooch Behar is appointed, until further orders, as Superintendent of Police, Hooghly, with effect from the date joining the post.

বর্ধমান-কুচবিহার।—নং ৩৮০৭জি.এ।১০শি-৯৪।৫০।—২৪শে নভেম্বর ১৯৫০।—আসানসোলার অস্থায়ী অতিরিক্ত আদিত্যক নাথ বন্দ্যোপাধ্যায় কার্যভার গ্রহণের তারিখ হইতে পূর্ণাঙ্গ কুচবিহারের অস্থায়ী আরক্ষ্যবাহক নিযুক্ত হইলেন।

Burdwan-Cooch Behar.—No. 3857G.A.—24th November 1950.—Sri Tarak Nath Basu, officiating Additional Superintendent of Police, Asansol, is appointed to act, until further orders, as Superintendent of Police, Cooch Behar, with effect from the date of his joining the post.

২৪-পরগণা।—নং ৩৮৫৮জি.এ।ওপি-৯৪১০০।—২৪শে নভেম্বর ১৯৫০।—বিসরঘাটের অবস্থানীন সহ-আরক্ষাধ্যক্ষ শ্রী পি. এন. চানাকি, আই. পি. এস., কার্যে যোগদানের তারিখ হইতে পুনরাদেশ দ্বারা বারাকপুরস্থিত পশ্চিমবঙ্গ শিল্পাঞ্চলিক রিজার্ভ ফোর্সের স্থায়ী অধিনায়ক পদে নিযুক্ত হইলেন।

24-Parganas.—No. 3858G.A./3P-94/50.—24th November 1950.—Sri P. N. Banarji, I.P.S., Assistant Superintendent of Police, on probation, Bashirhat, is appointed to act, until further orders, as Commandant, Industrial Area Reserve Force, West Bengal, Barrackpore, with effect from the date of his joining the post.

মুর্শিদাবাদ-মৈদীনীপুর।—নং ৩৮৫৯জি.এ।ওপি-৯৪১০০।—২৪শে নভেম্বর ১৯৫০।—জলপুত্রের অবস্থানীন সহ-আরক্ষাধ্যক্ষ শ্রী এস. এ. চট্টাচার্য, আই. পি. এস., কার্যে যোগদানের তারিখ হইতে মৈদীনীপুর জেলার জলপুত্রে নিযুক্ত হইলেন।

Murshidabad-Midnapore.—No. 3859G.A./3P-94/50.—24th November 1950.—Sri S. N. Bhattacharyya, I.P.S., Assistant Superintendent of Police, on probation, Jangipur, is posted to Kharagpur in Midnapore district and is placed in charge of the Police work of the Kharagpur Town Circle and the B Circle of the Sadar subdivision of the district with effect from the date of his joining the post.

মৈদীনীপুর-২৪-পরগণা।—নং ৩৮৬০জি.এ।ওপি-৯৪১০০।—২৪শে নভেম্বর ১৯৫০।—খলপুত্রের অবস্থানীন সহ-আরক্ষাধ্যক্ষ শ্রী বি. সি. মন্ডল, আই. পি. এস., কার্যে যোগদানের তারিখ হইতে পুনরাদেশ দ্বারা জলপুত্রের ২৪-পরগণা জেলার অতিরিক্ত আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Midnapore-24-Parganas.—No. 3860G.A./3P-94/50.—24th November 1950.—Sri B. C. Bagchi, I.P.S., Assistant Superintendent of Police, on probation, Kharagpur, is appointed to act, until further orders, as Additional Superintendent of Police, 24-Parganas, with effect from the date of his joining the post.

৪-পরগণা-কুর্নামান।—নং ৩৮৬১জি.এ।ওপি-৯৪১০০।—২৪শে নভেম্বর ১৯৫০।—বারাকপুরের অবস্থানীন সহ-আরক্ষাধ্যক্ষ শ্রী এস. এ. চট্টাচার্য, আই. পি. এস., কার্যে যোগদানের তারিখ হইতে পুনরাদেশ দ্বারা পশ্চিমবঙ্গ অস্থায়িতাবে আসানসোল জেলার অতিরিক্ত আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

4-Parganas-Burdwan.—No. 3861G.A./3P-94/50.—24th November 1950.—Sri S. N. De Chaudhury, I.P.S., Assistant Superintendent of Police, on probation, Barrackpore, is appointed to act, until further orders, as Additional Superintendent of Police, Asansol, with effect from the date of his joining the post.

মৈদীনীপুর-কলিকাতা।—নং ৩৮৬২জি.এ।ওপি-৯৪১০০।—২৪শে নভেম্বর ১৯৫০।—কলিকাতার অবস্থানীন সহ-আরক্ষাধ্যক্ষ শ্রী কল্যাণ কান্ত, আই. পি. এস., কার্যে যোগদানের তারিখ হইতে পুনরাদেশ দ্বারা কলিকাতার বিশেষ সহকারী নিযুক্ত হইলেন।

Midnapore-Calcutta.—No. 3862G.A./3P-94/50.—24th November 1950.—Sri Karuna Kanta Dutt, I.P.S., Assistant Superintendent of Police, on probation, Contai, is appointed, until further orders, as Special Assistant, Intelligence Branch, with effect from the date of his joining the post.

মৈদীনীপুর।—নং ৩৮৬৩জি.এ।ওপি-৯৪১০০।—২৪শে নভেম্বর ১৯৫০।—কলিকাতার অবস্থানীন সহ-আরক্ষাধ্যক্ষ শ্রী কল্যাণ কান্ত, আই. পি. এস., মৈদীনীপুর জেলার কলিকাতার বিশেষ সহকারী কার্যে যোগদানের তারিখ হইতে পুনরাদেশ দ্বারা নিযুক্ত হইলেন।

Midnapore.—No. 3863G.A./3P-94/50.—24th November 1950.—Sri Kalyan Bhusan Chakrabarti, I.P.S., Assistant Superintendent of Police, on probation, on leave, is posted to the Contai subdivision of the Midnapore district and is placed in charge of the Police work of that subdivision with effect from the date of his joining the post.

Jalpaiguri-24-Parganas.—No. 3864G.A./3P-94/50.—24th November 1950.—Sri Arun Bikash Chaudhury, I.P.S., Assistant Superintendent of Police, on probation, Alipur Duars, is posted to the Barrackpore subdivision of the 24-Parganas district and is placed in charge of the Police work of that subdivision with effect from the date of his joining the post.

24-Parganas.—No. 3865G.A./3P-94/50.—24th November 1950.—Sri S. K. Mitra, I.P.S., Assistant Superintendent of Police, on probation, Bongaon, is posted to the Bashirhat subdivision of the 24-Parganas district and is placed in charge of the Police work of that subdivision with effect from the date of his joining the post.

বর্ধমান-হাওড়া-মৈদীনীপুর-২৪-পরগণা।—নং ৩৮৬৪জি.এ।ওপি-৯৪১০০।—২৭শে নভেম্বর ১৯৫০।—নিম্নলিখিত অবস্থানীন সহ-আরক্ষাধ্যক্ষগণ বারাকপুরের আরক্ষা শিফারের শিফা সমাপনান্তে তাহাদের নামের পাশে লিখিত জেলাসমূহের সদরে নিযুক্ত হইলেন।

- (১) শ্রীহরনাথ সরকার—বর্ধমান।
- (২) শ্রীসখিচরণ সরকার—হাওড়া।
- (৩) শ্রীসুনীল কুমার চক্রবর্তী—মৈদীনীপুর।
- (৪) মিঃ সিডনি নোয়েল ডি সিল্ভা—২৪-পরগণা।

Burdwan - Howrah - Midnapore - 24-Parganas.—No. 3860G.A./3P-96/50.—27th November 1950.—The probationary Assistant Superintendents of Police, named below, are posted, on completion of their training at the Police Training College, Barrackpore, to the headquarters stations of the districts mentioned opposite their names:—

- (1) Sri Haranath Sarkar—Burdwan.
- (2) Sri Sakhi Charan Sarkar—Howrah.
- (3) Sri Sunil Kumar Chakrabarti—Midnapore.
- (4) Mr. Sydney Noel De Silva—24-Parganas.

ছুটি।

Leave.

সামান্য।

General.

বর্ধমান।—নং ৩৯১৫জি.এ।ওপি-২০১০০।—২০শে নভেম্বর ১৯৫০।—১২ই অক্টোবর ১৯৫০ তারিখের ২৮৬৫জি.এ বিজ্ঞপ্তির প্রকাশিত আদেশে আসানসোলের অবস্থানীন অধর দাসক ও সমাধর্তা প্রকরণ চন্দ্র ঘোষালকে যে ছুটি মঞ্জুর করা হইয়াছিল তাহা বাতিল করা হইল।

Burdwan.—No. 3115G.A./6L-20/50.—20th November 1950.—The orders contained in notification No. 2865G.A., dated the 12th October 1950, granting leave to Sri Kiran Chandra Ghosal, Sub-Magistrate and Sub-Collector, on probation, Asansol, Burdwan, are cancelled.

বর্ধমান।—নং ৩৮৬৪জি.এ।ওপি-৯৪১০০।—২০শে নভেম্বর ১৯৫০।—বর্ধমান জেলার পুনর্নিযুক্ত অধর উপ-মাসক ও সমাধর্তা

জনীন্দ্র নাথ ঘোষকে তের দিনের ছুটি নিম্নলিখিতভাবে দেওয়া

জা:—

(১) পশ্চিমবঙ্গ কৃত্যক নিয়মাবলী (১ম খণ্ড) ১৬৮(১) নিয়মানুসারে
১লা অক্টোবর ১৯৫০ হইতে ১২ই অক্টোবর ১৯৫০ তারিখ
পর্যন্ত অর্জিত ছুটি।

(২) পশ্চিমবঙ্গ কৃত্যক নিয়মাবলী (১ম খণ্ড) ১৭৪ নিয়মানুসারে
১০ই অক্টোবর ১৯৫০ তারিখের অর্জিত ছুটি।

Burdwan.—No. 3844G.A./3L-44/50.—23rd November 1950.—Sri Phanindra Nath Ghosh, Sub-deputy Magistrate and Sub-Deputy Collector (re-employed), Burdwan, was allowed leave for thirteen days as follows:—

(1) Earned leave from the 1st October 1950 to the 12th October 1950 under rule 168(I) of the West Bengal Service Rules, Part I.

(2) Extraordinary leave for the 13th October 1950 under rule 174 of the said rules.

নদীয়া।—নং ৩৮৫২জি.এ।১০এল-৩০।৫০।—২৪শে নভেম্বর ১৯৫০।
—১৫ই সেপ্টেম্বর তারিখের ২৫৯৬জি.এ নং বিভাগিতে প্রকাশিত
নদীয়া জেলার রাণাঘাটের অবর উপ-শাসক ও সমাহর্তী শ্রীসুধীরেন্দ্র নাথ
সুকে যে ছুটি মঞ্জুর করা হইয়াছিল তাহা বাতিল করা হইল।

Nadia.—No. 3852G.A./3L-33/50.—24th November 1950.—The orders contained in this department notification No. 2596G.A., dated the 15th September 1950, granting leave to Sri Sudhirendra Nath Basu, Sub-Deputy Magistrate and Sub-Deputy Collector, Ranaghat, Nadia, are cancelled.

আরক্ষা।

Police.

নং ৩১০৭জি.এ।১০এল-২৬।৫০।—১৭ই নভেম্বর ১৯৫০।—উপ-
আরক্ষাধ্যক্ষ শ্রীহারিশ চন্দ্র সেনকে ১৯৫০ সনের ১৩ই মে হইতে ১৯৫০
সনের ২৭শে অক্টোবর পর্যন্ত নিম্নোক্তরূপ ছুটি প্রদত্ত হইল:

যথা, সিভিল সার্ভিস রেগুলেশনের ২৪৬ নং নিয়মানুসারে ১৯৫০
সনের ১৩ই মার্চ হইতে ১৯৫০ সনের ৮ই আগস্ট পর্যন্ত বিশেষাধিকার
ছুটি এবং তৎপরে অবশিষ্ট সময়ের জন্য ঐ একই নিয়মাবলীর ৩২৫এ
নিয়মানুসারে পূর্ণ গড় বেতনে চিকিৎসা-প্রমাণপত্রবলে লঘুকৃত ফার্গো
ছুটি।

No. 3107G.A./5L-26/50.—17th November 1950.
—Sri Harish Chandra Sen, Deputy Superintendent of Police, was allowed leave for the period from the 13th May 1950 to the 27th October 1950, viz., privilege leave for the period from the 13th May 1950 to the 8th August 1950, under rule 246 of the Civil Service Regulations and thereafter commuted furlough on full average pay on medical certificate for the remaining period under rule 325A of the same rules.

হুগলী।—নং ৩১০৮জি.এ।১০এল-২৭।৫০।—১৭ই নভেম্বর ১৯৫০।
—হুগলীর অস্থায়ী আরক্ষাধ্যক্ষ শ্রী শ্রীমন্ত কুমার বসুকে ১৯৫০ সনের
২০শে নভেম্বর হইতে ১৯৫১ সনের ২২শে মার্চ পর্যন্ত গড় বেতনে
পশ্চিমবঙ্গ সার্ভিস রুলের (১ম খণ্ড) ১৮৪(বি)(২) নিয়মানুসারে চারি
মাসের ছুটি প্রদত্ত হইল।

Hooghly.—No. 3108G.A./5L-27/50.—17th November 1950.—Sri Srimanta Kumar Bose, officiating Superintendent of Police, Hooghly, is allowed leave on average pay for four months from the 23rd November 1950 to the 22nd March 1951, under rule 184(b) (ii) of the West Bengal Service Rules, Part I.

By order of the Governor,
S. N. RAY, Chief Secy.

Development

NOTIFICATIONS.

No. 2614/CB/E-123/50.—25th November 1950.—Sri S. M. Goswami, Personal Assistant Special Engineer, Construction Board, is transferred, in the interest of public service, as appointed as Executive Engineer, North Division under the Construction Board, until further order vice Sri S. S. Mitra, transferred.

No. 2615/CB/E-123/50.—25th November 1950.—Sri S. S. Mitra, temporary Executive Engineer is transferred, in the interest of public service, from the North Division under the Construction Board and appointed as Personal Assistant Special Engineer, Construction Board, until further orders, vice Sri S. M. Goswami, transferred.

No. 2616/CB/E-123/50.—25th November 1950.—Sri J. N. Roy, temporary Assistant Engineer Hooghly, under the Construction Board, transferred, in the interest of public service, from the South Division and posted to the charge Jalpaiguri Subdivision under the North Division under the Construction Board, until further orders, vice Sri R. N. Bose, transferred.

No. 2617/CB/E-123/50.—25th November 1950.—Sri R. N. Bose, temporary Assistant Engineer Jalpaiguri, under the Construction Board, is transferred, in the interest of public service, from the North Division and posted to the charge Hooghly Subdivision under the South Division under the Construction Board, until further orders, vice Sri J. N. Roy, transferred.

No. 2618/CB/E-123/50.—25th November 1950.—Sri A. C. Mukherjee, temporary Assistant Engineer, 24-Parganas, under the Construction Board, is transferred, in the interest of public service, from the South Division and posted to the charge of Murshidabad Subdivision under the North Division under the Construction Board, until further orders, vice Sri D. K. Biswas, transferred.

No. 2619/CB/E-123/50.—25th November 1950.—Sri D. K. Biswas, temporary Assistant Engineer Murshidabad, under the Construction Board, is transferred, in the interest of public service, from the North Division and posted to the charge 24-Parganas Subdivision under the South Division under the Construction Board, until further orders, vice Sri A. C. Mukherjee, transferred.

By order of the Governor

S. N. RAY, Chief Secy.

Constitution and Elections

NOTIFICATION.

No. 2025A.R./R2B-80/50.—27th November 1950.—The following notification by the Secretary to the Governor of West Bengal is hereby published for general information:—

“Notification No. 4578S., dated the 23rd November 1950.—The President has assented to Criminal Procedure (West Bengal Second Amendment) Bill, 1950.

H. C. SEN,
Secretary to the Governor

By order of the Governor,
M. M. BASU, Jt. Secy.

Defence

NOTIFICATION.

No. 1509H.D./223/49.—22nd November 1950.—In exercise of the powers conferred by section 16 of the West Bengal National Volunteer Force Act, 1949 (West Bengal Act 1 of 1949), the Governor is pleased to make the following amendments in the West Bengal National Volunteer Force Rules, 1949, published under notification No. 23911 D., dated the 20th May 1949, at pages 885-891 of Part 1 of the *Calcutta Gazette* of the 2nd June 1949, namely:—

Amendments.

- I. To rule 2 of the said rules *add* the following, namely:—

“(e) ‘unit’ means a Battalion of Volunteers and includes a Training Centre and a unit constituted or formed under section 7 of the Act.”
- II. To rule 6 of the said rules *add* the following, namely:—

“Provided that until such time as the District Advisory Committee is constituted the District Magistrate or any officer under his control whom he may appoint in this behalf shall perform all the functions of the Committee.”
- III. For rule 9 of the said rules *substitute* the following, namely:—

“9. *Training and Certificate of enrolment*—(1) For the purpose of imparting training, the State Government shall establish one or more Training Centres.

(2) Every recruit shall undergo such training as may be prescribed by regulations from time to time unless otherwise exempted by the State Government.

(3) Before the commencement of training a recruit shall take oath or affirmation in Form II in the presence of the Commandant of the unit or of the Training Centre. For this purpose the Commandant of the unit or of the Training Centre shall act as Enrolling Officer.

(4) On completion of training the recruit shall take a second oath or affirmation in Form III in the presence of the Commandant of the unit or of the Training Centre who shall attest the signature of the recruit.

(5) At the end of the prescribed course of training a recruit shall receive a certificate of enrolment issued by the Unit Commandant and countersigned by the Provincial Commandant in Form IV and shall thereafter be styled as a volunteer.”
- IV. For rule 11 of the said rules *substitute* the following, namely:—

“11. *Discharge Certificate*.—Every volunteer on discharge from the West Bengal National Volunteer Force shall be furnished with a discharge certificate in Form V signed by the Unit Commandant.”
- V. For sub-rule (2) of rule 14 of the said rules *substitute* the following, namely:—

“(2) Whenever any unit or the detachment of a unit of the Force is mobilised in the manner prescribed in the regulations for discharging any functions under the Act, the unit or detachment of a unit not less than a section shall be under the direct command and control of their own officers and work in conjunction with the Police Force.”
- VI. For rule 19 of the said rules *substitute* the following, namely:—

“19. *Constitution of the District Advisory Committee outside Calcutta*—(1) The District Advisory Committee for a district outside Calcutta shall be constituted as follows:—

 - (a) District Magistrate, President.
 - (b) Superintendent of Police.
 - (c) Not less than three and not more than five persons, resident in the district to be appointed by the State Government

(2) The District Commandant shall act as Secretary to the Committee but shall not be a member thereof.”
- VII. For rule 20 of the said rules *substitute* the following:—

“20. *Constitution of the Calcutta District Advisory Committee*.—(1) In each of the three Police districts in Calcutta the District Advisory Committee shall be constituted as follows:—

 - (a) Deputy Commissioner of Police having jurisdiction over the district.
 - (b) A representative of the Calcutta Corporation to be appointed by the State Government.
 - (c) Not less than four and not more than six non-officials to be appointed by the State Government.

(2) The District Commandant shall act as Secretary to the Committee but shall not be a member thereof.

(3) The President shall be nominated by the State Government from among the members."

VIII. After rule 20 of the said rules insert the following rule, namely:—

"20-A. *Certain Officers to perform the duties of the District Commandant pending his appointment.*—Until a District Commandant is appointed for a district in Calcutta or elsewhere, his duties shall be performed by the Deputy Commissioner of Police concerned in Calcutta and by the District Magistrate elsewhere or by any officer under their control who may be deputed to this work by the Deputy Commissioner of Police or the District Magistrate, as the case may be."

IX. In Form I annexed to the said rules after item 11 add the following, namely:—

"12. Names and addresses of two persons in West Bengal to whom references may be made about the character and antecedents of the applicant."

X. In Form IV appended to the said rules, for the words "signature of the Commissioner of Police/District Magistrate" substitute the following, namely:—

"Unit Commandant, West Bengal National Volunteer Force" and add "Countersigned

Provincial Commandant, West Bengal National Volunteer Force."

Cargo for photographs to be attested by the Unit Commandant.

XI. In Form V appended to the said rules, for the words "District Unit Commandant" substitute the following, namely:—

"Unit Commandant, West Bengal National Volunteer Force."

XII. This notification shall be deemed to have effect and to have always had effect as if it had been published on the 2nd June 1949.

By order of the Governor,
P. C. ACHARJI, Jt. Secy.

Press

NOTIFICATION.

No. 1031Pr./CR1547/50.—28th November 1950. —In exercise of the power conferred by section 19 of the Indian Press (Emergency Powers) Act, 1931 (XXIII of 1931), the Governor is pleased to declare all copies, wherever found, of the leaflet in English entitled "Partition of East Bengal and Establishment of a separate State—only solution of Minority Problem in East Bengal" beginning with the words "A dispassionate review" and ending with "to implement the demand", purported to be issued by the Council for Protection of Rights of Minorities, and published from 209, Lower Circular Road, Calcutta, and all other documents containing copies, reprints or translations of, or extracts from, the said leaflet to be forfeited to Government, on the ground that the said leaflet contains matter of the nature described in clause (h) of sub-section (1) of section 4 of the said Act.

By order of the Governor,
P. C. ACHARJI, Jt. Secy.

Special Section

ORDERS.

No. 17049H.S.—16th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so

that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate at Calcutta within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Janab Muhammad Ershad, son of Janab M. Baksh of Rajhat, district Gaya, Bihar, and Naihati, district 24-Parganas, and also of 12 Bow Bazar Street, Calcutta.

No. 17074H.S.—17th November 1950.—As the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, 24-Parganas, at Alipore, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Aditya Ray, son of Sri Keshab Chandra of village Kamargati, police-station Barua, district 24-Parganas.

By order of the Governor,
L. A. D'COSTA, Asst.

POLICE DIRECTORATE

Orders by the Inspector-General of Police,
West Bengal

Calcutta.—No. 7939A.—21st November 1950.—
Burdwan-24 Parganas-A.P.B.(II), Barrackpore.—
Sri Narayan Singh, officiating Armed Inspector, Burdwan, is appointed a probationary Armed Inspector with effect from 1st March 1950 and confirmed in his appointment from the same date to fill one of the permanent posts of Armed Inspector at 24-Parganas sanctioned in Government order No. 647Pl., dated 2nd/7th March 1950. He is posted to Burdwan with effect from 19th August 1950, *vice* Sri Uderam Sharma, Armed Inspector, Burdwan, retired.

(2) Sri Sripati Misra, officiating Armed Inspector, Armed Police Battalion (II), Barrackpore, is appointed a probationary Armed Inspector with effect from 1st March 1950, to fill one of the posts of Armed Inspector at Armed Police Battalion (II), Barrackpore, sanctioned in Government order No. 647Pl., dated 2nd/7th March 1950.

(3) Sri Ganga Singh Negi, officiating Armed Inspector, Armed Police Battalion (II), Barrackpore, is appointed a probationary Armed Inspector with effect from 1st March 1950 and confirmed in his appointment from the same date to fill one of the permanent posts of Armed Inspector at Armed Police Battalion (II), Barrackpore, sanctioned in Government order No. 647Pl., dated 2nd/7th March 1950.

S. GUPTA, Insp.-Genl.

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ৩৯০৭জি.এ।

No. 3907G.A.

স্বমত।

Powers.

মেদিনীপুর।—নং ৩৮৭৬জি.এ।২পি-৫৭।৫০।—২৫শে নভেম্বর ১৯৫০।—মেদিনীপুর জেলার কথি মহকুমার অস্থায়ী অতিরিক্ত সিনিয়র ম্যাজিস্ট্রেটের ক্ষমতা দেওয়া হইল।

Midnapore.—No. 3876G.A./2P-57/50. — 25th November 1950.—Janab Abul Fazal, Sub-Deputy Magistrate (temporary), Contai, Midnapore, is vested with the powers of a Magistrate of the second class.

মেদিনীপুর।—নং ৩৮৭৭জি.এ।২পি-৫৭।৫০।—২৫শে নভেম্বর ১৯৫০।—মেদিনীপুর জেলার সদর মহকুমার অস্থায়ী উপ-ম্যাজিস্ট্রেটের ক্ষমতা দেওয়া হইল।

Midnapore.—No. 3877G.A./2P-57/50. — 25th November 1950.—Sri Arun Kanti Bandhopadhyay, Deputy Magistrate, on probation, Midnapore, is vested with the powers of a Magistrate of the third class.

মেদিনীপুর।—নং ৩৮৭৮জি.এ।২পি-৫৭।৫০।—২৫শে নভেম্বর ১৯৫০।—মেদিনীপুর জেলার সদর মহকুমার অস্থায়ী উপ-ম্যাজিস্ট্রেটের ক্ষমতা দেওয়া হইল।

Midnapore.—No. 3878G.A./2P-57/50. — 25th November 1950.—Sri Ajit Kumar Ghorai, Deputy Magistrate, on probation, Midnapore Sadar, is vested with the powers of a Magistrate of the third class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

NOTIFICATIONS.

No. 6860J - 8th November 1950.—In exercise of the power conferred by sub-section (1) of section 5 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased to direct that the cases mentioned in the schedule below shall be tried by the Special Court constituted by notification No. 5961J., dated the 15th September 1950, under section 3 of the Act.

Schedule.

(1) The State *versus* (1) Gopal Chandra Jash, son of late Hansaswar Jash of Karatpur, police-station Burdwan, district Burdwan, (2) Narayan Chandra Roy, son of Nitai Pada Ray of Kadgachia, police-station Burdwan, district Burdwan, (3) Aditya Kumar Samanta, son of late Panchanon Samanta of Karatpur, police-station Burdwan, district Burdwan, and (4) Helaram Chatterji, son of late Nanda Gopal Chatterji of Sonai, police-station Ausgram, district Burdwan. Under sections 420/120B/467, Indian Penal Code (Act XLV of 1860).

(2) The State *versus* (1) Bhaktaram Mahalder, son of late Debendra Chandra Mahalder of Akhra, police-station Katwa, district Burdwan, (2) Tejchandra Chatterji, son of late Harilal Chatterji of Akhra, police-station Katwa, district Burdwan, (3) Kartik Chandra Banerji, son of Jogendra Chandra Banerji of Akhra, police-station Katwa, district Burdwan, (4) Tarak Nath Chatterji, son of Bishnu Pada Chatterji of Akhra, police-station Katwa, district Burdwan, (5) Ram Gopal Chatterji, son of Karilash Chandra Chatterji of Masthul, police-station Katwa, district Burdwan and (6) Chandra Nath Chatterji, son of late Harilal Chatterji of Akhra, police-station Katwa, district Burdwan. Under sections 420/120B, 420/109/467, Indian Penal Code (Act XLV of 1860).

(3) The State *versus* (1) Bhabani Prosad Ray, son of Rakhal Chandra Ray of Angaria, police-station Ketugram, district Burdwan, (2) Kanti Chandra Ray, son of Kalipada Ray of Angaria, police-station Ketugram, district Burdwan, (3) Amarendra Nath Mandal, son of Purna Chandra Mandal of Kumarbazar (Raungang), police-station Raungang, district Burdwan and (4) Lakhi Narayan Chaudhuri, son of Sarat Chandra Chaudhuri of Jaugram, police-station Jamalpur, district Burdwan. Under sections 420, 420/120B/467 and 420/109, Indian Penal Code (Act XLV of 1860).

(4) The State *versus* (1) Sudhir Ranjan Bhattacharjee, son of late Kalipada Bhattacharjee of Sudpur, police-station Katwa, district Burdwan, (2) Sailendra Nath Bhattacharjee, son of late Bhupati Bhattacharjee of Sudpur, police-station Katwa, district Burdwan, (3) Radha Pada Chandra, son of Bangopal Chandra of Sudpur, police-station Katwa, district Burdwan, (4) Sukdev Ghosh, son of Pronouna Ghosh of Sudpur, police-station Katwa, district Burdwan, (5) Anil Kumar Banerjee, son of Bhupendra Banerjee of Sudpur, police-station Katwa, district Burdwan and (6) Dharmadas Dhara, son of Puri Das Dhara of Khero, police-station Mongolkote, district Burdwan. Under sections 420, 420/120B and 467, Indian Penal Code (Act XLV of 1860).

(5) The State *versus* (1) Souresh Chandra Majhee, son of Jugal Kishore Majhee of Berugram, police-station Ketugram, district Burdwan, (2) Gopiranjana Roy, son of Baisnab Das of Berugram, police-station Ketugram, district Burdwan, (3) Gopeswar Roy, son of late Jugal Kishore Roy of Berugram, police-station Ketugram, district Burdwan, (4) Chandi Charan Ghosh, son of Hrishikesh of Berugram, police-station Ketugram, district Burdwan, (5) Aminul Islam *alias* Islam Sk., *alias* Manai, son of Atawar Rahman of Milki, police-station Beldanga, district Murshidabad, (6) Jagabandhu Roy, son of Indu Bhusan Roy of Berugram, police-station Ketugram, district Burdwan, (7) Satya Kinkar Roy, son of Lalita Prasad Roy of Berugram, police-station Ketugram, district Burdwan, (8) Mobarak Hossain, son of Aftab Hossain of Moregram, police-station Ketugram, district Burdwan, (9) Abdul Gani son of Toazuddin of Kulut, police-station Ketugram, district Burdwan and (10) Nilkanta Ghosh, son of Gokul Chandra Ghosh of Chanchai, police-station Memari, district Burdwan. Under sections 420/120B and 467, Indian Penal Code (Act XLV of 1860).

(6) The State *versus* (1) Kshetra Nath Banerjee, son of late Fakir Chand Banerjee of Sudpur, police-station Katwa, district Burdwan, (2) Baidya Nath Mukherji, son of late Gouri Gopal Mukherji of Lohandi, police-station Ketugram, district Burdwan, (3) Abhay Pada Bhattacharyya, son of Kali Kumar Bhattacharyya of Churpuni, police-station Katwa, district Burdwan, (4) Prafulla Kumar Chatterji, son of late Dibakar Chatterji of Churpuni, police-station Katwa, district Burdwan, (5) Ananga Mohan Banerji, son of Bhairab Lal Banerji of Churpuni, police-station Katwa, district Burdwan, (6) Dinesh Chandra Sinha, son of Jyotish Chandra Sinha of Churpuni, police-station Katwa, district Burdwan, (7) Ardhendu Mukherji, son of late Jatindra Mohan Mukherji of Churpuni, police-station Katwa, district Burdwan, (8) Jatadhari Sarnakar, son of Bhupati Bhusan Sarnakar of Koshigram, police-station Katwa, district Burdwan, (9) Bijoy Krishna Banerji, son of Girindra Nath Banerji of Churpuni, police-station Katwa, district Burdwan, (10) Mahamad Ismail, son of late Ainuddin Sk. of Rezua, police-station Katwa, district Burdwan, and (11) Birendra Nath Dutta, son of Surendra Nath Dutta of Katwa, police-station Katwa, district Burdwan. Under sections 420/120B and 420/109, Indian Penal Code (Act XLV of 1860).

(7) The State *versus* (1) Abdul Hafiz *alias* Felu Mia, son of late Munshi Enayetulla of Ankona, police-station Ketugram, district Burdwan, (2) Md. Omar Hussain, son of Hafez Md.

Azfar Hussain of Ankona, police-station Ketugram, district Burdwan, (3) Anadi Bhusan Kundu of Ujalpur, police-station Ketugram, district Burdwan, (4) Choudhury Abdul Hai, son of Choudhury Abdul K Khargram, police-station Ketugram, district Burdwan, (5) Rakib *alias* Abdul Rakib, son of late Khandakar Abdul Halim of Panch police-station Barwan, district Murshidabad, (6) Dibakar Kuar, son of Hrishikesh Kuar of Birchandrapur, police-station Sonamukha, district Bankura. Under sections 420, 420/120B and 467, Indian Penal Code (Act XLV of 1860).

(8) The State *versus* (1) Gorachand Chakravarty, son of Satish Chandra Chakravarty of Talpur, police-station Tarakeswar, district Hooghly, (2) Year Muhammad, son of Mahid of Ketugram, police-station Ketugram, district Burdwan, (3) Mirza Ghulam Hussain son of Mirza Abdul Wahid of Khalpur, police-station Ketugram, district Burdwan, (4) Ghulam Rahman, son of Ghulam Robbani of Khalpur, police-station Ketugram, district Burdwan, (5) Abdul Based, son of late Dhana of Belgram, police-station Barwan, district Murshidabad, (6) Bhola Nath Majhi son of Akkori Majhi of Ankona, police-station Ketugram, district Burdwan, (7) Umapati Banerji son of late Sripati Banerji of Gangati, police-station Ketugram, district Burdwan, (8) Santosh Kumar Bhattacharyya, son of Amarendra Nath Bhattacharyya of Katul, police-station Katwa, district Burdwan. Under sections 420/120B/467, Indian Penal Code (Act XLV of 1860).

(9) The State *versus* (1) Bomkesh Bhattacharyya, son of Indra Narayan Bhattacharyya of Rajoor, police-station Ketugram, district Burdwan, (2) Fakirchand Mukherjee, son of Bhusan Mukherjee of Kagram, police-station Bharatpur, district Murshidabad, (3) P. Kumar Chatterjee, son of Tarakeswar Chatterjee of Niroi, police-station Ketugram, district Burdwan, (4) Deb Narayan Bhattacharyya son of Bejoy Chandra Bhattacharyya of Ketugram, police-station Ketugram, district Burdwan, (5) Biswanath Dhar *alias* Gakul, son of Raman Dhar of Kandra, police-station Ketugram, district Burdwan, (6) Lakshmi Narayan Choudhuri, son of Sarat Chandra Choudhuri of Jam, police-station Jamalpur, district Burdwan, (7) Krishna Chandra Bit, son of Kunja Behari Udaypur, police-station Katulpur, district Bankura, and (8) Amarendra Nath Mondal of late Purna Chandra Mondal of Kumari, police-station Raniganj, district Burdwan. Under sections 420/120B, 420/467 and 109, Indian Penal Code (Act XLV of 1860).

No. 6863J.—10th November 1950.—In exercise of the power conferred by sub-section (1) of section 4 of the West Bengal Criminal Law Amendment (Special Courts) Act, 1949 (West Bengal Act XXI of 1949), the Governor is

pleased to allot for trial to the Special Court presiding over the Special Court constituted by notification No. 5140J., dated the 16th September 1949, the case specified in the schedule hereto annexed:

The Schedule.

Serial No. Name of the accused person.

Offences charged against the accused.

1 Dhirendra Nath Roy, Booking Clerk, Naihati Railway Station, East Indian Railway.

Section 420 of the Indian Penal Code, 1860 (Act XLV of 1860), and sub-section (2) of section 5 of the Prevention of Corruption Act, (Act II of 1947).

By order of the Governor
K. SEN, Secy

Registration

NOTIFICATIONS.

Midnapore.—No. 460Regn.—10th November 1950.—Sri Nirmal Chandra Mazumdar, District Registrar, Midnapore, was allowed extension of his average pay from 5th October 1950 to 5th October 1950 under rule 184(b)(ii) of the Bengal Service Rules, Part I.

Howrah.—No. 465Regn.—13th November 1950.—In exercise of the powers conferred by section 3 of the Bengal Muhammadan Marriages and Marriages Registration Act, 1876 (Bengal Act I of 1876), and by section 2 of the Kazis Act, 1880 (Bengal Act XII of 1880), the Governor is pleased to appoint Janab Md. Abul Basher from the post of Marriage Registrar and Kazi in the police-stations of Amta and Bagnan in the district of Howrah, with effect from the 21st August 1950. The Governor is further pleased to issue a Licence and Sanad (Letter of Appointment) in favour of the said Janab Md. Abul Basher.

Howrah.—No. 466Regn.—13th November 1950.—The Governor is pleased to accept the resignation tendered by Janab Mustafizur Rahman of his post of Marriage Registrar and Kazi of Amta in the district of Howrah with effect from the 6th November 1950. The Licence and Sanad issued in favour of the said Marriage Registrar and Kazi is hereby treated as cancelled with effect from the 6th November 1950.

Midnapore.—No. 476Regn.—20th November 1950.—Janab Abu Sayed, Sub-Registrar of Mahishadal in the district of Midnapore, is appointed to be Registrar of the district, *vice* Sri Nirmal Chandra Mazumdar, on leave, with effect from the date on which he takes over charge, until further orders.

By order of the Governor,
S. K. SEN, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

Bankura.—No. L.S.-G.1M-107/49.—17th November 1950.—In exercise of the power conferred by sub-section (5) of section 56 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to extend the term of office of the Commissioners of the Bankura Municipality till the 31st January 1952, the special circumstances in which it has been thought fit to do so being that the collection of municipal rates during the financial year 1949-50 had fallen considerably in the said municipality owing to communal disturbances, a large number of people cannot be enrolled as voters to default in payment of municipal rates, if a general election is held within the current financial year and that the general election of the Commissioners of a municipality cannot be held in accordance with the rules during the first seven months of the financial year.

West Dinajpur.—No. M. 1M-40/50.—21st November 1950.—Whereas the State Government is pleased that three-fourths of the adult male population of the area of the town of Balurghat in the district of West Dinajpur, comprised within the boundaries noted below, are chiefly employed

in pursuits other than agriculture and that the said area contains not less than three thousand inhabitants and an average number of not less than one thousand inhabitants to the square mile;

Now, therefore, in exercise of the power conferred by clause (a) of sub-section (1) of section 6 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to declare his intention to constitute the said area of the town of Balurghat in the district of West Dinajpur comprised within the boundaries noted below to be a municipality to be called the Balurghat Municipality under the said Act:—

Boundaries.

North—Plot Nos. 119, 120, 121, 11, 12 and 156 of mauza Bara Raghunathpur, jurisdiction list No. 139 and plot Nos. 106, 108, 109, 110, 112, 113, 51, 53, 52, 30, 31 and 32 of mauza Hosenpur, jurisdiction list No. 137.

South—Northern boundary of mauza Khidirpur, jurisdiction list No. 89 and Bhushila, jurisdiction list No. 116.

East—Western boundary of Baidyanathpara, jurisdiction list No. 111, Bhushila, jurisdiction list No. 116, Bad Dangi, jurisdiction list No. 112 and plot Nos. 72, 73, 79, 80, 81, 90, 91 and 185 of mauza Bangi, jurisdiction list No. 108, and plot Nos. 58, 59, 60, 47, 64, 65, 99, 98, 78, 105 and 177 of mauza Mangalpur, jurisdiction list No. 107 and plot Nos. 78, 86, 87, 93, 33, 36, 37, 41, 42, 43 and 44 of mauza Hosenpur, jurisdiction list No. 137, and western boundary of mauza Chak Bakhar, jurisdiction list No. 138, and mauza Danga, jurisdiction list No. 141.

West—River Atrai.

2. Any objection in writing to the proposal which may be received by the undersigned from any inhabitant of the said area, through the District Magistrate, West Dinajpur, within three months from the date of publication of this notification in the *Calcutta Gazette* will be taken into consideration.

Calcutta.—No. M. 2C-40/50.—22nd November 1950.—It is hereby notified that under sub-section (3) of section 72 of the Calcutta Improvement Act, 1911 (Bengal Act V of 1911), Sri Mohendra Nath Gupta has been re-appointed by the Corporation of Calcutta as an Assessor of the Tribunal constituted under the said section for the purpose of performing the functions of the Court in reference to the acquisition of land for the Board of Trustees for the Improvement of Calcutta under the Land Acquisition Act, 1894, for a further period of two years with effect from the 18th November 1950.

No. L.S.-G.1B-10/49.—28th November 1950.—In exercise of the power conferred by section 6 of the 24-Parganas District Board Dissolution (Temporary Provisions) Act, 1948 (West Bengal Act XXIII of 1948), read with section 9 of that Act, the Governor is pleased to make the following amendment in notification No. L.S.-G.1B-27/48(2), dated the 10th May 1948, published in the *Calcutta Gazette, Extraordinary*, dated the 10th May 1948, as subsequently amended:—

Amendment.

In the said notification as amended, in sub-paragraph (3) of paragraph 1, for the words "for the period from the 10th May 1948 to the 15th December 1950" substitute the words "for the period from the 10th May 1948 to the 30th April 1951".

No. L.S.-G.1B-29/50(I).—28th November 1950.
—In exercise of the power conferred by section 5 of the West Bengal District Boards Act, 1947 (West Bengal Act III of 1947), read with section 7 of that Act, the Governor is pleased to make the following amendment in notification No. L.S.-G.-1386/47/1B(2), dated the 29th December 1947, published in the *Calcutta Gazette, Extraordinary*, dated the 30th December 1947, as subsequently amended:—

Amendment.

In the said notification in sub-paragraph (3) of paragraph 1, for the words "three years and four months" substitute the words "four years and four months and fifteen days".

No. L.S.-G.1B-29/50(II).—28th November 1950.
—In exercise of the power conferred by section 5 of the West Bengal District Boards Act, 1947 (West Bengal Act III of 1947), read with section 7 of that Act, the Governor is pleased to make the following amendment in notification No. L.S.-G.-1387/47/1B(2), dated the 14th November 1947, published in the *Calcutta Gazette, Extraordinary*, dated the 14th November 1947, as subsequently amended:—

Amendment.

In the said notification in paragraph 3, for the words "three years and four months" substitute the words "four years and four months and fifteen days".

No. L.S.-G.1B-29/50(III).—28th November 1950.
—In exercise of the power conferred by section 5 of the West Bengal District Boards Act, 1947 (West Bengal Act III of 1947), read with section 7 of that Act, the Governor is pleased to make the following amendment in notification No. L.S.-G.1388/47/1B(2), dated the 26th November 1947, published in the *Calcutta Gazette, Extraordinary*, dated the 26th November 1947, as subsequently amended:—

Amendment.

In the said notification in paragraph 3, for the words "three years and four months" substitute the words "three years eight months and fourteen days".

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

The Charitable Endowments Act, 1890.

No. Medl.5329/3F-31/50.—20th November 1950.
—It is hereby notified that the Governor, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the Administrator of "Narendra Narayan Dutt Charitable Fund" created in terms of notification No. 2068 Medl., dated the 15th July 1924, doth hereby order and direct that the securities, particulars of which are contained in the first schedule to the said notification, or any other security or securities to which they might have been or may be converted, shall, as from the 15th day of August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act, 1890, (VI

of 1890), and any rules from time to time thereunder by the Governor upon trust for receive the interest of the said securities as the same became and shall become payable and from time to time to apply the same in terms of the scheme for the creation of said endowment, particulars of which scheme are contained in the second schedule to the said notification, and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said securities in the said Treasurer of Charitable Endowments for West Bengal.

By order of the Governor,
B. C. DAS GUPTA.

Calcutta.—No. Medl. 5330/DHS/5A-5.—20th November 1950.—On the expiry of leave Dr. S. C. Sinha, B.Sc., M.B. (Cal.), F. (Edin.), was allowed to resume his duties as Professor of Surgery, Lake Medical College, Calcutta, with effect from the 18th October 1950.

Calcutta.—No. Medl. 5331/DHS/5A-5.—20th November 1950.—Dr. S. C. Gupta, (Cal.), F.R.C.S. (Edin.), officiating Professor of Surgery, Lake Medical College, Calcutta, was allowed to revert to the post of Professor of Clinical Surgery in the same institution, with effect from the 18th October 1950.

Darjeeling.—No. Medl. 5450/DHS/18-7.—24th November 1950.—Dr. Subodh Chandra Bhattacharyya, M.B., Civil Medical Officer, Darjeeling, was granted earned leave for seven months with effect from the 7th August 1950, under rule 226(b)(2) read with rule 168(1) of the Bengal Service Rules (Part I).

Calcutta.—No. Medl. 5453/DHS/21M-23.—24th November 1950.—Dr. Sudhanshu K. Upadhyay, M.B., D.P.H., D.T.M., was appointed temporarily to act, until further orders, as Lecturer of Hygiene, Medical College, Calcutta, with effect from the 7th October 1950.

By order of the Governor,
P. M. DATTA, Asst.

CORRIGENDA.

No. Medl. 5323/N-9/50.—20th November 1950.
—In notification No. Medl. 4574/N-9/50, dated the 28th September 1950, published at page 1 of Part I of the *Calcutta Gazette (Extraordinary)*, dated the 29th September 1950, for the words "Mrs. D'Sylva" in line 9 substitute the words "Miss Mary DeSilva, Matron of the R. G. Medical College Hospital".

No. Medl. 5324/N-9/50.—20th November 1950.
—In notification No. Medl. 4576/N-9/50, dated the 28th September 1950, published at page 1 of Part I of the *Calcutta Gazette (Extraordinary)*, dated the 29th September 1950, for the words "(4) Mrs. D'Sylva" substitute the words "(4) Miss Mary DeSilva, Matron of R. G. Medical College Hospital".

By order of the Governor,
K. RAY, Dy.

Public Health

NOTIFICATIONS.

Burdwan.—No. P.H.2775/3M-22/49.—17th November 1950.—In exercise of the powers conferred by sub-section (1) of section 5 of the Bengal Mining Settlements Act, 1912 (Bengal Act II of 1912), the Governor is pleased to appoint Dr. S. Jay, M.B., D.P.H. (Cal.), Bacteriologist, Asansol Mines Board of Health, to be the Chief Sanitary Officer for the Mining Settlement of Asansol in the district of Burdwan with effect from the date which he takes over charge, *vice* Dr. L. Sen, and to direct that he shall be subordinate to the Asansol Mines Board of Health.

Howrah.—No. P.H.2780/1D-7/50.—17th November 1950.—In pursuance of rule (8) of the rules for the preparation, publication and execution of reports for water supply, drainage or sewerage by municipal authorities, it is hereby notified for general information that the scheme for drainage and sullage water of the Howrah Municipality has been approved by the Government of West Bengal and the particulars of the scheme are as follows:—

a) *General description of the scheme.*—The scheme is for drainage of sullage water from a portion of the Howrah municipal area. The scheme envisages improvement of branch channel No. 3 of the Howrah Drainage Scheme and excavation of sullage channel with a silting basin.

b) *An estimate of the cost of carrying it out.*—Rs. 1,19,285.

c) *An estimate of the cost of maintaining it.*—

d) *source from which the cost will be met.*—Government contribution—Rs. 79,523.

Loan from Government—Rs. 39,762.

e) *The amount of loan, if any, required for the scheme, the annual instalments by which such loan will be repayable, and the number of years required to repay it.*—Rs. 39,762 as loan carrying interest at 3½ per cent. per annum to be repaid in 5 years at an annual equated instalment of Rs. 8,44-15-2p.

The scheme will be taken into consideration after 15th January 1951 and any objection or suggestion with regard thereto, which may be received by the undersigned on or before that date will be duly considered.

Hooghly.—No. P.H.2843/2R-46/50.—23rd November 1950.—In exercise of the power conferred by section 311 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to make the following amendment in the House Sanction Rules of the Hooghly-Chinsurah Municipality, published under notification No. 604M, dated 25th February 1915, as subsequently amended:—

Amendment.

In rule 3 of the said rules, for the figures "200" substitute the figures "300".

By order of the Governor,
B. C. DAS GUPTA, Secy.

Burdwan.—No. P.H. 2796/3L-22/50.—21st November 1950.—Dr. Manindra Bhugan Das, M.B., Subdivisional Health Officer, is granted earned leave for twenty days from 27th October 1950, under rule

168(i) of the West Bengal Service Rules, Part I, with permission to prefix Puja holidays from 15th October 1950 to 26th October 1950, under rules 153-155 *ibid*.

Calcutta.—No. P.H. 2813/2P-42/50.—22nd November 1950.—Dr. B. Mukherji, M.B.B.S., D.T.M., D.P.H., was appointed temporarily as Bacteriologist, Anti-Plague Scheme, in the Directorate of Health Services, West Bengal, Bengal, with effect from the 3rd February 1950 until further orders, *vac* Dr. J. B. Bose.

2. This cancels paragraph 1 of notification No. P.H. 186/2P-15/48, dated the 2nd February 1950.

By order of the Governor,

P. M. DATTA, Asst. Secy.

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATIONS.

No 108.—21st November 1950.—Sri Narendranath Majumdar, Assistant Engineer, was, on return from overseas training, posted as a temporary Assistant Engineer under the Executive Engineer, Survey Division No. 1, in the Road Planning Circle during the period from 17th November 1949 to 22nd November 1949, both days inclusive.

By order of the Governor,

S. BHATTACHARJEE, Dy. Secy.

No 109.—21st November 1950.—The Governor is pleased to appoint Sri Debapriya Ghosh, B.Sc., B.E., son of Sri Jyotirmoy Ghosh, as a temporary Assistant Engineer in the Directorate of Works and Buildings with effect from the date on which he joins the appointment.

2. Sri Debapriya Ghosh is, until further orders, posted under the Executive Engineer, City Division, of the Presidency Circle.

By order of the Governor,

S. K. MAJUMDAR, Jt. Secy.

IRRIGATION AND WATERWAYS
DIRECTORATE

NOTIFICATION.

No. 47C.I.E.—19th November 1950.—Sri Bhupesh Nandi, temporary Assistant Engineer, Subdivisional Officer, Investigation Subdivision No. II of the Investigation Division No. 1, is transferred in the interest of public service and is posted to hold charge of the Investigation Subdivision No. VIII of the Investigation Division No. II until further orders.

2. This cancels the order issued in this office notification No. 42C.I.E., dated 2nd November 1950.

G. B. MONDAL,
Chief Engineer.

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

ORDER.

No. 2526M.P.—3rd November 1950.—In exercise of the power conferred by sub-section (1) of section 33 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to direct that notices of the occurrence of any accident resulting, or likely to have resulted, in loss of life or personal injury in, or in connection with, any part of the electric supply lines or other works of any person shall, within 24 hours of such occurrence, be sent by such person to the Electric Inspector, West Bengal, and also to the Commissioner of Police in Calcutta or to the District Magistrate elsewhere:

Provided that notices of such accidents which occur in or about a mine as defined in the Indian Mines Act, 1923, shall not be sent to the Electric Inspector, West Bengal, but shall be sent to the Chief Inspector of Mines in India, Dhanbad, the Electric Inspector of Mines, Dhanbad, the District Magistrate and the Subdivisional Magistrate, simultaneously:

Provided further that in the case of fatal or serious accidents, telegraphic or telephonic message or information by any other means shall, in addition to the notices referred to above, be sent immediately on the occurrence of such accident by such person to the authorities referred to above.

2. Notices of accidents referred to in paragraph 1 which are fatal, serious or non-serious, shall be in Form I hereto annexed and notices of accidents referred to in the first proviso to the said paragraph which are fatal, serious or non-serious, shall be in Form II hereto annexed. Such notices shall contain particulars of the accidents and of the loss of life (if any) or personal injury caused thereby.

3. Notices referred to in this order shall, in the case of factories, be in addition to those required under rules 95 and 96 of the West Bengal Factories Rules, 1949.

4. This supersedes Bengal Government notification Nos. 6572Com., dated the 2nd October 1926, and 1401Com., dated the 4th March 1933.

Explanation.—In this order—

- (a) "accident" means an accident in connection with the generation, transmission, supply or use of energy;
- (b) "fatal accident" means an accident which results in loss of life;
- (c) "non-serious accident" means an accident which results in personal injury not being serious personal injury;
- (d) "serious accident" means an accident which results in serious personal injury;
- (e) "serious personal injury" means any injury which involves, or in all probability will involve, the permanent loss of the use of or permanent injury to any limb, or the permanent loss of, or injury to, the sight or hearing, or the fracture of any limb or the enforced absence of the injured person from work for a period exceeding twenty days.

FORM NO. I.

Notice of accident under section 33(1) of the Indian Electricity Act, 1910
(IX of 1910).

From

.....
.....

To

The Electric Inspector, West Bengal, Calcutta.

The District Magistrate of.....

The Commissioner of Police, Calcutta.

Dated,.....19

DEAR SIR,

I have to furnish the following particulars of a fatal accident/a serious accident/a non-serious accident which has occurred at.....

1. Place of occurrence, with date and hour of the accident (village, station, district).....

2. Name of factory or other premises.....
3. Name and postal address of proprietor or owner.....
4. Particulars of person injured—
 Name
 Caste..... Occupation
 Sex..... Age.....
5. Nature of injury occasioned by the accident.....
6. If fatal, cause of death.....
7. Classification and cause of accident (electrical or mechanical)

8. Name of persons who saw the accident and can give important
 evidence.....
9. Any additional information which may elucidate the circumstances
 of the accident.....

Yours faithfully,

Owner/Agent/Manager.

FORM NO. II.

Notice of accident in Mines under section 33(1) of the Indian Electricity
 Act, 1910 (IX of 1910).

From

.....

To

The Chief Inspector of Mines in India, Dhanbad.

The Electric Inspector of Mines, Dhanbad.

The District/Subdivisional Magistrate of.....

Dated19 ..

DEAR SIR,

I have to furnish the following particulars of a fatal accident/a serious
 accident/a non-serious accident which has occurred at the.....
Mine:—

1. Situation of the mine (village, station, district, province).....

2. Mineral worked.....

3. Name and postal address of the owner.....

4. Name and sex of person.....
- Age..... Occupation.....
- Killed..... Injured.....
5. Date and hour of the occurrence.....
6. Place of the occurrence.....
7. Cause and description.....
8. Classification of accident (electrical or mechanical).....
9. Nature of injury and if fatal, cause of death.....
10. Any additional information which may elucidate the circumstances of the accident.....

Yours faithfully,

Owner/Agent/Manager.

By order of the Governor,
S. K. CHATTERJEE, Secy.

DIRECTORATE OF INDUSTRIES

Orders by the Director of Industries, West Bengal

No. 244.—20th November 1950.—In terms of the Government order No. 1334Ind., dated the 6th June 1950, Sri A. C. Dutta, Superintendent of Sericulture, Malda, is allowed leave on average pay for four months from the 1st November 1950, preparatory to his retirement.

No. 253.—23rd November 1950.—Dr. D. P. Rai Chowdbury, Deputy Director of Industries (Sericulture), is allowed leave for twenty-seven days from the 4th December 1950 to the 30th December 1950 under rule 167(u) of the West Bengal Service Rules, Part I.

He is permitted to prefix Sunday on the 3rd December 1950, and affix Sunday and holidays on the 31st December 1950, and the 1st January 1951, to the leave.

No. 4B.I. — 10th November 1950. — Under powers delegated in Government order No. 2539, dated the 23rd August 1940, and on the unanimous recommendation of the Board of Industries, West Bengal, as contained in their resolution No. 13, of the meeting held on the 4th October 1950, sanction is hereby accorded to the grant of the application, dated the 5th June 1950, from Sri Shanti Lal Gupta of 123, Bellaghata Main Road, Calcutta-10, for a loan of Rs. 850 (Rupees eight hundred and fifty) only, under section 19(I)(a) of the Bengal State Aid to Industries

Act, 1931 (Bengal Act III of 1931), for development of Shoe and Suitcase making industry on the terms and conditions noted below. —

- (1) that the aforesaid loan of Rs. 850 does not exceed 50 per cent. of the net value of the assets of the applicant in the industry after deducting all encumbrances existing thereon at the time when the application was made;
- (2) that the entire amount of the loan shall be utilised in the expansion of the existing business;
- (3) that a mortgage bond be executed by the applicant in the form prescribed for the purpose;
- (4) that interest be charged at the rate of 6½ per cent. per annum payable with each instalment on the balance of the unpaid principal;
- (5) that if the instalments with interest thereon are paid promptly on the due date or within seven days thereafter instalments will be accepted at the reduced rate of 6¼ per cent. per annum; and
- (6) that the entire amount of the loan with interest thereon be repaid in five equal yearly instalments of Rs. 170 each, the first instalment being payable on the anniversary of the loan.

The order is also directed to be published in the *Calcutta Gazette*.

D. N. GHOSE, Director of Industries

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 6763Lab.—25th November 1950.—In exercise of the power conferred by clause (a) of sub-section (1) of section 3 read with sub-section (2) of section 5 of the Minimum Wages Act, 1948 (XI of 1948), the Governor, having considered the advice of the committee appointed under clause (a) of sub-section (1) of section 5 of the said Act by the notification No. 3045-Lab., dated the 21st June 1949, is pleased to fix the minimum rates of wages, payable to employees employed in rice mills in the State of West Bengal, as specified in the schedule annexed hereto.

SCHEDULE.

TABLE I.

Minimum wages and dearness allowance (cost of living index—350) for time-rate workers.

(1 day = 8 working hours, 1 week = 6 working days, 1 month = 26 working days.)

Categories.	Blocks I, II, VI and VII.			Blocks III and IV.			Block V.			Remarks.
	Rs.	a.	p.	Rs.	a.	p.	Rs.	a.	p.	
1. Unskilled workers—										
(i) Adult males—										
Basic wage per day ..	1	2	0	0	13	6	0	15	0	Adolescents certified to work as adults shall get equal wages and dearness allowance with adults.
Dearness allowance per day.	0	6	0	0	4	6	0	5	0	
(ii) Adolescents—males (not certified to work as adults)—										
Basic wage per day ..	0	9	0	0	6	9	0	7	6	
Dearness allowance per day.	0	3	0	0	2	3	0	2	6	
(iii) Adult females—										
Basic wage per day ..	0	12	0	0	11	6	0	11	6	Adolescents not certified to work as adults shall not be employed for more than 4½ hours.
Dearness allowance per day.	0	4	0	0	4	0	0	4	0	
(iv) Adolescents—females (not certified to work as adults)—										
Basic wage per day ..	0	6	0	0	6	0	0	6	0	
Dearness allowance per day.	0	2	0	0	2	0	0	2	0	
2. Semi-skilled workers—										
Basic wage per day ..	1	5	6	1	5	6	1	5	6	
Dearness allowance per month.	15	8	0	12	0	0	14	0	0	
3. Skilled workers—										
Basic wage per day (according to skill involved).	1	8	0	1	8	0	1	8	0	
Dearness allowance per month.	15	8	0	12	0	0	14	0	0	
4. Clerks—										
Basic wage per month	50	0	0	50	0	0	50	0	0	
Dearness allowance per month.	18	0	0	15	0	0	16	0	0	
5. Durwans—										
Basic wage per month	32	0	0	32	0	0	32	0	0	
Dearness allowance per month.	15	8	0	12	0	0	14	0	0	
6. Apprentices shall get basic wage and dearness allowance at two-thirds rates.										
7. Sardars and Sardarnis shall get equal remuneration with the workers for supervision and additional remuneration equal to that of workers, if they work with the other workers.										

Variation in dearness allowance with variation of one point in the Cost of Living Index.

1. Unskilled workers, adult males and females, adolescents (male and female) ..	2 per cent. of the basic wage for all blocks.
2. Semi-skilled and skilled workers and durwans.	17.5 pies per month. 13.5 pies per month. 15.8 pies per month.
3. Clerks ..	20.33 pies per month. 16.04 pies per month. 18.07 pies per month.

Note.—Dearness allowance shall vary only when there is variation in the cost of living index by 30 paise.

TABLE II.

The following shall be the work-loads for different categories of works, when done on daily rates:—

Categories of workd.	Work-loads.	Remarks.
GROUP A.		
(1) Unloading of bags of paddy	120 bags per day	.. If (1) and (2) are done together 160 bags per day.
(2) Unpacking of bags of paddy..	480 bags per day.	
GROUP B.		
(1) Steaming of paddy	.. 56 bags of paddy per day	If (1) and (2) are done together 22 bags per day. These works include carrying of paddy to the drying yard.
(2) Boiling of paddy	.. 40 bags of paddy per day.	
GROUP C.		
Carrying dried paddy to the machine-room.	3 for 100 maunds of paddy.	
Sardarnis	.. The maximum number should not be more than one for 400 maunds of paddy or part thereof.	
GROUP D.		
Carrying dried paddy to the machine-room.	Males—66 bags per day. Females—44 bags per day.	
GROUP E.		
(1) Milling paddy	..	(1) Males—1 for each huller or fan plus 1 extra up to 4 hullers and 2 extra for more than 4 hullers. Females—3 for two hullers or fans. (2) or (3) Males—24 maunds per hour. Females—16 maunds per hour.
(2) Carrying rice to the godown		
(3) Carrying husk to the godown		
GROUP F.		
Removing ash from furnace	.. 1 man for the furnace	If he is not employed for this work for full day, he may be employed for other works.
GROUP G.		
(1) Bagging of finished rice	.. 160 bags per day	.. If (1) and (2) are done together 54 bags per day. If (1), (2) and (3) are done together 52 bags per day. If (1), (2), (3) and (4) are done together 72 bags per day or 9 bags per hour.
(2) Weighing and sewing of bags of finished rice.	80 bags per day.	
(3) Marking of bags of finished rice.	3 bags per minute.	
(4) Stacking of bags of finished rice.	160 bags per day.	
GROUP H.		
(1) Loading of bags of finished rice on lorries and carts.	112 bags per day or 14 bags per hour.	If (1) and (2) are done together 72 bags per day or 9 bags per hour.
(2) Arranging bags of finished rice on lorries or carts.	224 bags per day or 28 bags per hour.	

TABLE III.

Minimum piece-rates for different works in Rice Mills per 100 bags.

Categories of work.	Blocks I, II, VI and VII.	Blocks III and IV.	Block V.
GROUP A.			
	Rs. a. p.	Rs. a. p.	Rs. a. p.
(1) Unloading of bags of paddy	.. 1 8 0	1 2 0	1 4 0
(2) Unpacking of bags of paddy.	.. 0 6 0	0 4 6	0 5 0
GROUP B.			
(1) Steaming of paddy	.. 3 0 0	2 4 0	2 8 0
(2) Boiling of paddy	.. 4 8 0	3 5 0	3 11 0

: 1]

Categories of work.	Blocks I, II VI and VII.	Blocks III and IV.	Block V.
	Rs. a. p.	Rs. a. p.	Rs. a. p.

GROUP C.

Carrying dried paddy to the machine-room	2 6 0	1 14 0	2 0 0
--	-------	--------	-------

GROUP D.

Carrying rice or husk to the godown from the machine-room.	0 15 0	0 12 0	0 13 0
--	--------	--------	--------

GROUP E.

(1) Bagging of finished rice	1 0 0	0 12 0	0 14 0
(2) Weighing and sewing bags of rice	2 0 0	1 8 0	1 12 0
(3) Marking bags of rice	0 2 0	0 1 6	0 1 9
(4) Stacking bags of rice	1 0 0	0 12 0	0 14 0

GROUP F.

(1) Loading of bags of rice on lorries and carts	1 9 0	1 3 0	1 5 0
(2) Arranging bags of rice on lorries or carts	0 12 6	0 9 6	0 10 6

Explanation.—In this notification Block I means Calcutta and the district of 24-Parganas, Block II means the districts of Howrah and Hooghly, Block III means the district of Burdwan, Block IV means the districts of Bankura and Midnapore, Block V means the district of Birbhum, Block VI means the districts of Maldah, Murshidabad, Nadia and West Dinajpur and Block VII means the districts of Jalpaiguri and Darjeeling.

5710Lab.—23rd November 1950.—Whereas a public emergency which requires that story known as Darjeeling Himalayan Locomotive, Carriage and Wagon Works situated at Tindharia, Darjeeling, with option of the Carpentry and Motor Repair should be exempted from the provisions of VI, other than section 59 of the Factories Act (LXIII of 1948);

therefore, in exercise of the power conferred by section 5 of the said Act, the Governor hereby to exempt the said factory, with option of the Carpentry and Motor Repair, from the provisions of Chapter VI, other than section 59 of the said Act, up to the 31st December 1950, subject to the conditions hereinafter following, namely:—

no worker shall be employed in the factory for more than 10 hours on any day;

no worker shall be employed for more than 60 hours in any one week;

no worker shall be allowed to work for more than six hours before he has had an interval for rest of at least half an hour; and

copy of this notification shall be displayed in a conspicuous position at or near the main entrance of the factory.

6750Lab.—24th November 1950.—The draft of amendments which in exercise of power conferred by sub-section (2) of

section 49 of the Factories Act, 1948 (LXIII of 1948), the Governor proposes to make in the West Bengal Factories (Welfare Officers) Rules, 1950, issued under Labour Department notification No. 4020Lab., dated the 24th July 1950, is hereby published, as required by section 115 of the said Act, for the information of persons likely to be affected thereby.

The draft will be taken into consideration on or after the 1st February 1951, and any objection or suggestion with respect thereto which may be received by the undersigned will be duly considered:—

Draft amendments.

I. For rule 7 of the said rules, substitute the following:—

“7. *Exemption from rule 6.*—Any person who on the 1st day of April 1950 had been in employment for a year or more, or any person who may be appointed on or after the 1st day of April 1950 in a factory as a Labour Welfare Officer, and who possesses all qualifications except those of a degree or diploma in social work course or a certificate of social work course to serve as a Welfare Officer shall be exempt from the provisions of rule 6:

Provided that unless he secures a degree or diploma in social work course of a recognised University or a certificate of social welfare course of the Department of Labour of any Government within a period of three years from the date of enforcement of these rules, he shall, on the expiry of the said period, cease to be a Welfare Officer:

Provided further that the State Government may exempt subject to suitable conditions about further qualification as may be laid down, from all or any of the requirements of rule 6 or of this rule, any person who, on the 1st April 1950, had been in employment in any factory as a Labour Welfare Officer and who in the opinion of the State Government possesses requisite practical experience to serve as a Welfare Officer."

II. For sub-rule (a) of rule 8 of the said rules, substitute the following:—

"(a) The posts of Welfare Officers may be filled up by persons recommended by the Employment Exchange Organisation, West Bengal, or by the Appointment and Information Board, Calcutta University, or by advertisement in the local newspapers and the appointment notified to the State Government giving details of the requisite qualification and age and the terms and conditions of service."

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 33(1)50W.C.—17th November 1950.—In partial modification of this Labour Directorate notification No. 33W.C., dated 5th April 1950, published at page 599, Part I of the *Calcutta Gazette*, dated 20th April 1950, the names of "Sri Lallmoni Prodhan" and "Sreemati Jamuna Tamangseni", members nominated by the employers to the Works Committee in Bannockburn Tea Estate, post office Darjeeling, are hereby cancelled and the names of "Sri N. K. Bangdel" and "Sreemati Lakhimaya Tamang" are hereby published in their places respectively for general information.

No. 2(3)49/50W.C.—20th November 1950.—In partial modification of this Labour Directorate notification No. 2L.C., dated 5th January 1949, published at page 216, Part I of the *Calcutta Gazette*, dated 3rd February 1949, the names of "Sri Chatter" and "Sri Kartic Chandra Dutta", members elected by the employees from constituencies Nos. 1 and 6 respectively, to the Works Committee in the National Iron and Steel Co., Ltd., Belur, Howrah, are hereby cancelled and the names of "Sri Ram Rathi" and "Sri B. C. Mitter" are published in their places for general information as members to the above Works Committee elected in the by-election in constituencies Nos. 1 and 6 respectively.

No. 7(1)48/50W.C.—20th November 1950.—In partial modification of this Labour Directorate notification No. 7L.C., dated 25th May 1948, published at page 797, Part I of the *Calcutta Gazette*, dated 17th June 1948, the names of "Mr. F. Fisher", "Sri N. K. Sarma", "Sri R. B. Singh", "Sri A. R. Banerjee" and "Dr. S. K. Das", members nominated by the employers to the Works Committee in Luxmi Jute Mills, Ltd., 134, Belliaghata Road, Calcutta, are hereby cancelled and the names of "Sri Makhanlal Gupta", "Sri Dharendra Nath Mukherjee" and "Sri G. C. Pal".

"Sri T. D. Bagree" and "Sri Profulla Kumar Mitra" are published in their places for general information as members to the above Works Committee.

No. 79(4)49/50W.C.—20th November 1950.—partial modification of this Labour Directorate notification No. 79W.C., dated 8th November 1949, published at page 1958, Part I of the *Calcutta Gazette*, dated 17th November 1950, the name "Sri Panchu Adhikary", a member elected the employees from constituency No. 3 to Works Committee in Messrs. Guest, Ke Williams, Ltd., 97, Andul Road, post Bata Gardens, Howrah, is hereby cancelled and name of "Sri Ramdayal Pashi" is published his place for general information as an employee representative to the above Works Committee elected in the by-election held in constituency No.

S. K. HALDAR, Labour Commission

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 12060F.D./FD/6T/2/50.—16th November 1950.—Sri Sukumar Mitra, Rationing Officer North Barrackpore, is appointed to act on further orders, as Rationing Officer, Garulia, in addition to his own duties, *vice* Sri Ajit Kumar Ghosh.

No. 12116F.D./FD/TR/1L/3/50.—17th November 1950.—Sri Pratap Chandra Sen, Special Officer (Construction) under the Department Food, is granted earned leave for twenty days with effect from the 20th November 1950 and rule 168(I) of the West Bengal Service Rule Part I.

No. 12230F.D./DCS/TR/8A-9/49.—21st November 1950.—Sri K. C. Chakravarty, Assistant Controller of Finance, has been appointed to act as Accounts Officer (Transportation), in the Directorate of Transportation under the Department Food with effect from the 11th November 1950 *vice* Sri Chinta Haran Banerjee.

By order of the Governor
S. K. SANYAL, Dy. Secy

DEPARTMENT OF SUPPLIES

NOTIFICATION.

No. 5096S.D.—20th November 1950.—Sri Jyotish Chandra Aitch, retired Deputy Magistrate and Deputy Collector, is re-employed for further period of six months with effect from 1st November 1950 as Deputy Director of Consumer Goods, Department of Supplies, West Bengal, with headquarters at Calcutta.

By order of the Governor,
S. M. MURSHED, Jt. Secy

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATIONS.

12894L.R.—20th November 1950.—**Mr. Priya Mohan Ghatak**, Sub-Deputy Magistrate (re-employed), is appointed to be the Sub-Deputy Collector, in the district of Burdwan, with effect from the date on which he is relieved of his duties.

13062L.R.—23rd November 1950.—**Mr. Kishore Kar**, Sub-Deputy Magistrate, Sub-Deputy Collector, employed as Sub-Deputy Collector, Calcutta, has been granted leave on average pay, on proper certificate, for three months and two days, from the 13th July 1950, under the provisions of rule 184(b)(ii) of the West Bengal Rules, Part I.

His cancellation of the notification No. 9172L.R., dated 14th August 1950, published at page 1 of the *Calcutta Gazette*, dated 14th August 1950.

13084L.R.—23rd November 1950.—**Sri Sudhangshu Bimal Das**, Deputy Collector and Assistant Settlement Officer, Jalpaiguri Revisional Settlement, is, in the interest of public service, transferred to the post of Deputy Collector, Alipore, with effect from the date on which he joins his duties there for employment as Officer-in-Charge of the Survey and Training Camp of Junior Civil Officers.

By order of the Governor,
K. C. BARMAN, Dy. Secy.

Land Acquisition

NOTIFICATIONS.

12798L.A.—17th November 1950.—The Governor is pleased to cancel so much of the notification No. 7691L.A., dated the 21st November 1946, under section 4 of the Land Acquisition Act, I of 1894, published at page 1 of the *Calcutta Gazette* of the 5th November 1946, as relates to cadastral plot No. 52 in full, measuring 0.089 of an acre out of a total area of 0.299 of an acre notified for acquisition for extension of play ground and ground of the Parameswari Balika Vidyalaya, in the village of Mahesh, jurisdiction list No. 15, Serampore, pargana Boro, district Hooghly.

12800L.A.—17th November 1950.—The Governor is pleased to cancel the notification No. 6312L.A., dated the 11th August 1948, under section 4 of the Land Acquisition Act, 1894, published at page 1106, Part I of the *Calcutta Gazette*, dated the 19th August 1948, in relation to the proposed acquisition of 3.32 acres of land for the Konnagore Municipality in the village of Konnagore, jurisdiction list No. 7, thana Boro, pargana Boro, district Hooghly.

12802L.A.—17th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50-Judl, dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for the development of Asansol East Yard in miles 130 and 131, East Indian Railway main line, in the village of Asansol, jurisdiction list No. 23, thana Asansol, pargana Shergarh, zilla Burdwan, it is hereby notified that for the above purpose a piece of land in Block A starting from chainage 26.13 feet of the mile 130, East Indian Railway main line, i.e., from the junction of East Indian Railway and Grand Trunk Road boundary line, and running generally towards the north-western direction being attached to the southern boundary of the East Indian Railway main line and terminating at mile post 130 of the same line in mauza Asansol and varying in width from 0 foot to 450 feet and another piece of land in Block B starting from chainage 47.17 feet of the mile 130, East Indian Railway main line, and running generally towards the north-western direction being attached to the southern boundary of both Ghasik Mosila Branch line and the East Indian Railway main line and terminating at chainage 20.15 feet of the mile 131 of the same line, i.e., up to the eastern boundary of the proposed East Indian Railway staff quarters acquisition, in mauza Asansol and varying in width from 0 foot to 450 feet, and measuring, more or less, 36.82 acres, are likely to be required within the aforesaid village of Asansol.

jurisdiction list No. 2, thana Kulti, pargana Shergarh, zilla Burdwan, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 242-247, 268 and 270 and part of cadastral survey plot Nos. 217, 241 and 248, and measuring, more or less, 9.81 acres, is likely to be required within the aforesaid village of Duburdi.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Coal Mines Welfare Commissioner, Dhanbad.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Notification No. 6261A, dated 20th January 1950, under section 4 of the Land Acquisition Act (I of 1894), published at pages 135 and 136, Part I of the *Calcutta Gazette* of the 26th January 1950, is hereby cancelled.

Burdwan.—No. 12804L.A.—17th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50-Judl, dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for the development of Asansol East Yard in miles 130 and 131, East Indian Railway main line, in the village of Asansol, jurisdiction list No. 23, thana Asansol, pargana Shergarh, zilla Burdwan, it is hereby notified that for the above purpose a piece of land in Block A starting from chainage 26.13 feet of the mile 130, East Indian Railway main line, i.e., from the junction of East Indian Railway and Grand Trunk Road boundary line, and running generally towards the north-western direction being attached to the southern boundary of the East Indian Railway main line and terminating at mile post 130 of the same line in mauza Asansol and varying in width from 0 foot to 450 feet and another piece of land in Block B starting from chainage 47.17 feet of the mile 130, East Indian Railway main line, and running generally towards the north-western direction being attached to the southern boundary of both Ghasik Mosila Branch line and the East Indian Railway main line and terminating at chainage 20.15 feet of the mile 131 of the same line, i.e., up to the eastern boundary of the proposed East Indian Railway staff quarters acquisition, in mauza Asansol and varying in width from 0 foot to 450 feet, and measuring, more or less, 36.82 acres, are likely to be required within the aforesaid village of Asansol.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Notification No. 1024L.A., dated 4th February 1950, under section 4 of the Land Acquisition Act, I of 1894, published at page 232, Part I of the *Calcutta Gazette* of the 9th February 1950, is hereby cancelled.

24-Parganas.—No. 12806L.A.—17th November 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of Hindusthan Cotton Mills, Ltd. for construction of workers' quarters and staff quarters and extension of weaving factory and also for construction of spinning factory and factory for finishing department and godown for finished goods and cotton, in the village of Belgharia, jurisdiction list No. 3, thana Baranagar, pargana Calcutta, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 3368, 3370, 3371, 3390-3404, 3406-3412, 3414-3417, 3423-3437, 3439-3445, 3448, 3449, 4117-4119 and portion of cadastral plots Nos. 3418-3422, 3438 and 3447, and measuring, more or less, 20.34 acres, is likely to be required within the aforesaid village of Belgharia.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Alipore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

24-Parganas.—No. 12550L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Aswini Kumar Maitra, Deputy Magistrate and Deputy Collector (re-employed), to be a Land Acquisition Collector in the district of 24-Parganas, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

24-Parganas.—No. 12552L.A.—14th November 1950.—Whereas the functions of the Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Prafulla Kumar Ghosh, Sub-Deputy Magistrate and Sub-Deputy Collector, to be a Land Acquisition Collector in the district of 24-Parganas, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Burdwan.—No. 12554L.A.—14th November 1950.—Whereas the functions of the Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Probhat Chatterji, Deputy Magistrate and Deputy Collector, to be a Land Acquisition Collector in the district of Burdwan, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Burdwan.—No. 12556L.A.—14th November 1950.—Whereas the functions of the Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Himansu S. Majumdar, Sub-Deputy Magistrate and Deputy Collector, to be a Land Acquisition Collector, in the district of Burdwan, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Burdwan.—No. 12558L.A.—14th November 1950.—Whereas the functions of the Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Akshay Kumar Sen, Deputy Magistrate and Sub-Deputy Collector (temporary), to be a Land Acquisition Collector in the district of Burdwan, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

— No. 12560L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, of 1894, in relation to the acquisition of the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India;

therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Ashutosh Chatterjee, Deputy Magistrate and Sub-Deputy Collector, Land Acquisition Collector in the district of Nadia, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

— No. 12562L.A. — 14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, of 1894, in relation to the acquisition of the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India;

therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Satish Chandra Chandra, Deputy Magistrate and Sub-Deputy Collector, Land Acquisition Collector in the district of Nadia, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

— No. 12564L.A. — 14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, of 1894, in relation to the acquisition of the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India;

therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Bhabatosh Chakrabarty, Deputy Magistrate and Sub-Deputy Collector, Land Acquisition Collector in the district of Nadia, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Midnapore.—No. 12582L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, of 1894, in relation to the acquisition of the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India;

therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Surendra Kumar Sur, Deputy Magistrate and Sub-Deputy Collector, Land Acquisition Collector in the district of Midnapore, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Midnapore.—No. 12584L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, of 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Sailesh Chandra Chaudhury, Deputy Magistrate and Deputy Collector, to be a Land Acquisition Collector in the district of Midnapore, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Midnapore. — No. 12586L.A. — 14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, of 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Rabindra Nath Chakrabarty, Sub-Deputy Magistrate and Sub-Deputy Collector, to be a Land Acquisition Collector in the district of Midnapore, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Malda. — No. 12588L.A. — 14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, of 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Kulada Kinkar Ghosh, Sub-Deputy Magistrate and Sub-Deputy Collector, to be a Land Acquisition Collector in the district of Malda, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

West Dinajpur.—No. 12590L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, of 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Ramesh Chandra Sanyal, Sub-Deputy Magistrate and Sub-Deputy Collector, to be a Land Acquisition Collector in the district of West Dinajpur, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Darjeeling.—No. 12592L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Saraju Lal Basu, Sub-Deputy Magistrate and Sub-Deputy Collector, to be a Land Acquisition Collector in the district of Darjeeling, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Jalpaiguri.—No. 12594L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs, under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, read with the said notification, the Governor is pleased to appoint Sri Mohit Mohan Das Gupta, Sub-Deputy Magistrate and Sub-Deputy Collector, to be a Land Acquisition Collector in the district of Jalpaiguri, to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

24-Parganas.—No. 12834L.A.—20th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for Automatic Telephone Exchange Building and associated building, in the village of Garhbhukta Nandanpur, jurisdiction list No. 8, thana Budge Budge, zilla 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plot Nos. 305 and 307, and measuring, more or less, 0.85 of an acre, is likely to be required within the aforesaid village of Garhbhukta Nandanpur.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the General Manager, Calcutta Telephone District, as well as in the office of the Special Land Acquisition Collector, Alipore.

In exercise of the powers conferred by the said section read with the said notification, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land has any objection to the acquisition thereof within thirty days after the date on which notice of the substance of this notification in the locality, file an objection in writing to the Collector of 24-Parganas.

24-Parganas.—No. 12836L.A.—20th November 1950.—Whereas it appears to the Governor land is likely to be required to be taken by the Government at the expense of Ashtanga A Vidyalaya for the extension of Jamini Ashtanga Ayurveda Patipukur Tuberculosis Hospital in the village of Dakshindanri, jurisdiction list No. 25, thana Dum Dum, pargana Panagram, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plot Nos. 670 and 671, and measuring, more or less, 3.4612 acres, is likely to be required within the aforesaid village of Dakshindanri.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Alipore, 24-Parganas.

In exercise of the powers conferred by the said section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land has any objection to the acquisition thereof within thirty days after the date on which notice of the substance of this notification in the locality, file an objection in writing to the Collector of 24-Parganas.

Birbhum.—No. 12846L.A. (P.W.)—20th November 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by the Government at the public expense for a public purpose, viz., for the diversion of the Palitpur Road in the first mile connect existing District Board Road, it is hereby notified that for the above purpose a piece of land comprising, more or less, 2.11 acres, and comprising cadastral plots as detailed below, is likely to be required in the district of Birbhum.

District Birbhum.

Thana Bolpur, village Gayespur, jurisdiction list No. 122.

Cadastral plots in part—563, 562, 561, 556, 514, 513, 512, 515, 516, 511, 524.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Circle, at Anderson House, Alipore, as well as in the office of the Collector of Birbhum.

In exercise of the powers conferred by the said section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which notice of the substance of this notification is given in the locality, file an objection in writing to the Collector of Birbhum.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 1A of the Act shall not apply to the waste or arable portions of the land in this case.

Malda.—No. 12896L.A.—20th November 1950.—The Governor is pleased to cancel so much of the notification No. 2978L.A., dated 22nd March 1950, under section 4 of the Land Acquisition Act I of 1894, published at page 495, Part I of the *Calcutta Gazette*, dated 30th March 1950, as relates to a piece of land comprising a portion of cadastral survey plot No. 603 and measuring, more or less, 0·08 of an acre, out of the total area of 12·99 acres notified for acquisition for building sites of the Malda College, in the village of Pirozpur, jurisdiction list No. 69, thana English Bazar, pargana Amirabad, district Malda.

Birbhum.—No. 12932L.A.—21st November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50-Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for the extension of post office building Suri, in the village of Chandnisahebgunj, jurisdiction list No. 7, thana Suri, pargana Khatanga, la Birbhum, it is hereby notified that for the above purpose a piece of land comprising part of cadastral plot No. 63 and measuring, more or less, ½ of an acre, is likely to be required within the aforesaid village of Chandnisahebgunj.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Superintendent of Post Offices, Burdwan Division, at Burdwan.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Birbhum.

Notification No. 2610L.A., dated 14th March 1950, under section 4 of the Land Acquisition Act, I of 1894, published at page 438, Part I of the *Calcutta Gazette* of the 23rd idem, is hereby cancelled.

Burdwan.—No. 12934L.A.—21st November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50-Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India:

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for an assisted railway siding to serve Messrs. Gourangdi Collieries, Ltd., in the village of Jamgram, jurisdiction list No. 20, thana Barabani, pargana Sergarh, zilla Burdwan, it is hereby notified that for the above purpose a piece of land starting from chainage 683·87 in mile 13 of Ondal Loop (Nandi Punuria section), East Indian Railway, being attached to the old railway boundary line of the same railway line and running generally towards the north-western direction passing through the mauza Jamgram, and terminating at chainage 687·95 in mile 14 of the same railway line in the same mauza, being 408 feet in length and 40 feet in width and measuring, more or less, 0·37 of an acre, is likely to be required within the aforesaid village of Jamgram.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Divisional Superintendent, East Indian Railway, Asansol.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Notification No. 4740L.A., dated 2nd May 1950, under section 4 of the Land Acquisition Act, I of 1894, published at page 847, Part I of the *Calcutta Gazette* of the 11th May 1950, is hereby cancelled.

Midnapore.—No. 12980L.A.—21st November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50-Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for the manufacture of bricks, for the Indian Institute of Technology, Kharagpur, in the village of Leluakola, jurisdiction list No. 108, thana Kharagpur, pargana Dharendra, zilla Midnapore, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 200 to 224, 230 to 232, 257 to 299, 323 to 333, 355 to 409, 419 to 420, 422 to 423, 461 (part), 489 and 492 to 493 and measuring, more or less, 30·00 acres, is likely to be required within the aforesaid village of Leluakola.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

In exercise of the powers conferred by the said section read with the said notification, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923 and read with the aforesaid notification, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

24-Parganas.—No. 13012L.A.—21st November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50-Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is likely to be required to be taken by the Central Government at the public expense for a public purpose being a purpose of the Union, namely, for the development of the Dum Dum Air Port, in the village of Sultanpur, jurisdiction list No. 10, thana Dum Dum, pargana Calcutta, zilla 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 3312, 3230-3239, 3241-3245, 3247-3250, 3258 and 3313 and measuring, more or less, 6.94 acres, is likely to be required within the aforesaid village of Sultanpur.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894 read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of Special Land Acquisition Officer, Alipore, 24-Parganas, as well as in the office of the Executive Engineer, Calcutta Aviation Division, Central Public Works Department, Calcutta.

In exercise of the powers conferred by the said section read with the said notification, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

Calcutta.—No. 13122L.A.—23rd November 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the Calcutta Improvement Trust for a public purpose, viz., for Scheme No. LXII—(Maniktala Rehousing) in ward No. 4 of the Calcutta Municipality in the city of Calcutta, it is hereby notified that for the above

purpose a piece of land measuring, more or less 0.7449 of an acre, bounded on the—

North—By premises Nos. 14, 12 and 10/ Wards Institution Street,

East—By Wards Institution Street,

South—By Harinath De Road, premises No. 1, Harinath De Road, and Harinath Road,

West—By the remaining portion of premises No. 28, Harinath De Road,

is likely to be required within the aforesaid ward No. 4 of the Calcutta Municipality in the city of Calcutta.

This notification is made, under the provision of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the First Land Acquisition Collector at Bankshall Street, Calcutta.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the First Land Acquisition Collector, Calcutta.

Burdwan.—No. 13124L.A.—23rd November 1950.—In exercise of the powers conferred by section 48(1) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of a piece of land relating to a portion of Domohini Road, comprising part of cadastral survey plot No. 9103 in mauza Asansol Municipality, jurisdiction list No. 24, thana Asansol, pargana Shergarh, district Burdwan measuring, more or less, 0.05 of an acre, in Block II of mile 131 of East Indian Railway, and bounded as detailed below, out of the remaining area of 3.355 acres (6.143 acres being already withdrawn from acquisition under notification No. 2791L.A. dated 2nd April 1947, published at pages 684-68 Part I of the Calcutta Gazette of 10th April 1947) out of 9.498 acres of land notified for acquisition under declaration No. 7840L.A., dated the 25th November 1946, published at page 1712, Part I of the Calcutta Gazette of the 5th December 1946 for the East Indian Railway, for remodeling Asansol Down Yard at miles 131 and 132 of the East Indian Railway, main line—

Boundary.

North—By the lands of Domohini Road.

East—By the lands of Abdul Rauf and East Indian Railway.

South—By the lands of East Indian Railway.

West—By the lands of Apeal Collieries, Ltd. Phani Bhusan Dutta and Domohini Road.

24-Parganas.—No. 13228L.A.—25th November 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of Basmall & Co., (India) Ltd., for construction of factory with residential quarters for workers, in the village of Dakshineswar, jurisdiction list No. 4, thana Baranagar, pargana Calcutta, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plots Nos. 1509, 1511, 1514, 1515, 1516, 1517, 1518 and 1519 and measuring, more or less 0.66 acres, is likely to be required within the aforesaid village of Dakshineswar.

1]

notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Calcutta.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

ERRATA.

Burdwan.—No. 127961.A—17th November 1950.—In the notification No. 31911.A., dated the 31st March 1950, under section 4 of the Land Acquisition Act, I of 1894 published at page 534, Part I of the *Calcutta Gazette* of the 6th April 1950, in respect of the proposed acquisition of land required by the Asansol College authorities for the erection of building for Asansol College in the village of Asansol, thana Asansol, pargana Shergarh, district Burdwan—

Read the figure "699" for the figure "669" in line 12 and

Read "8.07 acres" for "7.25 acres" in line 13.

Midnapore.—No. 128421.A—20th November 1950.—In notification No. 54261.A., dated 20th May 1950, under section 4 of the Land Acquisition Act, I of 1894, published at page 990, Part I of the *Calcutta Gazette* of the 20th May 1950, in respect of the acquisition of land for sit clearance of inner channel of Persua sluice in the villages of Purba Dakshin Moyna, etc., in police-station Moyna, district Midnapore—

Read "59.25 acres" in place of "61.55 acres" in line 12.

Howrah.—No. 131281.A—23rd November 1950.—In notification No. 32071.A., dated 4th May 1946, under section 4 of the Land Acquisition Act, I of 1894, published at page 806, Part I of the *Calcutta Gazette* of the 30th idem, in respect of acquisition of land required for taking over a portion of common passage of Krishnataran Naskar Lane and opening out a 6 feet wide public passage—

Read "village of Ghusury" in place of "village of Mahpanchghara" in lines 8-9 and 32.

NOTICES.

Birbhum.—No. 128441.A.(P.W.)—20th November 1950.—Whereas 0.30 of an acre, more or less, of land situate in or near the village of Hariram-pur, jurisdiction list No. 130, described below has been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, namely, for the construction of the Shohara Pater Bundh in connection with the Procurement Bonus Scheme under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the said land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division No. I, Rampurhat, Birbhum.

Calcutta.—No. 132401.A.—25th November 1950.—Whereas it appears to the Governor that it is likely to be required to be taken by Government at the expense of the Calcutta Cement Trust for a public purpose, viz., for Cement Scheme No. LXI (Sankar Bose Road (Chetla) in Ward No. 24 of the Calcutta Municipality in the city of Calcutta, it is hereby notified that for the above purpose a piece of comprising premises No. 2, Sabji Bagan and measuring, more or less, 0.4360 of an bounded on the—

By Sabji Bagan Lane and premises No. 1, Sabji Bagan Lane,

By premises Nos. 14, 13B and portion of premises No. 13A, Chetla Road,

By the Calcutta Corporation land—Lot Nos. 6, 7, 8 (new No. 26, Sankar Bose Road), and lot No. 9 including the passage,

By premises No. 17, Sankar Bose Road and premises No. 4, Sabji Bagan Lane,

to be required within the aforesaid No. 24 of the Calcutta Municipality in the City of Calcutta.

notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Second Land Acquisition Collector, 5, Bankshall Street, Calcutta.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

24-Parganas.—No. 132421.A.—25th November 1950.—Whereas it appears to the Governor that it is likely to be required to be taken by Government at the expense of the Calcutta Mineral Supply Co., Ltd., for a public purpose, for the extension of the existing factory of the Mineral Supply Co., Ltd., in the village of Kankuri, jurisdiction list No. 28, thana Dum-pargana Panchannagram, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plot No. 17 and measuring, more or less, 0.73 of an acre is likely to be required within the aforesaid jurisdiction of Kankuri.

notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Calcutta.

Description of land.

Mauza Harirampur, jurisdiction list No. 130, thana Muraroi, district Birbhum.

Cadastral plots in part—72, 73.

Area—more or less 0·30 acre.

Nadia.—No. 13232L.A.(P.W.).—25th November 1950.—Whereas 0·04 of an acre, more or less, of land situate in or near the village of Chilahali, jurisdiction list No. 56, described below has been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Plassey-Betai Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Projects, Krishnagar, Nadia.

Description of land.

Village Chilahali, jurisdiction list No. 56, police-station Tehatta, district Nadia.

Cadastral survey plots in part—1205, 1236, 1674 and 1773.

Nadia.—No. 13234L.A.(P.W.).—25th November 1950.—Whereas 0·02 of an acre, more or less, of land situate in or near the village of Bhaga, jurisdiction list No. 63, described below has been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Plassey Provincial Highway under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Nadia.

Description of land.

Village Bhaga, jurisdiction list No. 63, police-station Kaliganj, district Nadia.

Cadastral survey plots in part—113 and 514.

Nadia.—No. 13236L.A.(P.W.).—25th November 1950.—Whereas 1·37 acres, more or less, of land situate in or near the village of Panchdara-Abhoynagar described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely for the construction of Plassey-Betai Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Project, Krishnagar, Nadia.

Description of land.

Village Panchdara-Abhoynagar, jurisdiction list No. 20, police-station Tehatta, district Nadia.

Cadastral survey plots in part—381, 1176, 1193, 1194, 1195, 1231, 1232, 1233, 1234, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1815, 1816, 1817, 1819, 1821, 2133, 3423, 3556, 3602, 4301, 4302, 4303, 4304, 4770.

ERRATUM.

Murshidabad.—No. 12850L.A.(P.W.).—November 1950.—In notice No. 5774L.A. dated the 29th May 1950, under section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948) published at page 1037, Part I of the *Calcutta Gazette* of the 1st June 1950, in respect of acquisition of land for the purpose of providing facilities for transport and communication, namely, for the construction of Berhampore-J. Road, in the district of Murshidabad—

Delete the figure “71”, in the 6th line of the heading “description of land”

DECLARATIONS.

Bankura.—No. 12838L.A.—20th November 1950.—Whereas it appears to the Governor that is required to be taken by Government at expense of Bankura Municipality, for a purpose, viz., depositing silt of Kamarpata fall, a public drain, on the eastern side of ganj Road, in the village of Bankura, jurisdiction list No. 211, thana Bankura, pargana Chh district Bankura, it is hereby declared that for the above purpose a piece of land comprising a total survey plot No. 5153 in part and measuring more or less, 0·020 of an acre, is required in the aforesaid town of Bankura.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Bankura.

Midnapore.—No. 12840L.A.—20th November 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., silt clearance of inner channel of Persi shak the villages of Purba-Dakshin Moyna, Masumchak, Dakshin Moyna, Dakshin Harkuli, Kalagachhia, jurisdiction list Nos. 210, 226, 213 and 214 respectively, thana Moyna, pargana Moyna Chore, district Midnapore, it is hereby declared that for the above purpose pieces of land measuring more or less, 59·25 acres altogether measuring, more or less, 59·25 acres and comprising cadastral plots, as detailed below, are required within the aforesaid villages of Purba-Dakshin Moyna, Masumchak, Dakshin Moyna, Dakshin Harkuli, Kalagachhia—

Mauza Purba-Dakshin Moyna, jurisdiction list No. 210, police-station Moyna

Cadastral survey plots in full—1981, 1982, 1774, 1775, 1784, 4173, 4179, 4180, 1980

Cadastral survey plots in part—1791, 1799.

Mauza Masumchak, jurisdiction list No. 210, police-station Moyna

Cadastral survey plots in full—1, 2, 1488, 1494, 1496, 1503, 1504, 1486, 1158, 1484.

cadastral survey plots in part—463, 464, 1074, 1145.

Thana Dakshin Moyna, jurisdiction list No. 211, police-station Moyna.

cadastral survey plot in full—1874.

Thana Dakshin Harkuli, jurisdiction list No. 213, police-station Moyna.

cadastral survey plots in full—1149, 1680, 1681, 1613.

cadastral survey plots in part—1148, 1711.

Thana Kalagachhia, jurisdiction list No. 214, police-station Moyna.

cadastral survey plots in part—908, 909, 910.

mines of coal, iron stone, slate or other minerals lying under the land or any particular portion of land, except only such parts of the mines and minerals as it may be necessary to dig, or carry away, or use, in the construction of the work for the purpose of which the land is being acquired not needed.

This declaration is made, under the provisions of section 6 of Act I of 1894, and section 3, clause (a) of Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

Malda.—No. 12898L.A.—20th November 1950. Whereas it appears to the Governor that land is required to be taken by Government partly at the public expense and partly at the expense of the Malda College authorities for a public purpose, viz., for building sites of Malda College, in the village of Pirozpur, jurisdiction list No. 69, thana Dakshin Bazar, pargana Amirabad, district Malda, I hereby declared that for the above purpose a piece of land comprising entire cadastral plots Nos. 604, 605, 606, 607, 608, 609, 610, 612, 613, 614 and parts of cadastral survey plots Nos. 602, 603, 611, 686 and 701 and measuring, more or less, 12.91 acres, is required within the said village of Pirozpur.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

Jalpaiguri.—No. 13130L.A.(P.W.).—23rd November 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Rajganj-Gadra Road, I hereby declared that for the above purpose, a piece of land altogether measuring, more or less, 5.51 acres and comprising cadastral plots as detailed below, are required in the district of Jalpaiguri:—

District Jalpaiguri.

Thana Rajganj, village Sukani, Sheet No. 6, jurisdiction list No. 28.

cadastral plots in part—9, 6, 7, 3.

Thana Rajganj, village Sannyasikata, Sheet No. 29 (old), jurisdiction list No. 26.

cadastral plots in part—162, 161, 159, 155.

Thana Rajganj, village Sannyasikata, Sheet No. 28 (old), jurisdiction list No. 26.

cadastral plots in full—223, 224.

cadastral plots in part—2032, 1751, 1752, 1753, 1782, 1909, 1910, 1911, 1912, 1913, 1914, 1946, 1945, 1944, 1943, 1942, 1948, 1947, 2090, 2213, 2214, 2051, 992, 994, 991, 990, 980, 776, 777, 778, 779, 780, 781, 783, 784, 785, 787, 788, 789, 790, 791, 792, 794, 795, 796, 715, 714, 713, 712, 711, 710, 702, 701,

693, 692, 691, 690, 655, 654, 653, 642, 639, 638, 569, 568, 567, 459, 458, 457, 395, 2073, 273, 272, 288, 289, 293, 294, 225, 2218, 226, 222, 221, 296.

Thana Rajganj, village Sannyasikata, Sheet No. 25 (old), jurisdiction list No. 26.

Cadastral plot in full—1474.

Cadastral plots in part—2336, 2266, 2337, 2349, 2350, 2258, 2257, 2256, 2255, 2254, 2085, 2084, 2508, 2088, 2509, 2089, 2099, 2100, 2101, 2120, 2121, 2122, 2123, 2124, 2125, 2147, 2148, 2149, 2153, 2517, 2155, 2169, 2189, 2250, 2249, 2248, 2246, 2245, 2244, 2228, 2221, 1614, 1613, 1612, 1611, 1605, 1601, 1600, 1599, 1598, 1597, 1590, 1591, 1658, 1659, 1660, 1661, 1662, 1664, 1665, 1666, 1667, 711, 712, 713, 2427, 714, 716, 724, 727, 728, 729, 732, 733, 734, 735, 736, 737, 738, 739, 1082, 1083, 1084, 1085, 1087, 1088, 1093, 1094, 1095, 1096, 1097, 1098, 1167, 2460, 2461, 2462, 2463, 2464, 2465, 1165, 1166, 1167, 1168, 1285, 1286, 1287, 1288, 1289, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1349, 2173, 1350, 1351, 1352, 1353, 1355, 1356, 1357, 1358, 1359, 1373, 1583, 1581, 1522, 1521, 1520, 1519, 2253, 2466.

Thana Rajganj, village Sannyasikata, Sheet No. 22 (old), jurisdiction list No. 26.

Cadastral plots in full—1364, 1365, 1366, 883.

Cadastral plots in part—756, 757, 2884, 851, 813, 818, 821, 1367, 1368, 1414, 1419, 1420, 1430, 1432, 1437, 1438, 1439, 1440, 1442, 1443, 1444, 59, 64, 65, 67, 68, 2856, 2857, 2848, 52, 2845, 8, 7, 6, 10, 2847, 35, 36, 37, 38, 2849, 2850, 55, 56, 57, 1453, 1452, 1451, 1450, 1449, 1448, 1446, 1447, 1472, 1473, 1474, 1357, 1358, 1359, 1360, 1361, 1362, 1363, 1356, 1364, 1353, 852, 881, 882, 884, 893, 894, 895, 896, 2886.

Thana Rajganj, village Sannyasikata, Sheet No. 20 (old), jurisdiction list No. 26.

Cadastral plots in full—1071, 1072.

Cadastral plots in part—1041, 1039, 1033, 1032, 1070, 1069, 1068, 1067, 1066, 1065, 1064, 1063, 1062, 888, 887, 883, 881, 880, 879, 877, 876, 875, 871, 873, 872, 871, 870, 869, 866, 867, 868, 891, 864, 861, 860, 859, 858, 854, 853, 852, 851, 849, 848, 846, 839, 840, 841, 842, 843, 844, 820, 1074, 1075, 1046, 1045, 1044, 1043.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Deputy Commissioner of Jalpaiguri.

Burdwan.—No. 13230L.A.—25th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50JudL, dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for construction of Coal Survey Laboratory of the Fuel Research Institute (Department of Scientific and Industrial Research), in the village of Parra, jurisdiction list No. 36, thana Kulti, pargana Shergarh, zilla Burdwan, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 193 to 195, 200 to 204, 206 to 210, 212, 214, 217 to 220, 222 to 224 and 563 and parts of cadastral survey plots Nos. 190 to 192, 196 to 199, 211, 213, 215,

216, 221, 225, 227, 228 and 560 and measuring, more or less, 9.70 acres, is required within the aforesaid village of Parra.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Officer, Burdwan, as well as in that of the Director of Fuel Research Institute, Dhanbad.

Burdwan.—No. 13238L.A.—25th November 1950.—Whereas it appears to the Governor, that land is required to be taken by Government at the expense of Madhujore Coal Co., Ltd., for Pit sinking and surface erection of Madhujore Colliery in the village of Madhusudanpur, jurisdiction list No. 34, thana Ondal, pargana Shergarh, district Burdwan, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot No. 141 and measuring, more or less, 2.76 acres, is required within the aforesaid village of Madhusudanpur.

Mines of coal, iron-stone, slate or other minerals lying under the land or any particular portion of the land, except only such parts of the mines and minerals as it may be necessary to dig, or carry away, or use, in the construction of the work for the purpose of which the land is being acquired are not needed.

This declaration is made, under the provisions of section 6 of Act I of 1894, and section 3, clause (1), Act XVIII of 1885, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Managing Director of the Madhujore Coal Co., Ltd., 34A, Rajendra Road, Calcutta.

24-Parganas.—No. 13388L.A.—28th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (7) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for construction of Mathematical Instrument office at Jadabpur, in the villages of Arakpur and Silimpur, jurisdiction list Nos. 39 and 37, respectively, thana Tollygunge, pargana Khaspur, zilla 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 165, 166, 169, 179 and portions of cadastral survey plot No. 155 of village Arakpur and cadastral survey plots Nos. 370, 371, 373, 374 and portion of cadastral survey plot No. 375 of village Silimpur, and measuring, more or less, 5.34 acres, is required within the aforesaid villages of Arakpur and Silimpur.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

Declaration No. 12532L.A., dated 14th November 1950, under section 6 of the Land Acquisition Act I of 1894, published at page 2353 of Part I of the *Calcutta Gazette* of 23rd November 1950, is hereby cancelled.

ERRATUM.

Howrah.—No. 13126L.A.—23rd November 19—In declaration No. 8154L.A., dated 18th November 1947, under section 6 of the Land Acquisition Act, I of 1894, published at page 389, Part I of the *Calcutta Gazette* of the 27th idem, respect of acquisition of land required for taking over a portion of common passage of Krishnata Naskar Lane and opening out a 6 feet wide pul passage—

Read “village of Ghusury” in place of “village of Malipanchghara” in lines 7-8, 31-32.

By order of the Governor

S. BANERJEE,

Member, Board of Revenue and Secy to the Govt. of West Bengal (ex-officio)

Land Development NOTIFICATIONS.

Murshidabad.—No. 11956L.Dev.—31st October 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in village of Madhupur, jurisdiction list No. police-station Berhampore town, district Murshidabad, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 10, 14 to 24, 26 to 30, 32 to 59 to 68, 74 to 78, 96, 97, 100, 115, 140, 140-1, 25/125, 27/138, 59/123 and parts of cadastral survey plots Nos. 12, 25, 41, 79, 98, 101 and measuring, more or less, 53.80 acres, is likely to be required within the aforesaid village of Madhupur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Murshidabad, at the time being engaged in the undertaking with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

24-Parganas.—No. 12638L.Dev.—16th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in village of Abdulpur, jurisdiction list No. police-station Barasat, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 321, 327-329 and 853 and measuring, more or less, 8.99 acres, is likely to be required within the aforesaid village of Abdulpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, at the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

1]

No. 12642L.Dev.—16th November 1950.
 It appears to the Governor that land is to be needed for public purpose, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the purpose of better living conditions in the villages of the jurisdiction list No. 2, and jurisdiction list No. 5, police-station para, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the schedule below and measuring, more or less, 29.46 acres, is likely to be required within the village of Shankarpore and Rudra-

Schedule.

Shankarpore, jurisdiction list No. 2, police-station para, district Nadia.

Cadastral survey plot Nos. 446, 465, 467-474, 477, 483, 484, 487, 488, 496, 498 and parts of cadastral survey plot Nos. 460, 462, 463, 464, 475, 482 and 505.

Rudra, jurisdiction list No. 5, police-station para, district Nadia.

Cadastral survey plot Nos. 847-851, 2471, 2472, 2637, 1193-1203, 1206-1209, 1237, 1238, 1242, 1245, 1248, 1249, 1329, 1330, 1332, 1563, 1573 and parts of cadastral survey plots, 1531, 1559 and 846.

A notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Parganas.—No. 12646L.Dev.—16th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Sultanpur, jurisdiction list No. 10, police-station Dum Dum, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 587-598, 601, 604-613, 615, 616, 735, 2870-2887, 2890-2892, 2895, 2897, 2899, 2900, 2947, 2893, 2894, 2896, 3300 and 3296 and measuring, more or less, 20.07 acres, is likely to be required within the aforesaid village of Sultan-

A notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

West Dinajpur.—No. 12650L.Dev.—16th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Balupara, jurisdiction list No. 99,

police-station Kumerganj, district West Dinajpur, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 124, 170-177, 230-235, 237-241, 243-254, 323-335 and parts of cadastral survey plot No. 255 and measuring, more or less, 29.46 acres, is likely to be required within the aforesaid village of Balupara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, West Dinajpur, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, West Dinajpur.

24-Parganas.—No. 12830L.Dev.—20th November 1950.—Whereas the State Government has empowered the H. B. Industrial Development Company, Ltd., a company duly registered under the Indian Companies Act (Act VII of 1913), and having its office at 1, Commercial Buildings, Netaji Subhas Road, Calcutta-1, to execute at its own cost a development scheme in mauzas Sodepur, Natagarh and Ghola, police-station Khardah, district 24-Parganas, in respect of the lands situated in the aforesaid mauzas acquired by the State Government under the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and homeless Government employees, it is hereby notified that the plan for disposal of land and prices fixed for allotment shall be kept open for the inspection of the public at all reasonable hours of the day at 1, Commercial Buildings, Netaji Subhas Road, Calcutta-1.

Murshidabad.—No. 12658L.Dev.—16th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Bairgachi, jurisdiction list No. 82, and Mankara, jurisdiction list No. 63, police-station Berhampore, district Murshidabad, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as mentioned in the schedule below and measuring, more or less, 215.45 acres, is likely to be required within the aforesaid villages of Bairgachi and Mankara:—

Schedule.

Bairgachi, jurisdiction list No. 82.

Cadastral survey plots Nos. 583, 585, 593 to 611, 627, 634, 672 to 679, 686, 1523 to 1530 and parts of cadastral survey plots Nos. 683 and 499.

Mankara, jurisdiction list No. 63.

Cadastral survey plots Nos. 76 to 95, 97 to 103, 106 to 131, 236 to 241, 95/257, 110/261 and 129/266.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section the Governor is pleased to authorise the Collector, Murshidabad, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Murshidabad.—No. 12676L.Dev.—16th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Shibpur, jurisdiction list No. 104, police-station Berhampore Town, district Murshidabad, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 11, 13, 16, 19-25, 30-46, 58, 60-102, 105-106, 108, 111, 125, 126, 128, 132-136, 141-154, 156, 157-159, 162, 163, 218-223, 226-231, 233, 235, 236, 243, 244, 247-250, 253, 255, 256-262, 264-270, 272, 274, 276, 277, 281, 283, 284, 286, 287, 290-293, 296-302, 244/350, 352 and 145/354 and parts of cadastral survey plots Nos. 190, 246, 252, 263 and 252/349 and measuring, more or less, 167·89 acres, is likely to be required within the aforesaid village of Shibpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Murshidabad, for the time being engaged in the undertaking with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

Nadia.—No. 12788L.Dev.—17th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Ukhilnara, jurisdiction list No. 141, police-station Ranaghat, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 27-43, 42-70, 88-91, 94-101, 110-111, 113-116, 122, 124, 126-134, 137-148, 150-171, 896, 897, 903 and 898 and measuring, more or less, 73·26 acres, is likely to be required within the aforesaid village of Ukhilnara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

DECLARATIONS.

Murshidabad.—No. 11958L.Dev.—31st October 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Madhupur, jurisdiction list No. 92, police-station Berhampore town, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 10, 14 to 24, 26 to 40, 42 to 49, 59 to 68, 74 to 78, 96, 97, 100, 15/140, 140/141, 25/125, 27/138, 59/123 and part of cadastral survey plots Nos. 12, 25, 41, 79, 98, 100 and 103 and measuring, more or less, 53·80 acres, is required within the aforesaid village of Madhupur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

24-Parganas.—No. 12640L.Dev.—16th November 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Abdulpur, jurisdiction list No. 53, police-station Barasat, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 327-329, 853 and measuring, more or less, 16·4 acres, is required within the aforesaid village of Abdulpur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Nadia.—No. 12644L.Dev.—16th November 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the purpose of better living condition in the villages of Karpore, jurisdiction list No. 2, and Rudrapara, jurisdiction list No. 5, police-station Nadia, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 446, 465, 467-474, 475, 483, 484, 487, 488, 496, 498 and parts of cadastral survey plots Nos. 460, 462, 463, 464, 481, 482 and 505 in mauza Shandarpore, cadastral survey plots Nos. 847-851, 2471, 2475, 2637, 1193-1203, 1206-1209, 1237, 1240-1242, 1245, 1248, 1249, 1329, 1330, 1560, 1563, 1573 and parts of cadastral survey plots Nos. 1331, 1559 and 846 in mauza Rudrapara and measuring, more or less, 172·38 acres, is required within the aforesaid villages of Shandarpore and Rudrapara.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

24-Parganas.—No. 12648L.Dev.—16th November 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Sultanpur, jurisdiction list No. 10, police-station Dum Dum, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 598, 601, 604-613, 615, 616, 735, 2870-2874, 2890-2892, 2895, 2897, 2899, 2900, 294, 2893, 2894, 2896, 3300 and 3296 and measuring, more or less, 20·07 acres, is required within the aforesaid village of Sultanpur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

West Dinajpur.—No. 12652L.Dev.—16th November 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village Balupara, jurisdiction list No. 99, police-station merganj, district West Dinajpur, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 124, 170-230-235, 237-241, 243-254, 323-335 and parts of cadastral survey plot No. 255 and measuring more or less, 29.46 acres, is required within the said village of Balupara.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, West Dinajpur.

Murshidabad.—No. 12660L.Dev.—16th November 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in villages of Baigachi, jurisdiction list No. 82, Mankata, jurisdiction list No. 63, police-station Berhampore, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 583, 585, 593 to 611, 627, 634, 672 to 679, 1523 to 1530 and parts of cadastral survey plots Nos. 684 and 499 of Baigachi and cadastral survey plots Nos. 76 to 95, 97 to 103, 106 to 131, 134 to 241, 95 to 257, 110 to 261 and 129 to 266 of Mankata and measuring, more or less, 215.45 acres, is required within the aforesaid villages of Baigachi and Mankata.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Murshidabad.—No. 12678L.Dev.—16th November 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Shibpur, jurisdiction list No. 104, police-station Berhampore Town, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 11, 13, 16, 19-25, 30-46, 58, 102, 105, 106, 108-111, 125, 126, 128, 132-136, 154, 156, 157-159, 162, 163, 218-223, 226-231, 235, 236, 243, 244, 247-250, 253, 255, 256-264-270, 272, 274, 276, 277, 281, 283-284, 287, 290-293, 296-302, 244-350, 352, 145-354 and parts of cadastral survey plots Nos. 190, 246, 263 and 252-349 and measuring more or less, 167.89 acres, is required within the aforesaid village of Shibpur.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Nadia.—No. 12790L.Dev.—17th November 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Ukhilnara, jurisdiction list No. 141, police-station

Ranaghat, district Nadia, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 27-34, 42-70, 88-91, 94-101, 110-111, 113-116, 122, 124, 126-134, 137-148, 150-171, 896, 897, 903 and 898 and measuring, more or less, 73.26 acres is required within the aforesaid village of Ukhilnara.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Nadia.

ERRATUM

Nadia.—No. 12386L.Dev.—10th November 1950.—In declaration No. 9124L.Dev., dated the 12th August 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1683, Part I of the *Calcutta Gazette*, dated the 24th August 1950, in respect of the acquisition of lands in manzars Berij and Rumpukur, thana Krishnagar, district Nadia, for the settlement of immigrants and development of agriculture:—

Insert the figure "834" after the figure "743" in line 29; *read* the figures "461-482" for "461-282" in line 22; *read* the figure "444 64" in place of "144 14" in line 13

By order of the Governor,
S. BANERJEE, Secy.

Requisition

NOTIFICATION

Calcutta.—No. 12606Reqn.—15th November 1950. Whereas the premises specified in the schedule below were requisitioned under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947;

And whereas no agreement can be reached in respect of the amount of compensation payable on account of such requisition of the said premises;

Now, therefore, in exercise of the power conferred by clause (b) of sub-section (1) of section 11 of the said Act, the Governor is pleased to appoint Sri Jagadish Chandra Mazumdar, District and Sessions Judge, 21 Parganas, Alipore, as an Arbitrator for the determination of the amount of such compensation.

The Schedule.

Premises No. 17-1A, Ratu (1) Sri Shub Narayan Pyne, Sarkar Lane, Calcutta. (2) Sri Bhola Nath Pyne, (3) Sri Khanta Kumari Pyne, all of 94, Chittaranjan Avenue, Calcutta (owners).

By order of the Governor,
A. C. SEN, Asst. Secy.

Requisition of premises under sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

No. 853/50Reqn.

Calcutta, the 31st October 1950.

ORDER.

Whereas in the opinion of the State Government the premises described in the schedule below are needed for a public purpose;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the Governor is pleased hereby to requisition the premises described in the schedule below and under sub-section (4) of the said section, the Governor is further pleased to direct the First Land Acquisition Collector, Calcutta, to take such further action as is necessary in connection with such requisitioning of the premises in accordance with the provisions of the said Act and to take possession of the premises so requisitioned.

The Schedule.

Description of premises.

11, Vivekananda Road, Calcutta (south-west wing on the 1st floor in occupation of Sri S. C. Sacheti).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

Pandit Shri Niwas Khedwal, landlord of the premises referred to in the order above, is directed to place the above property at my disposal and control on and from the 8th December 1950, at 3 p.m. or on any subsequent day when an officer deputed from this office will take charge and possession of the property and prepare a schedule of existing fixtures.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Calcutta, the 21st November 1950.

ORDER.

No. 615/50.

Calcutta, the 4th October 1950.

In exercise of the power conferred by sub-section (3) of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947), the State Government is pleased to rescind the order No. 615/50, dated 19th July 1950, made by it in respect of the premises described in the schedule below:—

The Schedule.

Description of premises.

10, Gope Lane, Entally (3 bed rooms, 1 kitchen, 1 bath and 1 privy on the front block of the 1st floor).

By order of the Governor,
J. N. MOOKHERJEE, Asst. Secy.

EXCISE DIRECTORATE, WEST BENGAL

NOTIFICATIONS.

No. 38Exc.—22nd November 1950.—Sri Himangshu Kumar Das Gupta, Inspector of Excise (officiating), Hooghly, is transferred to Murshidabad for supervision of the work of cultivation and manufacture of ganja.

No. 39Exc.—22nd November 1950.—Sri Sujib Ranjan Roy, Inspector of Excise (officiating), Calcutta, is transferred to Hooghly and posted to the Sadar Range of the district.

No. 40Exc.—22nd November 1950.—Sri Bishnu-pada Banerjee, Inspector of Excise, Howrah, is transferred to Calcutta and is posted to the Prosecution Branch.

R. CHOWDHURY, Commissioner.

DEPARTMENT OF AGRICULTURE, FOREST AND FISHERIES

Agriculture

NOTIFICATION.

Calcutta.—No. 10132Agri.—23rd Nov 1950.—Dr. L. C. Sikka, Milk Commissioner, Administrator, Haringhata Centre, has been granted leave on average pay for the period from 1st October 1950 to 25th November 1950 under rule 184(b) (ii) of the West Bengal Service Rules Part I, in extension of the leave granted to him in notification No. 9256Agri., dated 10th Oct 1950.

By order of the Governor,
S. K. DEY, S.

বন ।

Forests

জলাশয় ।

NOTIFICATION.

জলপাইগুড়ি।—নং ৯৮৮১ফর।—১৪ই নভেম্বর ১৯৫০।—বিভাগের ১৩ই জুলাই, ১৯৫০, তারিখের ৫৮৭৭ফর নং প্রজ্ঞাপনে ছুটি হইতে প্রত্য্যগমন করার পর উপ-বনপাল প্রিন্সিপাল হুইট আই, এফ., এস., জলপাইগুড়ি ভূক্তির বন আধিকারিকবৃন্দে নিযুক্ত হই জলপাইগুড়ি তপস্কার সদর হইবে।

রাজ্যপালের আদেশানুসারে,

গৌর চন্দ্র মন্ডল,

উপ-কমিসারি।

Jalpaiguri. — No. 9881For. — 14th Nov 1950.—On return from leave granted in department notification No. 5877For., dated 13th July 1950, Sri Arun Chandra Gupto, I.F. Deputy Conservator of Forests, is appointed Divisional Forest Officer, Jalpaiguri Division, with headquarters at Jalpaiguri.

By order of the Governor
G. C. MANDAL, Dy Secy.

Veterinary

NOTIFICATION.

No. 9565Vety.—1st November 1950.—In view of the considerable increase in prices of scientific apparatus, medical books and journals the Governor is pleased to make the following amendments with effect from the year 1951-52 in the revised rules for the admission of students into the Bengal Veterinary College and of animals into the Veterinary College and of animals into the Veterinary Hospital attached to it published in notification No. 1032Vety., dated the 4th February 1936, as subsequently amended:—

Amendments.

(1) In paragraph 2 of rule 1 of the rules laying down the principles to govern deduction from library and other deposits for loss and breakage, etc., for the words and figures "Rs. 5 for apparatus, etc., and Rs. 2 for library" substitute the words and figures "Rs. 10 for apparatus, etc. and Rs. 5 for library."

(2) In rule 13 of the rules for the management of hostels of the Bengal Veterinary College substitute the word and figure "Re. 1", substitute the word and figure "Rs. 2".

By order of the Governor,
G. C. MANDAL, Dy. S.

পশু শাখা।

Zoo

প্রজ্ঞাপন।

NOTIFICATION.

২৪-নবেম্বর।—নং ৯৭০৮পশু শাখা।—৮ই নভেম্বর ১৯৫০।—এই
জারীর এই জুলাই ১৯৫০ তারিখের ৫৭০৮ নং প্রজ্ঞাপনে মেজর
সি. মত্তের স্থানে অস্থায়ীভাবে নিযুক্ত আলিপুর পশুশাখার
বর্তনিক সম্পাদক এবং কোষাধ্যক্ষ প্রীযুত আর. সি. ঘোষ পুনরাদেশ
দিত উক্ত পদে নিযুক্ত রহিলেন।

রাজ্যপালের আদেশানুসারে,

পৌর চন্দ্র মণ্ডল,

উপ-কম্পসচিব।

24-Parganas.—No. 9738Zoo.—8th November
1950.—Sri R. C. Ghose, temporarily appointed
Honorary Secretary and Treasurer of the Zoological
Gardens, Alipore, vice Major S. C. Dutt in
his department notification No. 5708, dated 7th
July 1950, will continue to act as such until
further orders.

By order of the Governor,

G. C. MANDAL, Dy. Secy.

বিবিধ শাখা।

Miscellaneous

প্রজ্ঞাপন।

NOTIFICATION.

কলিকাতা।—নং ৯৯৮৭বিবিধ।—২০শে নভেম্বর ১৯৫০।—
কলিকাতা সরকারের কৃষি, বন ও মৎস্য বিভাগের সহ-কম্পসচিব প্রীনিহার
চক্রবর্তীকে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর প্রথমখণ্ডের ১৮৪(বি)-
সংখ্যক নিয়মানুযায়ী ১৯৫০ সালের ২৭শে অক্টোবর হইতে পঁচ
তর বছর বেতনে ছুটি মজুর করা হইল।

রাজ্যপালের আদেশানুসারে,

পৌর চন্দ্র মণ্ডল,

উপ-কম্পসচিব।

Calcutta.—No. 9987Misc.—20th November
1950.—Sri Nihar Chandra Chakravarti, Assistant
Secretary to the Government of West Bengal, in
Department of Agriculture, Forests and
Fishes, is allowed leave on average pay for
15 days with effect from the 27th October 1950
under rule 184(b)(ii) of the West Bengal Service
Rules, Part I.

By order of the Governor,

G. C. MANDAL, Dy. Secy.

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation

NOTIFICATION.

Birbhum. — No. 1553Co-op. — 17th November
1950.—Janab Farhad Hossain, Assistant Registrar
of Co-operative Societies, Birbhum, is allowed
leave on average pay for the period from the 15th
October 1950 to the 30th November 1950 under
rule 184(b)(ii) of the West Bengal Service Rules,
Part I, in extension of the leave granted to him
under orders contained in this department
notification No. 1303Co-op., dated the 20th Sep-
tember 1950.

By order of the Governor,

K. C. BASAK, Secy.

REFUGEE REHABILITATION DEPARTMENT

Establishment

NOTIFICATION

24-Parganas-Howrah. — No 8871Estt. — 14th
November 1950 — Sri Pranesh Chandra
Chakravorty, District Rehabilitation Officer, 24-
Parganas, is transferred to Howrah, as such, with
effect from the date on which he joins there.
This cancels this department notification
No. 8543Estt., dated 31st October 1950.

By order of the Governor,

H BANERJEE, Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রজ্ঞাপনাবলী।

NOTIFICATIONS

দার্জিলিং-কলিকাতা।—নং ৫০৮৮শিক্ষা।—১০ই নভেম্বর ১৯৫০।
—দার্জিলিং কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যক পদার্থ বিদ্যার
অধ্যাপক এবং বর্তমানে কলিকাতা প্রেসিডেন্সী কলেজে অধ্যাপনা কার্যে
নিযুক্ত প্রীজেন্দ্র কুমার সেন, এম. এ. এসিকে দার্জিলিং কলেজে নিজ
পদে বদলী করিয়া ২০শে জুলাই ১৯৫০ সালের কলিকাতা ঘোষণার
প্রথম খণ্ডের ১৪৭৫ পৃষ্ঠায় এই বিভাগের ১৯৫০ সালের ৩০শে জুন
তারিখের ৩০৩৪শিক্ষা নং যে প্রজ্ঞাপনটি প্রকাশিত হইয়াছিল তাহা
এতদ্বারা বাতিল করা হইল।

Darjeeling-Calcutta. — No. 5088Edn — 13th Nov-
ember 1950 — This department notification
No. 3034Edn, dated the 30th June 1950, published
at page 1475 of Part I of the Calcutta Gazette,
dated the 20th July 1950, transferring Sri Brojen-
dra Kumar Sen, M Sc., Professor of Physics,
Darjeeling College, in the West Bengal Educa-
tional Service, now on deputation in the Presi-
dency College, Calcutta, to his own post in the
Darjeeling College, is hereby cancelled.

Burdwan. — No. 5116Edn /3P-53/50. — 13th Nov-
ember 1950 — Whereas the Governor, after con-
sulting the District School Board for the district
of Burdwan, is satisfied that there is adequate
provision for primary education in the areas lying
within the jurisdiction of the union boards for the
unions in the district of Burdwan as mentioned in
the schedule below:

Now, therefore, in exercise of the power con-
ferred by section 56 of the Bengal (Rural) Pri-
mary Education Act, 1930 (Bengal Act VII of
1930), the Governor is pleased to declare that
Primary Education shall, with effect from the
1st January 1951, be compulsory within the said
areas:—

SCHEDULE.

I. Sadar Subdivision.

(1) Police-station Burdwan.

Union Boards.

1. Baghar
2. Khetia.
3. Royan.
4. Bandul.
5. Saraitikar.
6. Kurman.
7. Gobindapur.
8. Balkhash.
9. Baikunthapur.
10. Barsul.

(ii) Police-station Raina.
Union Boards.

1. Magura.
2. Raina.
3. Aharbelma.
4. Arui.
5. Palasan.

(iii) Police-station Memari.
Union Boards.

1. Doluibazar.
2. Nimo.
3. Memari.

(iv) Police-station Jamalpur.
Union Board.

1. Ajhapur.

II. Katwa Subdivision.

(i) Police-station Katwa.
Union Boards.

1. Srikhanda.
2. Alampur.
3. Karajgram.
4. Kosigram.

(ii) Police-station Mangalkote.
Union Boards.

1. Kaichar.
2. Nigon.
3. Khirgram.
4. Paligram.
5. Chanak.

III. Kalna Subdivision.

Police-station Kalna.
Union Boards.

1. Krisnadebpur.
2. Dhatrigram.
3. Atghoria.
4. Bagnapara.
5. Anukhal.
6. Akalpoush.
7. Badla.
8. Baidyapur.

Calcutta.—No. 5141Edn./4A-141/50.—15th November 1950.—Janab Sk. Abdul Kader, B.Sc., B.T., Senior Assistant Headmaster, Anglo-Persian Department, Calcutta Madrasah, in the Subordinate Educational Service is appointed to act as Headmaster, Anglo-Persian Department, Calcutta Madrasah, in the West Bengal Educational Service, with effect from the 29th August 1950, *vice* Janab Syed Wajahat Hussain on leave or until further orders.

কলিকাতা।—নং ৫১৪২শিফা।—১৫ই নভেম্বর ১৯৫০।—সেন্ট্রাল কলিকাতা কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের অধ্যাপকের উত্তর ভবতোষ দত্ত, এম. এ. (কলি), পি. এইচ. ডি. (লন্ডন)কে উপহার পদে ছুটি সহযোগে ওয়েস্ট বেঙ্গল সার্ভিসে, রুলস (প্রথম খণ্ড)এর ১৭৪(১)ক ধারানুযায়ী ২৯শে সেপ্টেম্বর ১৯৫০ তারিখ হইতে ২রা অক্টোবর ১৯৫০ তারিখ পর্যন্ত অসাধারণ ছুটি মঞ্জুর করা হইল।

Calcutta.—No. 5142Edn.—15th November 1950.—Dr. Bhabatosh Dutta, M.A. (Cal.), Ph.D. (Lond.), Professor of Economics, Central Calcutta College, in the West Bengal Educational Service, is allowed extraordinary leave for a further period from 29th September 1950 to 2nd October 1950 under rule 174(z)(a) of the West Bengal Service Rules, Part I, in extension of the leave already granted to him.

কলিকাতা।—নং ৫১৪৫।—১৫ই নভেম্বর ১৯৫০।—বঙ্গীয় সাধারণ কৃত্যকের অধ্যাপক পশ্চিমবঙ্গ সেহত্বা অধিকর্তা প্রিন্সিপাল নাথ রায়, বি. এস. সি. ডিপ্লোমা-কলিকাতা একুেশন, পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকে সেহত্বা শিক্ষার মুখ্য পরিদর্শক পদে ১৯৫০ সালের ১লা জানুয়ারী তারিখ হইতে পুনরাবেশ পর্যন্ত অসাধারণে নিযুক্ত হইবেন।

Calcutta.—No. 5145Edn./5P-22/50.—15th November 1950.—Sri Kshitindra Nath Roy, I Dip.-in-Physical Education, officiating Ph Director, West Bengal, in the Bengal Ge Service, is appointed to act as the Chief Insp Physical Education, in the West Bengal S Educational Service, with effect from the January 1950 and until further orders.

হাওড়া।—নং ৫২১০শিফা।—২০শে নভেম্বর ১৯৫০।—প্র মুখোপাধ্যায়, বি. এ. ডিপ্লোমা-আরকটেক্টার (বম্বে), প সাধারণ কৃত্যকে বি. ই. কলেজের স্থপতি বিজ্ঞানের উপা ১৯৫০ সালের ২০শে নভেম্বর অথবা যোগদানের তারিখ হইতে ১ ভাবে নিযুক্ত হইলেন।

Howrah.—No. 5213Edn.—20th November 1950.—Sri Shib Charan Mukherjee, B.A. D Architecture (Bombay), is appointed to act the West Bengal General Service as Lect in Architecture, Bengal Engineering Co with effect from the 20th November 1950 or subsequent date on which he joins the post.

দার্জিলিং।—নং ৫২৬২শিফা।—২০শে নভেম্বর ১৯৫০।—কালিয়ার ভিক্টোরিয়া বয়েজ স্কুলে পশ্চিমবঙ্গ কৃত্যকে (শিক্ষা) মি. এ. ডব্লিউ. পাসি' পাইনকে ২৬শে জানুয়ারী হইতে তিন বৎসরের মেয়াদে গণিতশিক্ষকরূপে নিয়োগ করা হইল।

Darjeeling.—No. 5262Edn./4A-25/50.—November 1950.—Mr. A. W. Perce P B.Sc., B.T., is appointed in the West B General Service (Education) as Mathen Master, Victoria Boys' School, Kurseong contract for three years with effect from the January 1950.

নং ৫২৯৫শিফা।—১৬শি-১১।—২২শে নভেম্বর ১৯৫০।—পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের প্রাথমিক শিক্ষার অধ্যাপক পরিদর্শক প্রিন্সিপাল লাহিড়ী, এম. এ. বি. টি. ডিপ্লোমা-এ (লন্ডন), এম. আর. এস. টি (লন্ডন) ঐ পদে ১লা জুলাই ১৯৫০ হইতে স্থায়ীভাবে নিযুক্ত হইলেন।

No. 5295Edn./16C-11/50.—22nd November 1950.—Sri Jyotirmoy Lahiri, M.A., B.T., in-Edn. (Lond.), M.R.S.T. (Lond.), of the Bengal Senior Educational Service, officiating Chief Inspector, Primary Education, is appointed substantively to that post with effect from 1st July 1950.

নং ৫২৯৬শিফা।—২২শে নভেম্বর ১৯৫০।—পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের মাধ্যমিক শিক্ষার মুখ্য পরিদর্শক প্রিন্সিপাল হ অন্যত্র বদলী হওয়ার মাধ্যমিক শিক্ষার অধ্যাপক মুখ্য পরিদর্শক চন্দ্র দাস, এম. এ. বি. টি. ঐ পদে ১লা জুলাই ১৯৫০ তারিখ স্থায়ীভাবে নিযুক্ত হইলেন।

No. 5296Edn.—22nd November 1950.—Promode Chandra Das, M.A., B.T., of the Bengal Senior Educational Service, officiating Chief Inspector, Secondary Education, is appointed substantively to that post with effect from July 1950, *vice* Sri Jyotirmoy Lahiri, transferred.

নং ৫২৯৭শিফা।—২২শে নভেম্বর ১৯৫০।—পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের প্রাথমিক শিক্ষার উপ-মুখ্য পরিদর্শক প্রিন্সিপাল হ অন্যত্র বদলী হওয়ার ঐ কৃত্যকের বিনিয়োগ শিক্ষার উপ-মুখ্য পরিদর্শক পদে ১লা জুলাই ১৯৫০ তারিখ হইতে স্থায়ীভাবে নিযুক্ত হইলেন। কিন্তু হুগলী মহসীন কলেজের অধ্যাপক পদে তিনি ১ ভাবে কার্য করিতে থাকিবেন।

Hooghly.—No. 5297Edn.—22nd November 1950.—Sri Sudhir Kumar Ghose, B.Sc. (Cal.), (Cantab.), Deputy Chief Inspector, Basic Education, in the West Bengal Senior Educational Service, now officiating as Principal, Hoo Mohsin College, is appointed substantively Deputy Chief Inspector, Primary Education that service with effect from the 1st July 1950, *vice* Sri Promode Chandra Das, transferred; Sri Ghose will continue to act as Principal of Hooghly Mohsin College.

৫২৯৮শিখা।—২২শে নভেম্বর ১৯৫০।—পশ্চিমবঙ্গ উত্তর কৃত্যকের বনিরাসি শিক্ষার উপ-মুখ্য পরিদর্শক শ্রীশ্রী কুমার নন্দ বন্দ্যোপাধ্যায় হওয়ার ঐ কৃত্যকের ঐ পদের অস্থায়ী উপ-মুখ্য কৃত্যক করণার্থী প্রামাণিক (কুমারী মিত্র), এম. এ. বি. টি. (সি.ইন-এডুকেশন (জিডিসি), এম. এ. ইন-এডুকেশন (জিডিসি), কে ও ঐ পদে ৪ঠা জুলাই ১৯৫০ তারিখ হইতে অস্থায়িতাবে হইলেন।

No. 5298Edn.—22nd November 1950.—Mrs. Sri Pramanik (nee Mitra), M.A., B.T. (Cal.), B.Edu. (Leeds), M.A. in Edu. (Leeds), officiating Deputy Chief Inspector, Basic Education, West Bengal Senior Educational Service, is appointed substantively in that service and to that effect with effect from the 4th July 1950, vice Sri Adhir Kumar Ghose, transferred.

৫২৯৯শিখা।—২২শে নভেম্বর ১৯৫০।—পশ্চিমবঙ্গ উত্তর কৃত্যকের মাধ্যমিক শিক্ষার উপ-মুখ্য পরিদর্শক, বর্তমানে শিক্ষার সহ-অধিকর্তা, শ্রীমুন্সে চন্দ্র চক্রবর্তী, এম. এস. সি. বি. টি, জু. হোয়ার ট্রেনিং কলেজের ঐ কৃত্যকের উপাধ্যক্ষ পদে ১লা ডিসেম্বর ৫০ তারিখ হইতে স্থায়িতাবে নিযুক্ত হইলেন। কিন্তু, তিনি শিক্ষার সহ-অধিকর্তা পদে অস্থায়িতাবে কার্য করিতে থাকিবেন।

No. 5299Edn.—22nd November 1950.—Sri Chandra Chakravarty, M.Sc., B.T., Deputy Chief Inspector, Secondary Education, in West Bengal Senior Educational Service, now acting as Assistant Director of Public Instruction, West Bengal, is appointed substantively as Principal, David Hare Training College, in service with effect from the 1st December 1950; he will continue to act as Assistant Director Public Instruction, West Bengal.

Calcutta.—No. 5302Edn./2D-1/49.—22nd November 1950.—This department notification No. 5984Edn., dated the 28th November 1949, published at page 2148 of Part I of the Calcutta Gazette, dated the 8th December 1949, granting Dulal Pada Sadhu, Professor of Physiology, Presidency College, Calcutta, in the West Bengal Educational Service, leave for the period from the 1st March 1949 to the 27th August 1949 with permission to affix Sunday, the 28th August 1949, is hereby cancelled.

কলকাতা।—নং ৫৩০৩শিখা। ২ডি-১/৪৯।—২২শে নভেম্বর ১৯৫০।

কলকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের শরীর-অধ্যাপক ডক্টর দুলাল পদ সাধু অব্যাহত কার্যে নিযুক্ত থাকার ও ঐ কৃত্যকে ঐ কলেজের ঐ বিষয়ের উপাধ্যায় শ্রীজেন্দ্র নারায়ণ ৩১শে মার্চ ১৯৪৯ হইতে ২৮শে আগস্ট ১৯৪৯ পর্যন্ত থাকে নিযুক্ত করা হইয়াছিল।

সেই ঐ বিভাগের ১৯৪৯ সালের ২৬শে মে তারিখের দ্বারা নং প্রজ্ঞাপনটি বাতিল করা হইল।

Notia.—No. 5303Edn./2D-1/49.—22nd November 1950.—Sri Gajendra Narayan Bera, Professor in Physiology, Presidency College, Calcutta, in the Subordinate Educational Service, is appointed to act in the West Bengal Educational Service as Professor in the same subject in the same College with effect from the 31st March 1949 to the 28th August 1949, vice Dr. Dulal Pada Sadhu, on deputation.

This cancels this department notification No. 5298Edn., dated the 26th May 1949.

জ্ঞা।—নং ৫৩০৪শিখা। ২ডি-১/৪৯।—২২শে নভেম্বর ১৯৫০।—কলকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ উত্তর শিক্ষণ কৃত্যকের অধ্যাপক শ্রীমুন্সে চন্দ্র চক্রবর্তী, এম. এস. সি. বি. টি, পশ্চিমবঙ্গ শিক্ষা অধিকারে দ্বিতীয় সহ-অধিকর্তা পদে ১৯৪৯ হইতে নিযুক্ত হইতে অস্থায়িতাবে নিযুক্ত হইলেন।

Calcutta.—No. 5304Edn./1A-98/50.—22nd November 1950.—Sri Durga Prasanna Acharyya, M.Sc., Professor of Physics, Presidency College, Calcutta, in the West Bengal Senior Educational Service, is appointed to act as the Second Assistant Director of Public Instruction, West Bengal, in the same service with effect from the date on which he assumes the duties of the post or until further orders.

দৃষ্টিশীল।

CORRIGENDUM.

নং ৫৩০১শিখা।—২২শে নভেম্বর ১৯৫০।—১৯৫০ সালের ৭ই সেপ্টেম্বর তারিখের বঙ্গবাসী মোহনপুরের প্রথম খণ্ডের ১৮২৬ পৃষ্ঠার প্রকাশিত ঐ বিভাগের ১৯৫০ সালের ২৯শে আগস্ট তারিখের ৪০২১শিখা নং প্রজ্ঞাপনে “শ্রীহরেন চন্দ্র গাঙ্গুলী”র স্থলে “শ্রীহরেন চন্দ্র গাঙ্গুলী” হইবে।

রাজ্যপালের আদেশানুসারে,

ডি. এম. সেন,

সচিব।

No. 5301Edn.—22nd November 1950.—In this department notification No. 4021Edn., dated the 29th August 1950, published at page 1826 of Part I of the Calcutta Gazette, dated the 7th September 1950, read “Sri Harendra Chandra Ganguly” for Sri Harendra Chandra Ganguly.

By order of the Governor,

D. M. SEN, Secy.

PUBLIC SERVICE COMMISSION, WEST BENGAL

NOTIFICATION

No. 4945P.S.C.—16th November 1950.—It is hereby notified for general information that the departmental examination of Commercial Tax Officers, Grade I and Grade II, West Bengal, will be held on the 26th December 1950 and the three following days at Anderson House, Alipore, Calcutta:—

Programme of Examination.

Tuesday, the 26th December 1950.

10 a.m. to 1 p.m.—Paper 1 (Departmental Law and its application).

2 p.m. to 5 p.m.—Paper 2 (General and Mercantile Law).

Wednesday, the 27th December 1950.

10 a.m. to 1 p.m.—Paper 3 (Accountancy).

2 p.m. to 5 p.m.—Paper 4 (Auditing).

Thursday, the 28th December 1950.

10 a.m. to 1 p.m.—Paper 5 (Office Procedure and Accounts).

Friday, the 29th December 1950.

10 a.m.—Paper 6 (Practical and Language Test)—

Translation to Marwari—10 a.m. to 10-45 a.m.

Translation from Marwari—10-45 a.m. to 11-30 a.m.

Dictation—11-30 a.m. to 11-40 a.m.

Oral Test from 12 noon.

B. N. BANERJEA, Secy.

Office of the Accountant-General,
West Bengal

NOTIFICATIONS.

Subject:—Recovery of foreign service contributions in respect of employees of Undivided India who provisionally opted to serve under the Dominions of Pakistan and India and later changed their option to “India Final” and “Pakistan Final” respectively.

No. TM(PA)/209.—24th November 1950.—Attention of all Drawing and Disbursing Officers of the Central Government under audit of this office is invited to this office notification No. TM/1500, dated 30th March 1950, which was published on page 547 of Part I of the *Calcutta Gazette*, dated the 6th April 1950, a spare copy of which was sent by post to each office concerned.

2. As the particulars of Government servants who provisionally opted to serve under the Government of Pakistan and later changed their option

to “India Final” have not yet been received most of the Central Government offices, it has been possible to take any effective steps to the foreign service contributions in respect of Government servants from the Pakistan Government. It is, therefore, requested that the information called for in the abovementioned notification may please be furnished immediately to reach this office by the 20th December, the latest.

3. The statement may be drawn in the form appended below. If there be no case a statement may please be furnished.

It should be noted in this connection that foreign service contributions are also recoverable in respect of employees who opted for “India” but were retained by the Pakistan Government under the “Standstill” arrangement. They were relieved before 31st December 1947. The names of such Government servants, should accordingly be included in the statement.

4. In the case of non-gazetted personnel, service books should also be sent to the office along with the statement.

FORM.

Statement showing details of pension and leave salary contribution recoverable from the Government of India in respect of Government servants who—

- (i) opted for “Rest of India” but were retained by the Pakistan Government under the “Standstill” arrangement,
- (ii) provisionally opted for Pakistan and later changed their option to “India Final”.

Serial No.	Name of the Government servant and his designation while in Pakistan.	Office in which served in Pakistan.	Office to which transferred in India.	Period of duty including joining time for which contribution is recoverable.		Particulars and periods of leave, if any.	Period of joining time allowed	Maximum of the hold over
				From.	To.			
1	2	3	4	5	6	7		

Pay actually drawn during duty in Pakistan.	Pay drawn during joining time to join the post in India.	Length of service and date of appointment.	Contribution for pension to be recovered.	Contribution for leave salary to be recovered.	Total contribution recoverable	Remarks other information required should be furnished in column
9	10	11	12	13	14	15

(Comptroller and Auditor General's letter No. 1004-Part/26/50, dated 27th September 1950. India-5821/PA-5535.)

Subject:—Small Savings Scheme—Payment of commission to authorised agents.

No. TM/208.—16th November 1950.—The attention of all Treasury Officers and Sub-Treasury Officers in West Bengal is drawn to this office notification No. TM/201, dated 10th October 1950, published in the *Calcutta Gazette*, dated 26th October 1950. It has since been decided by the Government of India that no commission should be paid to authorised agents for securing

lump sum investments in National Savings Certificates for and on behalf of recognised Public Funds. Such claims, if preferred, should be refused.

(G.I.M.F. letter No. D-8658-B.1/50, dated 15th September 1950—Dy.TM-1794-Ble.T.M./1950-51.)

S. K. SARKAR
Deputy Accountant-General

SHERIFF'S OFFICE

The 8th September 1950.

Notice is hereby given that the Fifth Criminal sessions of the year 1950 of the High Court at Calcutta in West Bengal for the town of Calcutta be held at the Court House, in the town of Calcutta, on Monday, the 4th day of December next, at 30 o'clock in the forenoon, and thereafter on day to day until the said sessions be over. It is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought up for trial at the said sessions be present then and there to prosecute.

S. B. DUTT, Sheriff.

সেপ্টেম্বর আশি, ৮ই সেপ্টেম্বর ১৯৫০ খ্রীঃাব্দ।

এতদ্বারা সর্বসাধারণকে জ্ঞাত করা যাইতেছে যে, আগামী ১৯৫০ খ্রীঃাব্দে ৪ষ্ঠ ডিসেম্বর সোমবার বেলা ১০-৩০ মিনিট সময় হইতে যে পর্দায় আদালতের কার্য শেষ না হয় ততদিন পুত্রায় হইবে পশ্চিম বঙ্গের নবীন শহর কলিকাতার (কৌলশারী) বিচার নিশ্চয়্য জনা কলিকাতা হাইকোর্টের আপন আদালত গৃহে ১৯৫০ খ্রীঃাব্দে পূর্বম দায়বা বিচার বিভাগীয় আদালত কর্তৃক এবং এতদ্বারা আরও প্রচার করা যায় যে, যে সকল ব্যক্তি কোন কয়েদীর বিরুদ্ধে কোনদলারী অভিযোগ করিবেন তাহারা উক্ত সময়ে উক্ত স্থানে উপস্থিত থাকুন। ইতি।

এস, বি, দত্ত,
সেরিফ।

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

It is hereby notified for general information:—

No and date of publication assigned by issuing authority.	Board to which elected with police-station, subdivision and district.	Name.	Section of law and particulars of Government order by which power is delegated to issuing authority.	Name of authority and designation.
---	---	-------	--	------------------------------------

CORRIGENDA.

Election to Union Board.

1732Cr., dated 24 May 1950	Puddi union board, police-station Ranibandh, Sadar subdivision, district Bankura.	Read "Sri Juddhistir Kumar and Sri Durga Charan Mahato" in place of "Sri Juddhistir Kumar and Sri Durga Charan Mahapatra" respectively published at page 1383 of the <i>Calcutta Gazette</i> , dated the 6th July 1950.	Sub-section (2) of section 6 of the Bengal Village Self-Government Act, 1919	A. N. Banerji, District Magistrate, Bankura.
	Ambikanagar union board, police-station Ranibandh, Sadar subdivision, district Bankura.	Read "Sri Chakradhar Mondal" in place of "Sri Chakradhar Mahato" published at page 1383 of the <i>Calcutta Gazette</i> , dated the 6th July 1950	Ditto	Ditto.
	Rajakata union board, police-station Ranibandh, Sadar subdivision, district Bankura.	Read "Sri Kharla Majhi, Sri Gullram Mahato and Sri Damodar Mahato" in place of "Sri Kharla Majhi, Sri Gullram Mahato and Sri Damodar Mahato" respectively published at page 1383 of the <i>Calcutta Gazette</i> , dated the 6th July 1950	Ditto	Ditto.
	Routara union board, police-station Ranibandh, Sadar subdivision, district Bankura.	Read "Sri Chakradhar Mondal" in place of "Sri Chakradhar Mahato" published at page 1383 of the <i>Calcutta Gazette</i> , dated the 6th July 1950.	Ditto	Ditto.
	Barikul union board, police-station Ranibandh, Sadar subdivision, district Bankura.	Read "Sri Ankur Chandra Patra" in place of "Sri Ankur Chandra Patra" published at page 1383 of the <i>Calcutta Gazette</i> , dated the 6th July 1950.	Ditto	Ditto.
	Gopalpur union board, police-station Khatra, Sadar subdivision, district Bankura.	Read "Sri Asharam Mondal" in place of "Sri Asharam Mahato" published at page 1383 of the <i>Calcutta Gazette</i> , dated the 6th July 1950.	Ditto	Ditto.
	Baldyanathpur union board, police-station Khatra, Sadar subdivision, district Bankura.	Read "Sri Ram Tarak Dhabal Babu" in place of "Sri Ram Tarak Dhabal" published at page 1384 of the <i>Calcutta Gazette</i> , dated the 6th July 1950.	Ditto	Ditto.
	Hirbandh union board, police-station Khatra, Sadar subdivision, district Bankura.	Read "Sri Jhuru Roy" in place of "Sri Jhuru Roy" published at page 1384 of the <i>Calcutta Gazette</i> , dated the 6th July 1950.	Ditto	Ditto.
	Supur union board, police-station Khatra, Sadar subdivision, district Bankura.	Read "Sri Krishna Chandra Ghosh and Sri Chaitanya Charan Giri" in place of "Sri Krishna Chandra Ghosh and Sri Chaitanya Charan Giri" respectively published at page 1384 of the <i>Calcutta Gazette</i> , dated the 6th July 1950.	Ditto	Ditto.
	Moshiara union board, police-station Bankura, Sadar subdivision, district Bankura.	Read "Sri Naran Chatterji and Sri Narendra Chatterjee" in place of "Sri Naran Chatterji and Sri Narendra Chatterjee" published at page 1384 of the <i>Calcutta Gazette</i> , dated the 6th July 1950	Ditto	Ditto.
	Gorabari union board, police-station Khatra, Sadar subdivision, district Bankura.	Read "Sri Kumed Chandra Mahato" in place of "Sri Kumed Mahato" published at page 1384 of the <i>Calcutta Gazette</i> , dated the 6th July 1950.	Ditto	Ditto.

Presidency Division—Calcutta

2670M.—17th November 1950.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that Sri Kironmoy Bhattacharya has been duly elected Vice-Chairman of the Chardah Municipality in the district of the Parganas, vice Sri Sushil Kumar Banerjee, was appointed as Chairman of the municipality by Government of West Bengal, Local Government Department, notification, M. 4A-23-50, dated 25th July 1950.

2672M.—17th November 1950.—In accordance with section 50 of the Bengal Municipal

Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that Sri Gosto Behan Mondal has been duly elected Chairman of the North Barrackpore Municipality in the district of the 24-Parganas, vice Sri Bhudhar Chandra Bhattacharjee, resigned.

No 2708M.—22nd November 1950.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that Sri Pramatha Nath Mitter has been duly elected Chairman of the Tollygunj Municipality in the district of the 24-Parganas, vice Sri Niranjan Ghosal, resigned.

J. N. TALUKDAR, Commissioner,

FORM D.**Forms of notices to be published declaring the release of the property when persons entitled to receive possession cannot be found (under section 4).**

Alipore, the 16th November 1950.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act XVII/1947, which have been directed under section 4 of the said Act to be exercised by me, necessary enquiry has been made and the undermentioned persons, owners, have been held to be entitled to get possession of the property;

And whereas the undermentioned persons cannot be found and have no agent or other person empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act it is hereby declared that the property is released from requisition.

The Schedule.

Case No. 57 of 1942-43 of Regr. VIII(L.A.).

Mauza Birati, police-station Dum Dum.

Cadastral survey plot Nos.	Name of the owners	Date of derequisition.
704, 708	Mr. M. B. Milton	4th October 1950.
712, 715	Sm. Makhan Bala Dobi, wife of Jadu Nath Roy Chowdhury.	Ditto.
683	Janab Mozaher Lahak Gazi and others	Ditto.
684, 685	Janab Mader Mondal and others	Ditto.
686	Janab Osman Mondal	Ditto.
711, 713, 714	Janab Mosiber Rahmanan Gazi	Ditto.
<i>Mauza Mondalpanthi, police-station Rajarhat.</i>		
326	Sri Panchanan Nasker	5th October 1950.
327	Amulya Ch. Mondal	Ditto.
328	Sri Nikunja Behari Dharma	Ditto.
329 (P)	Sri Gopal Chandra Nasker and others	Ditto
330 (P)		
332, 341, 342, 345, 352, 353.	Sri Sidheswar Nasker	Ditto
333	Sri Budheswar Nasker	Ditto
334	Sri Jibban Krishna Mondal	Ditto.
337	Sm. Rohini Bala Dasi, wife of Hiralal Mondal	Ditto.
343	Sri Abhoy Chandra Mondal	Ditto.
344	Sri Netai Chandra Nasker	Ditto.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act XVII/1947, which have been directed under section 4 of the said Act to be exercised by me, necessary enquiry has been made and the undermentioned persons, owners, have been held to be entitled to get possession of the property;

And whereas the undermentioned persons cannot be found and have no agent or other person empowered to accept delivery on their behalf.

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act it is hereby declared that the property released from requisition.

The Schedule.

Case No. 55 of 1943-44 of Regr. VIII(L.A.)

Mauza Mallickbarag, police-station Bujpur

Cadastral survey plot Nos.	Name of the owners.	Date of derequisition.
10 (P)	Sri Kshitish Ch. Mitra	27th September
<i>Mauza Halukhar, police-station Bujpur</i>		
35 (P), 37	Sri K. C. Mitra	27th September
40	Sri Amulya Ch. Bagdi	Ditto.
105	Samiran Bibi, wife of Sk. Asruddin	Ditto.
45	Sri Paritosh Mitra and seven others	Ditto.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act XVII/1947, which have been directed under section 4 of the said Act to be exercised by me, necessary enquiry has been made and the undermentioned persons, owners, have been held to be entitled to get possession of the property;

And whereas the undermentioned persons cannot be found and have no agent or other person empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act it is hereby declared that the property released from requisition.

The Schedule.

Case No. 9 of 1945-46 of Regr. VIII(L.A.)

Mauza Punjashapur, police-station Lalbali

Cadastral survey plot Nos.	Name of the owners	Date of derequisition.
290	Sm. Narayan Dasi, wife of Sri Hridoy Nath Das, Sri Bireswar Ghose	27th October
291	Modern Rolling Mill Co.	Ditto.
	Sri Gopewai Ghose	Ditto.
310	Sri Santosh Prosad Das	Ditto.

S. N. DAS GUPTA.

Land Acquisition Collector, 24-Parganas

Orders by the Deputy Inspector-General of Police Central Range

Alipore.—No. 4748.—18th November 1950

With the concurrence of the Special Superintendent of Police, Enforcement Branch, the following orders are passed:—

(1) Sri Purnesh Chandra Das Gupta, Officer-in-Charge of 24-Parganas, is posted to District Enforcement Branch of the district. He will continue to act as Inspector there in one of the posts. Inspectors temporarily sanctioned by Government order No. 823PL., dated 20th March 1950.

(2) Sub-Inspector Birendra Nath Mitra of 24-Parganas is appointed to act as Inspector in the same district in a post. Inspector temporarily sanctioned by Government order No. 823PL., dated 20th March 1950.

The transfers involved in the above are made in the interests of the public service.

H. N. GUPTA, Dy. Insp.

Presidency Division—Jalpaiguri

694J.—16th November 1950.—Under the provisions of rule 56(2), Chapter IV of the Jail Code, Volume I, I hereby appoint following persons to be non-official visitors of the Sub-Jail in the district of Jalpaiguri for a period of two years with effect from 1st January 1950:—

Manish Chandra Roy.

Nalini Mohon Bhattacharjee.

Bina Das Gupta.

No. 2797L.S.-G.—16th November 1950.—Under section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), as modified in its application in the district of Darjeeling in Government notification No. 3435E.A., dated the 28th February 1936, read with Government order No. 91(4)M., dated the 12th January 1942, it is hereby notified for general information that Sri Nar Beer Singh has been duly elected at a by-election held on 11th October 1950 from Ward No. VII (Birch Hill Ward) of the Darjeeling Municipality as a Commissioner of the Darjeeling Municipality, *vice* N. C. Goenka, deceased.

J. N. TALUKDAR, Commissioner.

ORDERS BY THE DISTRICT MAGISTRATE, WEST DINAJPUR.

Balurghat, the 10th November 1950.

ORDER No. 6099J.

exercise of the powers conferred on the Director of Consumer Goods by paragraph 9 of West Bengal Kerosene Order, 1947, subsequently delegated to me by notification No. 6176D (S) of 14th May 1948, I, in supersession of previous orders, hereby fix the prices of kerosene both wholesale and retail (bulk and packed), superior and inferior, for Sadar (Balurghat) subdivision of West Dinajpur district with effect from 1st November 1950 as follows:—

Selling prices (without container) per tin containing 4 imperial gallons or 640 fluid ounces which is equivalent to 29 bottles, each containing 22 fluid ounces. Weight per tin—Superior 15 seers 15 chattracks, Inferior—17 seers 4 chattracks, including the weight of the container which is 1 seer 3 chattracks.

From the premises of the Agent at Kaliaganj.		From the Agent's premises at Balurghat.		From the Agent's premises at Hili.	
Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.
Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
4 0	5 2 3	7 2 0	7 0 3	7 6 0	7 4 3

Wholesale dealer's selling prices (without container) per tin containing 4 Imperial gallons.

Balurghat when purchased direct from Kaliaganj.		At Balurghat when purchased from Agent's depot at Balurghat.		At Chandganj (Kumarganj) when purchased from Agent's depot at Balurghat.		Under Tapan police-station when purchased direct from Agent's depot at Kaliaganj.	
Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.
Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
0 7 4 3	7 8 0	7 6 3	8 2 0	8 0 3	6 8 0	6 6 3	

Retail selling prices per bottle of 22 fluid ounces.

Balurghat police-station when purchased from Agents and wholesalers at Balurghat.		Balurghat police-station area when purchased from Agent's depot at Hili and Hili police-station area.		Under Tapan and Gangarampur police-stations when purchased from wholesalers at Tapan.		Under Kumarganj and Gangarampur police-station areas when purchased from wholesalers at Chandganj.	
Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.	Superior.	Inferior.
Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
4 9	0 4 6	0 5 0	0 4 9	0 4 6	0 4 3	0 5 3	0 5 0

The above prices apply to bulk supply only. An extra of Rs. 1-3 in case of packed supply in white bright tins and 11-6 in the case of black plate tins may be charged over the rates fixed above.

R. BANARJEE, District Magistrate.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 41320(B)C.T./2E/13/50-51.—6th November 1950.—Mr. G. Philip, First Additional Income-tax Officer, District II(1), Calcutta, is, with effect from the forenoon of 13th November 1950, transferred and posted as Income-tax Officer, Special Survey Circle VIII, Calcutta.

Jurisdiction allocation of Income-tax Officer.

No. 42531C.T./1E/34/50-51.—13th November 1950.—In exercise of the powers conferred by sub-section (5) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), and in supersession of all previous orders, I hereby direct that the Income-tax Officer, Special Survey Circle VIII, shall henceforth perform all the functions of an Income-tax Officer in respect of all *new* assesses discovered in the course of survey operations or otherwise in the territorial jurisdiction of the

Income-tax Districts noted against him. He also hold jurisdiction over all cases transferred to him under section 5(7A) of the Income-tax Act.

Income-tax Officer.

Jurisdiction.

Income-tax Officer, Special Survey Circle VIII.	Income-tax Districts: Howrah and Parganas.
---	--

No. 44018C.T./2E/110/50-51.—20th November 1950.—The resignation of Mr. P. Sanyal, officiating Income-tax Officer, Grade I, Companies District II, Calcutta, from this department is accepted with effect from the forenoon 20th November 1950.

No. 44838C.T./2E/13/50-51.—24th November 1950.—Sri A. K. Sen Gupta, 1st Additional Income-tax Officer, District III-A, will, with effect from the forenoon of 24th November 1950, and further orders, hold the charge of Income-tax Officer, District III-A, in addition to his duties, *vice* Sri C. S. Peters, deceased.

S. NARGOLWALA, Commissioner

LABOUR DEPARTMENT

ORDER.

No. 6400Lab.—10th November 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 3244Lab., dated the 15th June 1950, the industrial dispute between Messrs. Lever Brothers (India) Ltd., office at Sassoon House, 4, Lyons Range, Calcutta, factory at 63, Garden Reach Road, and their workmen represented by the Lever Brothers (India) Ltd. and Associated Companies Employees' Union (Calcutta Centre), the matters specified in the schedule appended thereto was referred to Sri S. N. Modak, I.C.S. (Retd.);

And whereas the said Sri S. N. Modak, I.C.S. (Retd.), has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of an industrial dispute between Messrs. Lever Brothers (India) Ltd., office at Sassoon House, 4, Lyons Range, Calcutta, and factory at 63, Garden Reach Road, and their workmen represented by the Lever Brothers (India) Ltd. and Associated Companies Employees' Union (Calcutta Centre).

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI S. N. MODAK, I.C.S. (RETD.), *Chairman.*

the Company: Mr. K. T. Chandy, Secretary, Mr. M. Zinkin, Commercial Manager, Mr. S. H. Nunam, and Mr. H. R. Fraser, Works Managers, Mr. R. J. Wheeler, Chief Accountant, Sri P. C. Chakravarty, Assistant Personnel Officer.

the Union: Sri Sibnath Banerjee, Sri N. Das Gupta, Organising Secretary, Sri P. Pullat, Secretary.

AWARD.

By Government of West Bengal, Department of Labour, order No. 3244Lab., dated the 15th June 1950, this industrial dispute regarding bonus to be paid to the workmen of the Company in their factory at 63, Garden Reach Road, and their employees at 4, Lyons Range, Calcutta, as between Messrs. Lever Brothers (India) Ltd., and their workmen as represented by the Lever Brothers (India) Ltd. and Associated Companies Employees' Union (Calcutta Centre), c/o. Lever Brothers (India) Ltd., Sassoon House, 4, Lyons Range, Calcutta, has been referred to me as an industrial tribunal for adjudication. Lever Brothers (India) Ltd., is a company for manufacturing soap, toilet goods, etc., and its Calcutta establishment has its office at Sassoon House, 4, Lyons Range, Calcutta, and its factory at 63, Garden Reach Road. The subject-matter of the dispute is the bonus to be paid to the workmen both at the office and at the factory for the years 1948 and 1949. The Union has claimed that bonus equivalent to six months' basic wages be paid for each of the two years. It appears that so far

present dispute are not really interested in the Junior Managerial staff in commercial establishment or in the factory or in the sales supervisory salesmen, or trades mark investigators, and these categories of employees must therefore be considered to be outside the scope of the present adjudication.

6. I shall now proceed to consider any conditions which should be imposed in respect of the question of eligibility for bonus. In this connection, my attention has been invited to the concluding paragraph of the Bombay Tribunal's award in respect of bonus for 1948. As regards the minimum service to be rendered for making a workman eligible, I think a period of six months is much too long, and I would prefer to adopt a period of four months inclusive of any period of leave with some remuneration, the minimum as I did in the case of Associated Electrical Industries (India) Ltd., as per Government of West Bengal order No. 2831Lab., dated the 18th January 1950 (*Calcutta Gazette*, dated 26th January 1950). Further, I am not disposed in the present case to impose the condition that bonus shall be paid to employees who have left service prior to the date of reference, even prior to the date of commencement of the dispute. I do not see any legal impediment in considering the cases of past workmen who worked in the relevant period and made their contribution to the accrual of profits but have since left the service of the Company and have ceased to be workmen under the Act. The present dispute is no doubt between the Company and the existing workmen. But it is open to the existing workmen as parties to raise a dispute about the terms of employment or the conditions of labour of those persons who used to be workmen under the Company in the relevant period, and such a dispute would be an industrial dispute under the Act if it is established, in accordance with the dictum of the Central Government (Bank Disputes) Industrial Tribunal, that the existing workmen are really interested in those past workmen. I feel no difficulty in being satisfied that the existing workmen who are parties to the present dispute are really interested in those past workmen, as it is reasonable to presume that the existing workmen may cease to be workmen in the future in connection with a matter of bonus. I accordingly come to the conclusion that there should be no condition about continuity of service up to any date, provided, of course, that the condition of minimum service during the relevant period is fulfilled.

7. In conclusion, I direct that the Company shall pay to each of its employees employed in its office and in its factory in Calcutta, other than those who have been held not to be "workmen" in paragraph 5 above, a bonus for the year 1948, an amount equal to five-twenty-fourths of the total annual basic earnings (excluding dearness allowance and other allowances etc.) during the year ending 31st December 1948, subject to the following conditions:—

(a) All employees who have been on the rolls of service of the Company for a period of at least four months, inclusive of any period of leave with some remuneration, during the period of 12 months ending 31st December 1948, shall be eligible for the payment of bonus.

(b) Persons who are entitled to receive bonus but who are not at present in the service of the Company shall apply for payment to the Manager within six weeks from the date of publication of this award.

(c) Employees who have been dismissed for misconduct or for a misdemeanour shall not be entitled to any bonus.

(d) Payment of bonus shall be made within six weeks from the date on which this award becomes enforceable.

8. I further direct that the Company shall pay to each of its employees employed in its office and in its factory in Calcutta, other than those who have been held not to be "workmen" in paragraph 5 above, as bonus for the year 1949, an amount equal to one-fourth of the total annual basic earnings (including dearness allowance and other allowances, etc.) during the year ending 31st December 1949, subject to the following conditions:—

(a) All employees who have been on the rolls of service of the Company for a period of at least four months, inclusive of any period of leave with no remuneration, during the period of 12 months ending 31st December 1949, shall be eligible for the payment of bonus.

(b) Persons who are entitled to receive bonus but who are not at present in the service of the Company shall apply for payment to the Manager within six weeks from the date of publication of this award.

(c) Employees who have been dismissed for misconduct or major misdemeanour shall not be entitled to any bonus.

(d) Payment of bonus shall be made within six weeks from the date in which this award becomes enforceable.

S. N. MODAK,
Chairman, Industrial Tribunal.

27th October 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

O. 6595Lab.—20th November 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2188Lab., dated the 3rd November 1950, the industrial dispute between Messrs. Eastern Plywood Manufacturing Co., Ltd., 107, Prince Anwar Shah Road, post-office Dhakuria, Calcutta, and their workmen represented by Eastern Plywood Manufacturing Workers' Union, 9/A, Haralal Das Street, Calcutta, regarding the matter specified in the schedule thereto was referred for adjudication to Sri M. C. Banerji, District Judge;

and whereas the said Sri M. C. Banerji, District Judge, has submitted to the State Government his award on the said industrial dispute;

now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.**INDUSTRIAL TRIBUNAL, CALCUTTA.**

PRESENT: SRI MATISH CHANDRA BANERJI, *District Judge, Tribunal*
Industrial dispute between Messrs. Eastern Plywood Manufacturing Ltd., 107, Prince Anwar Shah Road, post office Dhakuria, 24-Parganas and their workmen represented by Eastern Plywood Manufacturing Workers' Union, 9/A, Haralai Das Street, Calcutta, regarding matters specified in the schedule.

AWARD.

The Government of West Bengal in the Department of Labour order No. 2188Lab., dated 3rd May 1950, referred, under sections 7 and 10 of the Industrial Disputes Act (XIV of 1947), the industrial dispute between Messrs. Eastern Plywood Manufacturing Co., Ltd., 107, Prince Anwar Shah Road, post-office Dhakuria, 24-Parganas, and their workmen represented by Eastern Plywood Manufacturing Workers' Union, 9/A, Haralai Das Street, Calcutta, regarding the matters specified in the following schedule to me for adjudication.

Schedule.

- (1) Whether the dismissal of (a) Sudhangshu Mahapatra, (b) Basa Lal, (c) Kashi Das, (d) Ashutosh Paul, (e) Sheikh (f) Banamali Naskar, (g) B. C. Chandra, (h) Janaki Bane (i) Panna, (j) Sonatan Das, (k) Sudhir Kumar Majumdar (l) Sibul, and (m) Bhusan Banerjee was justified.
- (2) If they are entitled to reinstatement and/or compensation

Notices were issued on both parties and they filed written statements. Messrs. Eastern Plywood Manufacturing Co., Ltd., of 107, Prince Anwar Shah Road, Tollygunj, is a Company manufacturing plywood products and was incorporated in October 1947. The Company purchased a run-down plywood manufacturing factory at Tollygunj on 3rd November 1947 from one Sriram Nandaram and started manufacturing operations there. The Company has been producing only plywood discs. There were about 140 workmen in 1948, but at present there are only about 70 workmen working in the factory. In September 1948, the workmen of the factory formed themselves into a Union, styled as the Eastern Plywood Manufacturing Workers' Union and one Nakul Chandra Roy of the Fret-saw Department was the first Secretary of the Union. In October 1948, the Union filed a charter of demands claiming increase in emoluments and improvement in other terms of employment and conditions of labour and the Labour Commissioner, Government of West Bengal, started conciliation proceedings. The dispute that arose out of the charter of demands which was not accepted by the Company. During the pendency of the conciliation proceedings a number of workmen were discharged by the Company. The Labour Commissioner failed to effect any settlement of the disputes and recommended to Government for reference of the dispute to the Tribunal for adjudication. The Government of West Bengal in the Department of Labour by order No. 4506Lab., dated 8th December 1948, referred the disputes between the Company and the Union under sections 7 and 10 of the Industrial Disputes Act to this Tribunal for adjudication.

The Award of the Tribunal was published in the *Calcutta Gazette* dated 5th April 1949. It appears from the Award that 14 workmen including the Secretary, Nakul Chandra Roy, Bhusan Mukherji, Janaki Bane, Sonatan Das and Sudhir Majumdar who were discharged by the Company were reinstated by agreement and that the Tribunal awarded a revision of pay and some other amenities by adjudication.

It appears that although the Company took back into service the 14 workmen as agreed before the Tribunal and mentioned in the Award, the term of the Award as to the increase of emoluments was not implemented by the Company in spite of repeated reminders by the Union. Dissensions arose in the factory and it appears that the Union approached the Labour Commissioner for prevailing upon the Company to implement the term of the Award regarding the revision of emoluments or to prosecute the Company under section 29 of the Industrial Disputes Act in default of such implementation. The Union also on 14th September 1949 sent to the Labour Directorate a list of witnesses who were prepared to depose on behalf of the prosecution.

The Union's case is that on account of this step taken by it the Company made an attempt to crush the Union and to that end appointed as Manager one Shibkaran Sharma in or about January 1950, one Fatechan as Cashier in the last week of January 1950 and a Punjabi durwan on or about the 4th of February 1950 in order to create a situation for the dismissal of the leaders of the Union. The Union further states in its written statement that on 6th February 1950 it lodged an *ejahar* at the Tollygunj police-station against Shibkaran Sharma, the Punjabi durwan and Raghunandan Pandey, durwan, for an attempt to murder Mati and Din Ali, witnesses named in the list by the Union as mentioned above. The Union's further case is that on 8th February 1950 the said Punjabi durwan and Fatechan along with others attacked the workmen actively connected with the Union and actually assaulted Sonatan Das, Assistant Secretary of the Union, Kristo Das, Vice-President of the Union, and Janaki Banerji, a member of the Union and that an *ejahar* was immediately lodged at the Tollygunj police-station. The Union also states that the Company on 8th February 1950 discharged all the 12 workmen of the Fret-saw Department without assigning any reason and also discharged one Bhusan Chandra Mukherji, Vice-President of the Union, on 20th February 1950. The Union, therefore, claims that these 13 workmen were victimised for trade union activities and should be reinstated to their former posts in the factory with full compensation for the period of their non-employment.

The Company in their written statement denied the allegations levelled against them by the Union and state that the 13 persons mentioned by the Union formed into an unlawful assembly on 8th February 1950 and assaulted the durwan and loyal workers of the factory under the orders of Sudhangshu Mahapatra and also threatened them with death if they would attend to their duties. They further state that the activities of these men were prejudicial to the interest of the Company and they absented themselves from duty without notice as from 7th February 1950. The Company also states that the said 13 dismissed employees have been guilty of most disrespectful, violent and unbusinesslike conduct. It is also disclosed in the written statement of the Company that they filed a petition under section 107, Criminal Procedure Code, before the Subdivisional Magistrate, Durgam, and that a notice was issued on the dismissed workmen calling upon them to show cause why they should not execute a bond to keep the peace and that the proceedings under section 107, Criminal Procedure Code, were still pending before the Magistrate. Issues were framed on 16th June 1950.

The appearances for the parties were as follows:—

for the Union.—Sri D. L. Sen Gupta, Advocate and Sri Sudhangshu Mahapatra, Secretary of the Union, and others.

for the Company.—Sri D. N. Basu, Advocate, Sri Kashiram Agarwala, Managing Director, and others.

The issues framed were as follows:—

Issues.

- (1) Whether the dismissal of (a) Sudhangshu Mahapatra, (b) Bassa Lal, (c) Kashi Das, (d) Ashutosh Paul, (e) Sheikh, (f) Banamali Naskar, (g) B. C. Chandra, (h) Janaki Bane, (i) Panna, (j) Sonatan Das, (k) Sudhir Kumar Majumdar, (l) Sibbu, and (m) Bhusan Banerjee, was justified.
- (2) If they are entitled to reinstatement and/or compensation.

DECISIONS.

Issue Nos. 1 and 2.

The Union's claim is with regard to reinstatement of 13 dismissed workmen mentioned in Issue No. 1, 12 of them, being Nos. 1 to 12 in the list, belonged to the Fret-saw Department of the factory and No. 13 Bhus Mukherji wrongly mentioned as Bhusan Banerjee in the Order of Reference was the head mistry of the factory. The Union's claim, as mentioned above, is that these men were discharged for trade union activities. The Company's case, on the other hand, is that they were guilty of riotous conduct on 8th February 1950 inside the factory and assaulted the durw and loyal workmen of the factory and held out threats to the loyal workmen urging them to desist from work and that the Company dismissed them in the ordinary course of administration of the establishment. The Union examined a number of witnesses, being P.W. 1 Sudhangshu Mahapatra, P.W. 2 Bhusan Chandra Mukherji, P.W. 3 Sudhir Majumdar, and P.W. 4 Sonatan Das, 4 of the dismissed workmen, and put in documents, Exhibits 1 to 7. The Company examined O.P.W. 1 Bejoy Bhusan Boral, O.P.W. 2 Shambhu Nath Das, two of their employees, and O.P.W. 3 Sri Kasiram Agarwala, the Managing Director, and two Police witnesses, being O.P.W. 4 Sri Dharendra Nath Roy Choudhury, Sub-Inspector, Tollygunj police station, and O.P.W. 5 Sri Probodh Chandra Nag, Circle Inspector, Police, Sadar, A Circle, Alipore. The Company also put in the document Exhibits A to H. The incident on 8th February 1950, that, according to both the parties, was the cause of the dismissal of the workmen in question was sought to be clarified by the parties with the evidence adduced.

It is an admitted fact that the previous Award, published in the *Calcutta Gazette, Extraordinary*, dated 5th April 1949, was not implemented by the Company so far as it related to the emoluments of the workmen. The Award increased the minimum total wages to Rs. 42 per month. Twenty-one workmen receiving a monthly pay of Rs. 30 and 23 workmen receiving a monthly pay of Rs. 35 had their pay raised to Rs. 42 and other workmen got a flat increment of Rs. 5 per month. The young helpers who got pay of Rs. 25 or Rs. 20 per month had their pay fixed at Rs. 25 per month. The result was that all the adult workmen and some of the young helpers had their pay raised. The Award shows that such a low scale of wages was fixed for the workmen in consideration of the unsatisfactory financial condition of the Company. This Award was in operation for one year from the date of its publication, i.e., 5th April 1949. The Managing Director of the Company O.P.W. 5 Sri Kasiram Agarwala states in evidence that he did not implement the Award as he could not pay according to the scales of wages laid down in the Award on account of financial stringency. As months rolled on and the Company did not show any sign of implementing the Award, the Union repeatedly approached the Government and the Labour Directorate for obliging the Company to implement it on pain

prosecution under section 29 of the Act. The file of the Labour Commissioner shows that the Company did not pay any heed to the Labour Directorate's repeated instructions to pay the workmen according to the Award and the Labour Directorate in the long run decided to lodge a complaint under section 29 of the Act against the Directors of the Company. The Directorate by its letter, dated 8th/9th September 1949 (Exhibit 2), asked the Secretary of the Union to furnish it with names of witnesses who would depose for the prosecution of the management for non-implementation of the Award, and the Union sent such a list on 14th September 1949 by the letter, Exhibit 3. These witnesses were Sudhangshu Mahapatra, Ashutosh Paul, Bhusan Chandra Mukherji, Kesto Chandra Das, Din Ali, Alam Shah, Ram Nehar Tewari and Chhoti Lal. It appears that Sudhangshu Mahapatra, Kesto Chandra Das same as Kashi Das, Ashutosh Paul and Bhusan Mukherji who has been described in the order of reference as Bhusan Banerjee, appear in the list of dismissed workmen mentioned in Issue No. 1. In the written statement the Union stated that the Company appointed as Manager Sri Shibkaran Sharma as Cashier Sri Fatechan in January 1950 and a Punjabi durwan in the beginning of February 1950 in order to create a situation for dismissal of the leaders of the Union.

It was further alleged in the written statement of the Union that on 6th February 1950 the Manager Shibkaran Sharma, the newly appointed Punjabi durwan, and another durwan Jadunandan Pandey made an attempt to murder Mati and Din Ali, two of the workmen who lived in the coolies' quarters of the factory, and that an *ejahar* was lodged in Tollygunj police-station over the incident. The Union also states that the whereabouts of Din Ali and his brother Sherajuddin were not known since then. No *ejahar* of date 6th February 1950 was proved by the Union at the time of the hearing. The General Diary of the Tollygunj police-station for February 1950, was called for in connection with the informations, Exhibit 7 and Exhibit B, dated 8th February 1950, but no entry as alleged by the Union was found in the book on 6th February 1950. The Company's written statement shows that they have been informed that the two persons Din Ali and Sherajuddin left for Pakistan since. The allegation of the Union as to the incident on 6th February 1950 or as to the suggestion of the Company's connection with the disappearance of Din Ali and Sherajuddin cannot, in the circumstances, be accepted and no value should be attached to these allegations.

Next comes the incident on 8th February 1950. The Union's case is that at the said Punjabi durwan who appears to be named as Nirbhoy Singh and the Cashier Fatechan along with others not named, attacked the workers closely connected with the Union and assaulted and injured (a) Sonatan Das, Assistant Secretary of the Union, (b) Kesto Das, Vice-President of the Union, and (c) Janaki Banerji, a member of the Union, and an *ejahar* was immediately lodged at Tollygunj police-station, and that the Company on 8th February 1950 discharged all the 12 workmen of the Fret-saw department without assigning any reason. The Company's case is that the dismissed workmen formed into an unlawful assembly on 8th February 1950 and assaulted the durwan and loyal workers of the factory under orders of Sudhangshu Mahapatra and also threatened them with death if they did not attend to their duties.

In evidence P.W. 1 Sudhangshu Mahapatra, P.W. 3 Sudhir Majumdar and P.W. 4 Sonatan Das stated that on 8th February 1950 the Punjabi durwan, Fatechan and Shibkaran Sharma, Manager, assaulted the workmen including Sudhir Majumdar and Sonatan Das and injured Sonatan Das, Kesto Das and Janaki Banerji as they refused to put their thumb-prints on a plain paper at the instance of Nandaram Babu, father of

Kasiram Babu. Sudhangshu Mahapatra also states that at that time went out of the factory to the thana and lodged an *ejahar* and brought Police Officer with him to the factory. He further states that the Inspector of Police saw the injuries of the 3 men and left instructions Nandaram Babu and others not to create any disturbance in the factory the workmen worked peacefully till 12 noon when they came out of factory for lunch. They were not allowed to enter into the factory at 1 p.m. The workmen thus excluded were the 12 men of the Fret Department. The *ejahar* lodged by Sudhangshu is Exhibit 7. It states that Sudhangshu Mahapatra came with Kesto Das and reported as follows: "This morning at about 9-30 a.m. while they were discussing with Sri Sri Nandaram and Bejoy Babu about some disputed matters one Punjabi durwan used some abusive words towards some labourers of the factory which afterwards turned into a quarrel between them, and the durwan assaulted some of the workers Janaki Banerji and Sonatan Das with a stick causing swelling marks on their persons". The Police Officer noted the information and referred the informants to the Court. This information was lodged at 9-50 a.m. Exhibit B is the second information of the incident lodged by Seukaran Maharaj, the Manager of the factory, at 10 a.m. who states "that a *marpit* took place between the Company's men and workmen causing slight injury for which he apprehends further trouble there". The Officer notes also that he left for the place of occurrence with a constable Dhan Singh to look into the matter. It appears that Sudhangshu Mahapatra returned to the factory when the Sub-Inspector came there. The information, Exhibit 7, does not show that Kesto Chandra Das was injured in the quarrel as was alleged in the written statement of the Union and deposed to by Sudhangshu Mahapatra, Sudhir and Sonatan. The plea of assault on the workmen as they refused to put thumb-impression on a plain paper at the instance of Nandaram Babu, father of Kashiram Babu is also falsified by the information, Exhibit 7. Both the information Exhibits 7 and B, disclose an incident of the nature of a quarrel and *marpit* and do not support either the Union's plea that the Punjabi durwan Fatechan and others attacked the workmen or the Company's averment that their written statement that the dismissed persons formed into an unlawful assembly and assaulted the durwan and the loyal workers of the factory under the orders of Sudhangshu Mahapatra and threatened them with death. The evidence of O.P.W. 1 Sri Bejoy Bhushan Boral shows that he went to the factory on 8th February 1950 on a periodical inspection and visited the Fret-saw Department as it was the place where the Union Secretary worked and was also the centre of all Union activities. He had a conversation with the Union Secretary and as he was having the talk the Secretary other employees of the department left their jobs and came near them. These men made observations from time to time by way of instructions to the Secretary or passing remarks and as a matter of fact the entire body of workmen in the factory gathered there. Bejoy Babu was trying to impress upon the workmen the necessity of increasing production and thereby making it possible to increase their emoluments also. But as they could reach any solution tempers began to be frayed and the fact that the durwan Nirbhoy Singh came up apprehending breach of the peace and asked the workmen to go to their jobs. At this time some of the workmen, the place where the talk was proceeding and approached the Punjabi durwan and had an altercation with him. This altercation led to an assault and it was Sonatan Das and Sheikh Ali who for the first time assaulted the durwan. Sheikh Ali picked up a block of wood with iron linings and hurled it on the durwan, the durwan was injured on the thigh, head and the ankle. At that time many others also were hurling pieces of wood on the durwan and Bejoy Babu came away to the office to avoid injury to himself. While coming to the office he saw Fatechan, the Cash

covering a bleeding wound on his head with his hand. Just at that moment a flying piece of wood struck Shambhu Babu at the ankle. At that time the other employees of the management staff of the factory came up to the workmen and pacified them and the trouble subsided within about 8 to 10 minutes. After the trouble subsided Bejoy Babu took the injured men to the Lake Hospital for first aid. In cross-examination Bejoy Babu denied that Nandaram Babu was at the factory on 8th February 1950 at any time during the period when he himself was there. It appears that Bejoy Babu was at the factory from 8-30 a.m. to 1-30 p.m. with a break of 2½ hours from 11 a.m. when he went to the Lake Hospital with the injured persons. Bejoy Babu states that his guess was that 10 to 15 workmen only created the trouble, and he saw Sudhangshu Mahapatra only to protest at the Punjabi durwan's directions to go to their jobs and say "Tom Kahe Bolta Hai". He did not see Sudhangshu to do anything more. He saw Sonatan and Sheikh Ali to take part in the assault on the durwan. He could not name any other person who took part or abetted the assault on the durwan or any other employee.

O.P.W. 2 Shambhu Nath Das is also an employee of the Company. In his examination-in-chief he states that almost all the workmen of the factory were present at the place of the *golmal* that took place in the morning of 8th February 1950 and that Sudhangshu Mahapatra, Kesto Das, Sonatan Das, Ashutosh Paul, Basanta Lal and others were in the *golmal* and each one of these persons was either striking with an iron rod or throwing iron ridges. Fatechan was struck by an iron rod on the head, and Shambhu himself was struck by a ridge on the ankle. He and the other injured persons being Fatechan and Nirbhoy Singh were taken to the Lake Medical College Hospital by Bejoy Babu. In his cross-examination he states that in the office room Bejoy Babu was talking with Sudhangshu Mahapatra in his presence and was suggesting for increase of production. This talk continued for a pretty long time. Nandaram Babu was at that time outside the office and on the grounds. Suddenly the men in the office room perceived that a *maramari* had started and he and Sudhangshu Mahapatra and Bejoy Babu went towards the place of *maramari* which was taking place a little to the left side of the front door of the office. Shambhu Babu states that Nandaram Babu came to the factory on that date at 10 a.m. and was present there till he went to the hospital at 10-30 a.m. and Nandaram Babu was present at the time of the assault on Fatechan, Nirbhoy Singh and himself.

The hospital tickets, Exhibits A, A(1) and A(2) show that Fatechan, Nirbhoy Singh and Shambhu Nath Das were given first-aid at the Lake Medical College Hospital on 8th February 1950 and Fatechan and Nirbhoy Singh were each given an injection of A.T. Serum.

Exhibits C, D, D(1), E, F and F(1) are documents which show that on 11th of February one Rathindra Nath Ghosh, an employee of the Company, filed a petition to the Subdivisional Magistrate, Alipore, for asking the Superintendent of Police, 24-Parganas, to make arrangement for protection of the factory against mischief by Sudhangshu Mahapatra and others by posting an Armed Police picket at the factory. The incident on 8th February 1950 has also been described in this petition and it is stated therein that a talk of compromise was going on at the factory between Bejoy Babu and Sudhangshu Mahapatra, Secretary of the Workmen's Union, when other accused persons with several others came at the place and used abusive language and when a Punjabi durwan Nirbhoy Singh protested, the accused persons came armed with lathis, etc., and assaulted the

durwan and two other employees Fatechan and Sambhu Nath Das. It also stated that four out of them, namely, Sudhangshu Mahapatra, K Das, Janakinath Banerji, and Sheikh Ali, who were the ring-leaders, collected men with the idea of assaulting the durwan posted at the factory and then setting fire to the factory. An application was filed under section 107, Criminal Procedure Code, by the same Rathindra Nath Ghosh against all the discharged persons, being Nos. 1 to 11, on 15th February 1950. The learned Subdivisional Magistrate asked the Circle Inspector of Police, Sadar, A Circle, for taking immediate action and ordered for posting Armed Police for preventing a breach of the peace, if necessary. He directed the Circle Inspector to enquire and report on the matter. On 16th February 1950 proceedings under section 107, Criminal Procedure Code, were drawn up against the 11 persons mentioned in the application under section 107, Criminal Procedure Code, directing them to show cause why they should not be ordered to execute a bond for Rs. 200 each for maintaining the peace for a period of one year. The proceeding under section 107, Criminal Procedure Code, has not proceeded much further yet. Exhibit E is a petition of complaint under section 323, Indian Penal Code, by Fatechan against the same 11 persons filed on 11th February 1950. Exhibit F is the order-sheet of section 107, Criminal Procedure Code, case and Exhibit F(1) is the order-sheet of section 323, Indian Penal Code case. It appears that a warrant was issued against 5 of the accused persons named in the petition, namely, Sudhangshu Mahapatra, Ashutosh Paul, Sheikh Ali, Kesto Chandra Das and Sonatan Das under section 323, Indian Penal Code. Both petitions under section 107, Criminal Procedure Code and the petition under section 323, Indian Penal Code, state that the 11 persons mentioned in the application forming themselves into an unlawful assembly assaulted 3 persons, two of them being Fatechan and a durwan of the factory, and that they were threatening to kill the durwan and other employees of the factory and systematically threatening the loyal workers with death if they were to do their duties at the factory and they were giving out publicly that they would set fire to the factory. Fatechan, Nirbhoy Singh and Seukaran Sharma have not been examined in this case. Bejoy Babu states that Seukaran Sharma and Nirbhoy Singh were not in the service of the Company and that Fatechan was bedridden for illness.

There can be no doubt that the information, Exhibit 7, lodged by Sudhangshu Mahapatra and Kesto Chandra Das and the information, Exhibit B, communicated by Seukaran Maharaj, the Manager of the factory to the Tollygunj Police on 8th February 1950 are of great importance. Contemporaneous statements by the parties on the occurrence on 8th February 1950. Exhibit 7 states that Janaki Banerji and Sonatan Das were assaulted by the durwan with a stick causing swelling marks on their persons as a result of a quarrel between some of the workers and a durwan. Exhibit B states that a *marpit* took place between the workers causing slight injury for which further trouble was apprehended there. The statement of Sudhangshu Mahapatra that the Punjabi durwan, Fatechan and Seukaran Sharma assaulted the workmen because they did not agree to put thumb-impressions on a plain paper at the instance of Nandaram Babu is therefore, unworthy of credit. Exhibit 7 clearly shows that it was a durwan who assaulted Janaki Banerji and Sonatan Das. Exhibit 7 also shows that Kesto Das did not deliberately disclose the fact that he received an injury during the occurrence. Exhibit B states that it was a *marpit* between the Company's men and the workers. The plea of the Company in its written statement or in the applications under section 107, Criminal Procedure Code or section 323, Indian Penal Code, that the 13 men in question formed

themselves into an unlawful assembly under the orders of Sudhangshu Mahapatra and as members of such an assembly assaulted Nirbhoy Singh, Techan and Shambhu Das is not supported by this document. The evidence of Bejoy Babu and Shambhu Babu does not support the plea that Sudhangshu Mahapatra gave any orders for assaulting the Company's men threatened the loyal workers to desist from work on pain of death. The evidence of these 2 witnesses as well as Exhibit 7 shows that Sudhangshu Mahapatra was discussing with Sriram Nandaram and Bejoy Babu about the disputed matters, when at the intervention of the Punjabi durwan the trouble occurred. There was no doubt that Sriram Nandaram was present at the factory on that date and Bejoy Babu made the most unworthy attempt in hiding this fact. The report of the Conciliation Officer who made an enquiry into the matter also states that on 8th February 1950 the Proprietor of the factory to make payments and the workers collected before him began to put forward their grievances when the Punjabi durwan asked them in a rude manner to go to their jobs at which an altercation followed that led to an assault. It also states that the durwan was assaulted and some of the workers were also bodily injured and that after this incident the management dismissed 13 of the workers for alleged prejudicial activities and absence without leave. I find that the statement of the Conciliation Officer as mentioned above is borne out by the evidence on record.

The Company took the plea in the written statement that the 13 discharged workmen absented themselves from duty without notice as from 7th February 1950 and that this was also a ground for their discharge. No attempt was made by the Company to substantiate this plea in evidence. After the close of the arguments of the learned Advocates of both sides the Company filed a petition for admitting in evidence a letter by the Company to the discharged workmen in support of this plea. This petition was rejected. As no evidence could be accepted at that stage the plea that these workmen absented themselves from 7th February 1950 is, in the face of it, unworthy of credit as they were present at the factory on 7th February 1950 when the trouble occurred. I do not, therefore, accept this plea as a justification for their discharge.

It, therefore, appears to me that the evidence on record clearly shows that Sudhangshu Mahapatra did not take any part in the assault on the durwan. In the applications, Exhibits D(1) and E, being the applications filed by the employees of the Company under section 107, Criminal Procedure Code, and 323, Indian Penal Code, the names of Sibbu and Bhusan Mukherji as persons who took part in the assault on the durwan and others were not been mentioned. It cannot, therefore, be urged that the discharge of Sibbu and Bhusan Mukherji on account of the occurrence on 8th February 1950 is justified. It is in evidence that Ashutosh Paul was re-employed after his discharge. He must, therefore, have been a person who did not take part in the assault on the durwan. Bhusan Mukherji was in service till the 13th of February and he was absent for illness for a short period and appeared to join his duties on 20th February 1950 with a medical certificate, Exhibit 6, but he was not permitted to join. Bhusan Mukherji states that he was absent with the permission of the Manager. There is nothing to show that Bhusan Mukherji was absent without permission and the ground of his discharge for absence without permission has not been proved. I, therefore, find that Sudhangshu Mahapatra, Ashutosh Paul, and Bhusan Mukherji should not have been discharged and their discharge was unjustified. Sudhangshu Mahapatra is the Secretary of the Company, Ashutosh Paul is the Assistant Secretary of the Union, Bhusan Mukherji is the Vice-President of the Union and Sibbu is a member of the Union. Sudhangshu Mahapatra, Ashutosh Paul and Bhusan Mukherji were

witnesses named in Exhibit 3. Considering the facts and circumstances of the case I am of opinion that the discharge of these four persons Sudhang Mahapatra, Ashutosh Paul, Sibhu and Bhushan Mukherji were instances of victimisation and they should be reinstated. As Ashutosh Paul has already been reinstated, he should continue in his job.

The evidence further shows that Sonatan Das, Sheikh Ali, Ja Banerji and Kesto Das *alias* Kashi Das were in the trouble on 8th February 1950. These four persons are not entitled to reinstatement as they took part in the trouble that resulted in injuries to three employees of the management. As to the other five persons, namely, Basanta Das, Banan Naskar, B. C. Chandra, Panna and Sudhir Kumar Majumdar, there is no direct evidence of their complicity in the affray. It appears that the Company discharged these men on the ground that they were also associated with other persons in the assault on the durwan, Fatechan and Shambhu Das. It has been held by the United States Supreme Court in *NLRB v. Jones & Laughlin Steel Corporation* that the American Act does not interfere with the normal exercise of the right of the employer to select his employees or to discharge them. In its Third Annual Report, the Board stated "The Board has never held it to be an unfair labour practice for an employer to hire or discharge, to promote or demote, to transfer, lay off or reinstate, or otherwise to affect the hire, or tenure of employees or the terms or conditions of employment, for asserted reasons of business necessity, animosity, or because of sheer caprice, so long as the employer's conduct is not wholly or in part motivated by anti-union cause" (Labour Disputes and Collective Bargaining by Ludwig Teller, Volume II, pages 828, 829). These principles have been followed in determination of labour management relations in India (*vide* Sir H. B. Divatia in dispute between *Union Mills, Ltd.*, and their workmen, Bombay Labour Gazette, January 1949, page 335). There is nothing to show that the dismissal of these persons was motivated by any anti-union cause. The Company was entitled to discharge these five persons as they suspected that they were connected with the assault on the durwan and others. The applications under section 323, Criminal Procedure Code and section 323, Indian Penal Code, by Exhibits D(1) and E, show allegations against these persons as to their complicity in the trouble on 8th February 1950. In the circumstances these five persons also are not entitled to reinstatement.

I shall next deal with the question as to whether any of these employees are entitled to any compensation for non-employment or termination of service. The four workmen who are reinstated have been out of employment for about 9 months. In considering the claim for compensation for the period of non-employment the financial condition of the Company must be borne in mind. The Company filed Exhibit H—the balance sheet and the profit and loss account for the year ending 6th April 1949 which show a loss of Rs. 9,000 and odd. In view of the circumstances of the case it is awarded that Sudhangshu Mahapatra, Bhushan Mukherji and Sibhu should receive emoluments for three months and Ashutosh Paul, emoluments for one month by way of compensation for the period of non-employment. The period of their non-employment should be counted as leave on compensation as awarded above. It is also awarded that Basanta Das, Banan Naskar, B. C. Chandra, Panna and Sudhir Kumar Majumdar should be considered to have been discharged and they should get compensation to the extent of three months' emoluments for termination of their employment, although they are not entitled to reinstatement. These emoluments shall be computed at the rates they were receiving just before their discharge.

It is further awarded that the four persons, namely, Sonatan Das, Nish Ali, Janaki Banerji and Kesto Das *alias* Kashi Das who have been and to have been involved in the trouble on 8th February 1950 shall not be entitled to receive any compensation for termination of their service. All payments allowed under this Award shall be made within six weeks of the date on which this Award comes into operation.

M. C. BANERJI,
Tribunal, Industrial Disputes.

2nd November 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No 6691Lab.—22nd November 1950.—Whereas under the Government of West Bengal, Labour Department, order No 156Lab., dated the 11th January 1950, the industrial dispute between Messrs. Ferrazinis, Ltd., 21, Lindsay Street, Calcutta, and their workmen, represented by Calcutta Hotel Mazdoor Federation, 121/2D, Surendra Nath Banerjee Road, Calcutta, was referred for adjudication to Sri P. R. Mukherjee, District Judge;

And whereas the said Sri P. R. Mukherjee, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto

ANNEXURE.

the matter of an industrial dispute between Messrs. Ferrazinis, Limited, 21, Lindsay Street, Calcutta, and their workmen, represented by Calcutta Hotel Mazdoor Federation, 121/2D, Surendra Nath Banerjee Road, Calcutta.

PRESENT:

SRI P. R. MUKHERJI, *Chairman, Industrial Tribunal.*

the Company.—Sri J. M. Sen Gupta, Advocate, and Mr. C. Martin, Manager of the Company.

the Union.—Sri J. Pandey, Secretary.

AWARD.

By Government of West Bengal, order No. 156Lab., dated Calcutta, 11th January 1950, the above dispute was referred to me for adjudication under sections 7 and 10 of the Industrial Disputes Act and notices were served on both the parties and both appeared and presented their points. The Union's case is that the Company is of twelve years' standing and has a very good repute in the market and that during the years, the Company made a huge profit through its Confectionery, Sweets and Tea Room. It is further alleged that in the month of June 1947, the Company made a deduction of 12 per cent. from the wages of the workmen per force and thus flamed the cause of discontent. The trouble continued till the middle of June 1947. The Company proposed that

they did not require so many hands but they would be able to maintain them all provided they went on rotation leave by batches. The workers accordingly were asked to go on rotation leave for two months in the beginning of August 1947, and they were required to join on the 1st October 1947 but when they returned, they were not taken in—only five workers had been taken after much solicitation. The Company intimated that the persons (mentioned in Schedule A) stand dismissed.

Another batch was ordered to proceed on forced leave and when they came back on expiry of their leave on 1st September 1947, only three were taken and the rest, shown in the Schedule B, were informed that their services terminated. The Company also stopped the daily payment of Khoraki to the workers of Confectionery and Bakery Departments, which in cash amounted to a monthly decrease of emoluments of Rs. 12 per worker. There are several other troubles resulting in the discharge of other workers, and the Union now prays that there should be recognition of the Union, security of service, fixation of scale of pay and dearness allowance, annual bonus, gratuity, provident fund and reinstatement of the workers mentioned in the body of the statement.

The Company files a written statement alleging that the business of the Company was steadily going down from the end of 1946, so that they were compelled to abolish the Confectionery Department and had to effect a retrenchment. It is alleged that the Company was contemplating drastic retrenchment due to the fall in business when the workers themselves in order to keep their services took their own initiative and formulated an agreement to accept 12½ per cent. reduced pay voluntarily. The workers also of their own accord wanted to go on rotation leave.

About the persons for whom reinstatement is sought for, the Company gives statement alleging that some of them are still working in the Company and some did not turn up and some had left of their own accord. Regarding discharge, the Company further stated that some persons were to be retrenched as the Bakery Department was closed for want of necessary quota of flour from the Rationing authorities. It is further stated that increase in pay or emoluments or dearness allowance will seriously affect the financial position of the Company inasmuch as it has already been running at a loss.

Issues.

- (1) Recognition of the Union.
- (2) Security of service.
- (3) Scale of pay.
- (4) Dearness allowance.
- (5) Housing accommodation or house-rent allowance.
- (6) Annual bonus, Puja bonus.
- (7) Gratuity, provident fund.
- (8) Leave and holidays.
- (9) Restoration of Khoraki facilities.
- (10) Reinstatement of workers, viz., Mr. B. J. Charley, Janab Abul Korim, Santu Lall, Basant, Bishwanath and Mongal Das.
- (11) Retrospective effect of the award.

Issue No. 1.—Recognition of the Union.

The Company states that they received notices from as many as thirteen Unions or Associations claiming to represent the workers. One such notice was sent by the General Secretary, Shop Assistants' Association of Bengal.

dated 21st July 1947, another from Lower-Grade Employees' Union, dated 1st April 1949, and another from Hotel Mazdoor Federation, dated 27th June 1949. The Management states that they are perplexed as to which is the true Union representing the workers.

Strictly speaking, the recognition of the Union is not at all an industrial dispute, for in order to constitute an industrial dispute, it must be connected with the employment or non-employment, or terms of employment. I fail to see any such connection as is required to convert a dispute into an industrial dispute. In a series of Calcutta awards—too numerous to mention—it has been held that the matter of recognition of a Union is not an industrial dispute. The decision of the Major Jute Tribunal award may be referred to in this connection.

Issue No. 2.—Security of service.

The Union wants that three months' service should entitle the workmen to permanency and all employees having completed three months' service, should be taken on permanent roll. No dismissal or discharge be made without the previous consent and sanction of the Union.

Regarding security of service, I would like to impose the terms and conditions as awarded in the case of the Great Eastern Hotel, Ltd.

Regarding confirmation, I direct that an employee should be made permanent after completion of nine months' service, (i) if his service is satisfactory, and (ii) if there is a vacancy in the same cadre.

Regarding dismissal and discharge, a charge-sheet should be framed by the Management against an employee for misconduct, if there be any, and he should be asked to explain and given an opportunity to support his conduct, before he is dismissed.

Issue No. 5.—Housing accommodation.

The Union prays that adequate facilities for housing accommodation be provided to all the employees of the Company, or in lieu thereof 10 per cent. of the basic salary with a minimum of Rs. 10 to be paid as house-rent allowance.

The financial position of the Company is not at all happy and the Company is not in a position to provide suitable housing accommodation, so it is difficult to make an award regarding house allowance in this case. The prayer is rejected.

Issue No. 6.—Annual bonus, Puja bonus.

The Union prays for three months' wages to be paid as bonus for 1948-49 to all the workers of the Company. The Company is running at a loss and the payment of bonus always depends on profit. I reject the prayer.

Puja bonus.—The Union suggested one month's wages to be paid to each employee as Puja bonus. Due to the financial position of the Company, I am afraid, I cannot make any award on this point.

Issue No. 7.—Gratuity, provident fund.

The Union claims both gratuity and provident fund. Due to the financial position of the Company, it is not possible at all to make any award on this head. If, however, the financial position improves, an award may be made later on.

Issue No. 8.—Leave and holidays.

The Union demands—

- (a) One month's privilege leave with full pay after completion of every eleven months' service.
- (b) Fifteen days' casual leave in a year with full pay.
- (c) Twenty days' cumulative medical leave for every year of service with full pay.
- (d) Fifteen days' festival holidays in a year with full pay.

The present concern is guided by the rules of Bengal Shops and Establishments Act, and therefore they are entitled to have statutory holidays at least one and a half days each week.

In the next place they shall be entitled, under section 12 of the Bengal Shops and Establishments Act, to—

- (a) privilege leave on full pay for a total period not exceeding fourteen days for every twelve months' continuous employment;
- (b) casual leave on half pay for a period not exceeding ten days in every year, provided that—
 - (i) privilege leave admissible may be accumulated up to a maximum of not more than twenty-eight days; and
 - (ii) casual leave admissible under clause (b) shall not be accumulated.

Issue No. 9.—Restoration of Khoraki facilities.

The confectionery and bakery workers in this Company were enjoying the Khoraki facility from its very inception and were getting it as a part of their wages. This amount in cash amounted to Rs. 12, and this has, according to the Union, since been discontinued. It is clear that the workers with their Union Secretary called Shop Assistants' Association of Bengal, signed an agreement with the Company and intentionally agreed to take wages at a reduced rate of 12½ per cent. and induced the Company, which was then facing deficit after deficit every year. The relevant extract from the Compromise Form signed by the Union Secretary runs thus:—

“We fully agree and accept the terms given below:—that we draw a reduced salary of 12½ per cent. of our pay as long as the normal supply of the flour and sugar is stopped.”

The Company denies that there was any system of Khoraki. According to the Company, the confectioners and bakers used to get remuneration for overtime at 4 annas per diem when there was actual overtime work. In my opinion, no case has been made out for restoration of Khoraki facilities. It is also not clear what the Union wants; nor do I understand what loss they have suffered.

Issue Nos. 3 and 4.—Scale of pay and dearness allowance.

The concern is a small one and there are about 30 employees distributed in three departments—(1) Confectionery Department, (2) Boys' Department, and (3) Pantry Department. Besides, there are sweepers and durwans. The concern is running at a loss. According to the several awards made in the case of Firpos, Ltd., Great Eastern Hotel and Grand Hotel, the employees could certainly fairly expect the level of wages on the same scale of those hotels, but, I am afraid, any further burden on the Company in the shape of wages is sure to ruin the concern. The Company has submitted a chart showing existing pay and privileges, which are appended at

annexure in this case. This annexure be treated as part of the award and the existing privileges mentioned therein are not to be taken away by the Management on any pretext.

Confectionery Department.—The minimum wage of this department is Rs. 40 including dearness allowance. They take their bread, egg, milk and sugar as many times as they like and their duty is only from 6-30 a.m. to 2 p.m. I do not want to make any change in the scale of pay, so far as this department is concerned.

Boys' Department.—The Head Boy gets Rs. 50 per month and others get Rs. 20. Only one Egg Boy gets Rs. 23 per month. They all get tips. Besides, they get tea and bread twice a day and they are allowed to take tea as many times as they like. Every one of them earns tips, the value whereof would be no less than Rs. 3 to Rs. 4 per diem. Their duty is only from 6-30 a.m. to 12 noon and from 2 p.m. to 8-30 p.m. by rotation. I do not want to revise their pay, as I find that in the Great Eastern Hotel, these boys technically as they are called Chhokras—get pay from Rs. 9 to Rs. 10 per month. The pay is low because of the salient fact that they earn good tips. I see no reason to interfere.

Pantry Department.—The minimum pay is Rs. 28, but they get food twice a day and they have to work only for eight hours. They do not get any tips. I direct that a flat increment of Rs. 2 be granted to Mesalchis only, who earn Rs. 28. The Management willingly agreed to this increase though the financial aspect is not bright.

Durwans.—The pay of the durwans is Rs. 40 per month and they get tips only occasionally. They also get tea and bread twice a day. No change in the scale of pay.

Sweepers.—They earn Rs. 31 per month and they get food twice a day. No change in the scale of pay.

Issue No. 10.—Reinstatement.

(1) *Santoolal Das.*—He says that as he was one of the leaders of the Union, he had been victimised. There is no evidence of his being an active member of the Union. On the other hand, Mr. Martin, the Manager, on oath, states that this worker was dismissed for theft of kitchen commodities and he also resigned of his own accord. I see no reason to interfere.

(2) *Nababjan.*—This witness, according to the Management, was dismissed as the Bakery Department, in which he had been an employee, had been abolished. This witness could not also prove any Union activity. I am, therefore, not inclined to interfere.

(3) *Joseph Charlie.*—The Manager, Mr. Martin, states on oath that this witness was found drunken during duty hours. Warnings had had no effect. So, it was a case of gross misconduct, and as such, his dismissal is justified.

(4) *Golam Rasul.*—Admittedly this witness was working in the Bakery Department and as that department was abolished, his service was dispensed with. I see no reason to interfere.

Regarding others discharged by the Management, none was examined; nor any case made out before me. So, I take that their cases were not pressed. No case of illegal discharge or victimisation has been made out.

On a review of the financial position of the Company from the audited account, it is clear that the Company is running at a loss since 1946. The nett loss in the year 1946 was Rs. 12,910-13-10 and Rs. 13,379-4-3 in 1947 and Rs. 30,605 in the year ending 31st March 1948, and 1949 is also a

deficit year. I am sorry due to the financial position of the Company, it is not possible to make a better and more bright award this year. If the Company earns substantial profit later on, I would like to impress on the Management to increase substantially pay and dearness allowance of the workers.

Dearness allowance.—As almost all the employees are allowed one or two meals, I make no separate order regarding dearness allowance, for reasons already discussed.

Issue No. 11.—Retrospective effect of the award.

There cannot be any retrospective effect of the award. The prayer for retrospective award be rejected.

ANNEXURE.

Confectionery Department.

Serial No.	Names.	Designation.	Present wages. Rs.	Hours of work.	Remarks.
1	Bajrangi ..	Head Confectioner	300	From 6-30 a.m. to 2 p.m.	They are in charge of confectionery. They take their bread, egg, milk and sugar as many times as they like. They got medical attendance free of charge.
2	Hatbi ..	Assistant Confectioner.	98	Ditto.	
3	Budhan ..	Ditto ..	64	Ditto.	
4	Mungoo ..	Ditto ..	60	Ditto.	
5	Kubar ..	Ditto ..	50	Ditto.	
6	Bharai ..	Ditto ..	46	Ditto.	
7	Jagoo ..	Ditto ..	42	Ditto.	
8	Gobardhan ..	Ditto ..	42	Ditto.	
9	Bonvori ..	Ditto ..	40	Ditto.	

Boys Department.

Serial No.	Names.	Designation.	Present wages. Rs.	Hours of work by rotation.	Remarks.
1	Francis ..	Head Boy ..	50	From 6-30 a.m. to 12 noon.	These persons are provided with tea and bread twice a day, and they take tea as many times as they like. Every one of them earns more than Rs. 3-8 to Rs. 4 by tips. They got medical attendance free of charge. They also got uniform.
2	Appalaswami	Cake Boy ..	23	Ditto.	
3	Ranga Rao ..	Table Boy ..	20	Ditto.	
4	Ajit ..	Ditto ..	20	Ditto.	
5	Rajee ..	Ditto ..	20	Ditto.	
6	Rama Swami	Ditto ..	20	Ditto.	
7	Yaria ..	Ditto ..	20	Ditto.	
8	Barick ..	Ditto ..	20	Ditto.	
9	Simon ..	Ditto ..	20	Ditto.	
10	Vira Swami	Ditto ..	20	Ditto.	

Durwan Department.

Names.	Designation.	Present wages.	Hours of work by rotation.	Remarks.
		Rs.		
Jalabadur	Durwan	40	From 6-30 a.m. to 12 noon.	They get tea and bread twice a day. They get medical attendance free of charge. They also get uniform.
Ram Das	Ditto	40	Ditto.	

Pantry Department.

Names.	Designation.	Present wages.	Hours of work by rotation.	Remarks.
		Rs.		
Akram Ali	Cook	47	8 hours	They get food twice a day and usual medical attendance.
Drum	Pantryman	40	Ditto.	
Kaloo	Massalohi	28	Ditto.	
Laxman	Ditto	28	Ditto.	
Mohan	Ditto	28	Ditto.	

Sweepers Department.

Names.	Designation.	Present wages.	Hours of work by rotation.	Remarks.
		Rs.		
Sitaram	Sweeper	31	5 hours	Same as in the case of Pantry Department.
Jangali	Ditto	31	Ditto.	
Pearlal	Ditto	31	Ditto.	
Rajaram	Ditto	31	Ditto.	

P. R. MUKHERJEE,
Judge, Industrial Tribunal.

16th October 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 6692Lab.—22nd November 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 4078Lab, dated the 26th day 1950, the industrial dispute between Messrs. Forward Chemical Works, Ltd., of 1, Raja Gurudas Street, Calcutta, and their employees in connection with the case of Sri Naresh Chandra Acharjee of 61, Chingrihatta Road, Calcutta, was referred for adjudication to Sri P. R. Mukherjee, District Judge;

And whereas the said Sri P. R. Mukherjee, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of Reference No. 4078Lab., dated the 26th July 1950, Government of West Bengal, Labour Department, and in the matter of an industrial dispute between Messrs. Forward Chemical Works, of 1, Raja Curudas Street, Calcutta, and their employees in connection with the case of Sri Naresh Chandra Acharjee of 61, Chingrihatta Calcutta.

PRESENT:

SRI P. R. MUKHERJEE, Chairman of the Tribunal.

For the Company: Sri N. K. Majumdar and Sri K. Ganguli, Plea instructed by Sri Kali Kumar Das, one of the Directors.

For the Employee: Party himself.

AWARD.

The case set up by the employee Naresh Chandra Acharjee is that he had served as a salesman in the above Company at the rate of Rs. 40 per month with effect from 1st January 1950 to 20th February 1950 but received no pay for that period.

The salary for the month of January was not paid in spite of the fact that a resignation letter was submitted by the employee. But the salary was not at all paid, nor was the cash security of Rs. 25, which the applicant had deposited, refunded.

The Management appears and files a long written statement stating *alia* that this is no industrial dispute and that the Tribunal is not the proper forum.

It is also stated that the salary of Rs. 40 per month was conditional on his securing orders of at least to the extent of Rs. 500 a month and, as the employee did not secure any order, he was not paid any pay.

The points for adjudication are:—

- (1) Is the dispute an industrial dispute and is the Tribunal the proper forum for adjudicating the claim?
- (2) Is the applicant entitled to the salary and the cash security prayed?

Point No. 1.

The Management urged that the dispute occurred after the discharge of the workman and that, as such, it is not any industrial dispute. On this point the most pertinent observation has been made by Mr. Justice J. Chakravarti of the Hon'ble Calcutta High Court in his judgment on an application regarding the India Paper Pulp Co., Ltd. *versus* The India Paper Pulp Workers' Union. Justice Chakravarti observed: "The English definition of 'workman' requires that he must be a 'person who has entered into or works under a contract with an employer'. If in spite of this definition a dispute with a dismissed workman about the dismissal can be treated as a trade dispute, I am of opinion that there is no difficulty in holding, under the wider definition in India, that even where a dismissal has occurred without any previous dispute, there can be an industrial dispute about such a dismissal." In view of the observations of Mr. Justice Chakravarti and the Hon'ble Federal Court, it is decided that even where a dismissal has occurred without a previous dispute there can be an industrial dispute about such a dismissal, and that the plea of the Company taken on the basis of section 2(s) of the Act is of no substance.

The next point, as it was urged, was that a dispute between the employee and one of the workmen is no industrial dispute within the meaning of the Industrial Disputes Act. In this connection the judgment of the Hon'ble Chief Justice of the Madras High Court regarding a civil miscellaneous petition

between Kandas Textiles, Ltd. *versus* The Industrial Tribunal, Madras others, may be mentioned. The learned Chief Justice made the following observations: "I must confess that the language of the definition of 'industrial dispute' is so wide that giving the words their ordinary meaning even a dispute between an employer and one of the workmen or between a workman and another workman which is connected with one or other of the matters mentioned therein would fall within the definition." Lastly it was urged that the case was not represented by any Union. In my opinion, it does not matter, for if the dispute is otherwise an industrial dispute, the mere fact that the case was not taken up by any Union will be an irregularity and not a serious illegality. The matter was agitated before the Labour Commissioner and, later on, to the West Bengal Government who were fully satisfied that the dispute was an industrial dispute. The Government is also fully satisfied that this dispute, even if not represented by any Union, is likely to cause dissatisfaction amongst other employees. So the contention has no substance.

The next point urged was that the Tribunal is not competent to grant arrears of wages for which there is a separate Court.

In my opinion, the jurisdiction of the Tribunal, as has been held by the Hon'ble Federal Court, is broad enough to include all sorts of industrial disputes under the act. The dissatisfied employee may get relief here for arrears of wages claimed.

Point No. 2.

Regarding the claim that the employee had not got the salary for one month and twenty days, the Management submits that according to the terms of the contract, the payment of Rs. 40 per month was conditional on securing orders to the extent of Rs. 500. I have read the letter of appointment and, on reading this, I am convinced that the standing salary of Rs. 40 mentioned by the employee was independent of his securing any order.

Moreover the applicant states that he had secured orders to the extent of Rs. 80. There was no denial to this statement on oath by the Management. In my opinion, therefore, he is entitled to salary at the rate of Rs. 40 per month for one month and twenty days.

The employee further claims that he deposited Rs. 25 which had not been paid to him. The Management sets up a case that Rs. 19 had been paid out of this amount. But it is clear that this sum was paid to the brother of the applicant and no jama-kharach or relevant books have been produced.

The deposition of Kali Kumar Das, one of the Supervisors of the Forward Chemical Works, Ltd., gives a different story that out of this sum, Rs. 7 had been paid. Even if the amount of Rs. 19 was paid to the brother of the employee, that is a separate matter and there is nothing to show that the employee authorised the Management to pay this out of his deposit. The employee gave a stout denial that this payment to his brother had anything to do with his security money. So, in my opinion, this sum of Rs. 25 should, in all fairness, be paid back to the employee.

ORDERED

That the Management do pay salary to the employee at the rate of Rs. 40 per month for one month and twenty days, and Rs. 25 on account of security money.

P. R. MUKHERJEE,
Chairman of the Tribunal.

15th November 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 6711Lab.—23rd November 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2933Lab., dated 3rd June 1950, the industrial dispute between Calcutta Jute Manufacturing Co., Ltd., 93, Narkeldanga Main Road, Calcutta, and their employees represented by the Narkeldanga Jute Mill Workers' Union, 58, Narkeldanga Main Road, Calcutta, was referred for adjudication to Sri Modak, I.C.S. (Retd.);

And whereas the said Sri S. N. Modak, I.C.S. (Retd.), has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between Calcutta Jute Manufacturing Co., Ltd., 93, Narkeldanga Main Road, Calcutta, and their employees represented by the Narkeldanga Jute Mill Workers' Union regarding certain specified issues.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT :

SRI S. N. MODAK, I.C.S. (Retd.), *Chairman.*

For the Company: Sri S. C. Sen, Advocate, Sri J. K. Ghosh, Pleader,
Sri J. Chandra, Manager.

For the Union: Sri D. L. Sen Gupta, Advocate, Sri R. S. Sarma,
Assistant Secretary.

AWARD.

By Government of West Bengal, Department of Labour, No. 2933Lab., dated the 3rd June 1950, this industrial dispute between Calcutta Jute Manufacturing Co., Ltd., 93, Narkeldanga Main Road, Calcutta, and their employees represented by the Narkeldanga Jute Mill Workers' Union, 62, Narkeldanga Main Road, Calcutta, regarding issues of (1) privilege leave for the clerical staff, (2) bonus and (3) dearness allowance paid to the weekly paid clerks, has been referred to an industrial tribunal for adjudication. The two parties have submitted their written statements in connection with the three issues specified in the schedule set forth in the order of reference. The issues are as follows:—

- (1) Privilege leave for the clerical staff,
- (2) Bonus.
- (3) Is the dearness allowance paid to the weekly paid clerks justified in view of the Award of the Jute Textile Industry Tribunal? If not, how much should they get consistently with the Award?

The Award referred to here is the Award, dated the 31st August 1950, in the matter of an industrial dispute in the Jute Textile Industry in West Bengal between the employers of 89 specified jute mills and their workmen given by a Tribunal consisting of myself as Chairman

ri M. C. Banerji and Sri N. C. Chakrabarty as members, as published in the *Calcutta Gazette* by Government of West Bengal, Commerce, Labour and Industries Department, order No. 3443Lab., dated the 20th September 1948. I shall proceed to take up the issues one by one.

Issue No. 1.

2. Issue No. 1, relates to the question of privilege leave for the clerical staff. The Union has made a reference to the concluding sentence of paragraph 14(10) on page 65 of the Jute Textile Industry Tribunal's Award which runs as follows: "We therefore direct that if any employee or employees in a particular jute mill are enjoying privileges of leave or holidays of any character which are better than those which we have provided for, the existing privileges must continue". It is contended by the Union that Calcutta Jute Manufacturing Co., Ltd., being one of the jute mills involved in the provisions of that Award, was bound to implement all the provisions of that Award, and it has failed to give effect to the portion of the Award referred to above, in so far as the clerical staff used to enjoy better privileges regarding privilege leave before the Award, and to the previously existing privileges regarding leave have not been maintained since after the publication of the Award. It must be stated here that the period of operation of the Jute Textile Industry Tribunal's Award expired long ago, but the jute mills concerned are understood to have continued compliance with the provisions of that Award. The question is whether the jute mill in question failed to give effect to the provision of the Award regarding the continuity of better privileges of leave. The Company has stated in this connection that prior to the Award it had no specific leave rules and the employees could not, as of right, demand any privilege leave, and the granting of such leave was entirely at the discretion of the management, and under those circumstances there was no previously existing right to privilege leave, such as was capable of being curtailed in consequence of the general provisions of the Award regarding sick leave and other leave relating to the five years ending 1948, in which the Jute Textile Industry Tribunal's Award was published, and I have got the impression that prior to the Award there was no uniformity regarding the grant of leave and there was practically no system of leave rules. We are concerned here with the question of privilege leave for the clerical staff. The head of "other leave" as shown by the Company obviously included privilege leave, casual leave, and other varieties of leave which could not be described as sick leave. On calculating an average of "other leave" actually granted to the members of the clerical staff during the five years ending 1948, I do not see that that average was necessarily higher than the standard of privilege leave which has been laid down in the Jute Textile Industry Tribunal's Award, as the item of "other leave" have included substantial amounts of casual leave. It appears to me that prior to the Award the needs of individual cases and the discretion of the authorities of the Company played considerable parts in the determination of amounts of privilege leave to be granted to individual employees, and there was really no definite standard of privilege leave laid down by any rules. Under these circumstances, it is not possible to say that the provision of the Award in the concluding portion of paragraph 14(7) was necessarily violated. If there is any grievance regarding the standard of privilege leave for the clerical staff in accordance with the Jute Textile Industry Tribunal's Award, that matter can only be agitated before the new Jute Textile Industry Tribunal.

appointed by the Government of West Bengal, Department of Labour, order No. 5521Lab., dated the 25th September, 1950, which, it appears, has been called upon to deal with the issue of leave and holidays matters stand, I do not give any direction regarding the question of privilege leave for the clerical staff in the present proceedings.

Issue No. 2.

3. I pass on now to the subject of bonus under Issue No. 2. The Union has prayed for bonus for all workmen without any discrimination to the extent of one month's basic wages for the year 1949. It is contended that the bonus should have been paid in September-October 1949 in accordance with the alleged time-honoured practice. It is contended by the Union that the payment of bonus is a condition of service in the Company, and rate of annual bonus was a fairly fixed amount not related to the profit and loss accounts of the Company. On the other hand, the Company has replied to the effect that the bonus has never been a condition of service, and in the past when profits were derived the Company paid bonus at variable rates in different years at its discretion, and no bonus was paid for 1949 as the Company suffered heavy loss during the period. The Company has submitted a statement showing the profits of the Company and the amount of bonus paid during the few years since 1935. It appears that the Company derived profits either substantial or meagre, throughout the years prior to 1949, while no bonus was paid in 1938 and in 1940, bonus to the extent of wages for half month to three months was paid for the other years, and bonus to the extent of one month's wages was paid for 1946, 1947 and 1948. It appears to me that while there was no precise linking of amount of bonus paid with the profits derived, there was no occasion on which bonus was paid without any profits having been derived. It is, therefore, not correct to say that bonus was a condition of service or that there was any time-honoured practice of paying bonus irrespective of profit and loss. I find that the payment of bonus depended in the past essentially on the fact of profits having been derived in the preceding period. It further appears that in previous years the payment of bonus was restricted to the clerical staff of all categories and to other monthly-rated staff, and no bonus was ever paid to the employees other than these categories. It appears from an examination of the statement of profits of the Company and bonus paid in past years, the correctness of which has not been contradicted by the Union with reference to the balance sheets produced by the Company for inspection, that during the period of six months ending with 31st December 1948 there was a profit of Rs. 1,82,000, but during the six months ending with 30th June 1949, there was a loss of Rs. 4,67,000, the net loss suffered during the twelve months ending with 30th June 1949, thus being Rs. 2,85,000. There was thus a heavy loss, if the operative bonus-earning period is taken to be the twelve months ending with 30th June 1949. It has been contended on behalf of the Union that the operative bonus-earning period should be taken to be the twelve months ending with 31st December 1948, and if that is done a very substantial profit will have to be shown, and bonus for the year 1949 would in that case be payable. It appears further that the Company has practically always taken the twelve months ending with 30th June to be the operative bonus-earning period, and bonus has usually been paid in September-October. I do not see any particular reason for deviating from the procedure in the matter of considering bonus for the year 1949 and in the particular circumstances it will be reasonable to adopt the period of twelve months ending with 30th June 1949, as the operative bonus-earning period for the purpose of considering the question of bonus.

1949. If that is done, it must be clear that no profits were derived, but very substantial losses were suffered during the relevant period. That being so, I am unable to direct that any bonus is to be paid for the year 1949 as demanded by the Union.

Issue No. 3.

4. I next take up Issue No. 3, the questions being whether the dearness allowance paid to the weekly paid clerks who have since been converted into monthly paid clerks after the Jute Textile Industry Tribunal's Award is justified in view of that Award, and, if not, how much should be allowed to the weekly paid clerks by way of dearness allowance consistently with that Award. In this connection the Union has referred to the direction of the Jute Textile Industry Tribunal as per clause (7), in paragraph 7(I), on page 33 of the Jute Textile Industry Tribunal's Award. Clause (7) runs as follows: "In a particular case where the amount of dearness allowance prevailing at present in the firm of amenity allowance or any other benefit, exceeds the scale of Rs. 32-8 per month for dearness allowance which we have now fixed, the existing scale shall be maintained." The contention raised by the Union is that the Company has failed to maintain the then existing scale of dearness allowance since after the Award and has thus failed to give effect to the provision of the Jute Textile Industry Tribunal's Award as per clause (7) referred to above. The first question therefore is what was the then existing scale of dearness allowance prior to the Award. This matter relates exclusively to the daily-rated and weekly paid members of the clerical staff who have since been converted into monthly paid clerical staff in consequence of the Award. The Company has submitted, as per Annexure B, a statement of the state of things before the Award and after the Award in respect of the weekly paid clerical staff. It appears that prior to the Award, these clerks used to be paid a total emolument of Rs. 11-7-3 per week consisting of Rs. 6-15-3 as basic wages and Rs. 4-8 as amenity or war allowance, that is to say, an amount of Rs. 49-10 per month, and they were also given free food in the Company's mess, the value of such free food being approximately Rs. 40 per month for Bengalee employees and Rs. 50 per month for Marwari employees in accordance with the items of food supplied. In the process of giving effect to the Jute Textile Industry Tribunal's Award in 1948, the Company consolidated the amenity or war allowance with the basic wages and raised the scale of basic wages in accordance with the Award and adopted the value of free food at the rates of Rs. 40 and Rs. 50 per month as the dearness allowance, proceeding on the basis that the value of free food was in the nature of dearness allowance and therefore in compliance with clause (7) of paragraph 7(I) of the Jute Textile Industry Tribunal's Award, the then existing scale of dearness allowance in the shape of the value of free food supplied was to be maintained. With reference to paragraph 1(I) and clause (7) of paragraph 7(I) of the Jute Textile Industry Tribunal's Award, it has been contended by the Union that the amenity allowance of Rs. 4-8 per week was dearness allowance, as held by that Tribunal, and the Company was not justified in consolidating the amenity allowance with basic wages, and in giving effect to the provisions of the Award, the Company should have taken both the value of free food and the amenity allowance as items constituting the then existing scale of dearness allowance. The arguments advanced on behalf of the Union ultimately boiled down to the proposition that the dearness allowance allowed by way of implementation of the Award should have been further increased by an amount of Rs. 19-8, which was being paid per

month by way of amenity allowance. The Company, on the other hand, has pointed out that the amenity allowance was being considered as part of the basic wages with reference to the payment of bonus since 1939 and under the particular circumstances, it was justified in treating amenity allowance as fit for being consolidated with basic wages, leaving the value of free food and other allowances like A.R.P. allowance to be treated as dearness allowance after the Award. Even if we assume in consonance with the view expressed by the Jute Textile Industry Tribunal in its Award, that the amenity allowance was in the nature of dearness allowance, and such amenity allowance should have been treated as part of the dearness allowance and not of the basic wages at the time of implementation of the Award, the question would still arise whether the value of free food in its entirety can be properly treated as dearness allowance. In course of the argument advanced on behalf of the Union the learned Advocate opined that the value of free food was neither basic wages nor dearness allowance. In paragraph 23 of the Union's written statement submitted before the Tribunal, it has been stated that the food benefit was introduced long before the price index numbers started to rise and it was for all practical purposes, a part of the basic wages paid in kind. On giving careful thought to this aspect of the matter I am of opinion that the value of free food was a part of basic wages before 1939, and it was composed of parts of both basic wages and dearness allowance since 1939 throughout the period when the cost of living went on rising. The Company has indeed treated the value of free food wholly as dearness allowance. But this action must be considered in co-ordination with the circumstance that the Company has treated the amenity allowance as a part of the basic wages. Both the actions may not have been strictly correct. The present Tribunal is, however, called upon to find out whether the provision in the Jute Textile Industry Tribunal's Award regarding the maintenance of the then existing scale of dearness allowance has been substantially carried out. For this purpose, it will have to be determined how much of the value of free food was basic wages and how much was dearness allowance just before the Award. No solution regarding this matter has been offered by the Union for the Tribunal's consideration. It seems to me that it is impracticable at the present stage to divide the value of free food into two separate parts with any degree of precision. That being the position the question may legitimately arise as to whether the error in treating the amenity allowance of Rs. 19-8 as basic wages was not substantially neutralised by the error in treating the basic wages portion of the value of free food as dearness allowance. It seems to me that this question is incapable of being answered under the present circumstances. It is, therefore, not possible to hold that clause (7) of paragraph 7(I) of the Jute Textile Industry Tribunal's Award was necessarily violated by the manner in which the Company gave effect to the provisions of the Award. In regard to the questions raised under Issue No. 3, my answer as regards the first question is that the dearness allowance paid to the weekly paid employees was not necessarily unjustified in view of the Award of the Jute Textile Industry Tribunal, and therefore the second question does not arise.

S. N. MODAK.

Chairman, Industrial Tribunal

4th November 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Sec.



Calcutta



Gazette

सत्यमेव जयते

Published by Authority

THURSDAY, DECEMBER 7, 1950

CONTENTS:

	Page.		Page.
I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.	2443—2470	PART IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly . . .	Nil
IIA.—Orders and notifications by the Government of India republished for general information	417—418	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President . . .	Nil
III.—Educational Notices	Nil	PART VI.—Bills introduced in Parliament of India, Reports of Select Committees presented to Parliament, and Bills published before introduction in Parliament . . .	Nil
IV.—Advertisements, Notices	429—436	SUPPLEMENT No. 49 —	
V.—Acts of the West Bengal Legislature		Weekly Weather and Crop Report of West Bengal for the week ending 22nd November 1950	515—516
Coch Behar (Assimilation of State Laws) 1950	91—97		
IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India	Nil		

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

স্বরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ৩৪৭৯জি.এ।

No. 8979G.A.

নিয়োগ ও বদলী।

Appointments and Transfers.

সাধারণ।

General.

নং ২৪-পরগণা।—নং ৩৯১৮জি.এ। ৮৮/১৫০১—৩০শে নভেম্বর ১৯৫০।
—১৯৫০।—যেদিন পূর্বে জেলায় কৃষির অবস্থা উপ-শাসক
দ্বারা কৃষির কলকে ২৪-পরগণা জেলায় বসিরহাট
করা হয়।

২৪-পরগণা।—No. 3918G.A./8P-151/
November 1950.—Sri. Hemanta Kumar
Sub-Deputy Magistrate and Sub-Deputy
Collector, Midnapore, is appointed to be a
Magistrate and Sub-Deputy Collector
Parganas district, and is posted to the
division of that district.

নদীয়া।—নং ৩৯২৪জি.এ। ৮৮/১৫০১—৩০শে নভেম্বর ১৯৫০।
—ভারত সরকার হতে প্রচলিত পত্রের পরে বি. জি. রাও, আই. সি. এস.
পুনরায় পদে নদীয়ার জেলা শাসক ও সমাহর্তা নিযুক্ত হইলেন।

Nadia.—No. 392304.A/5C-88/50.—30th Novem-
ber 1950.—Sri B. G. Rao, I.C.S., is appointed
until further orders, to be Magistrate and Collector,
Nadia, on his return from the Government of India

নদীয়া।—নং ৩৯২৪জি.এ। ৮৮/১৫০১—৩০শে নভেম্বর ১৯৫০।
—নদীয়ার জেলা শাসক ও সমাহর্তা বি. জি. এস. গোস্বামী,
আই. সি. এস. ভারত সরকারের পুরাতন মন্ত্রকের অধীনে ন্যস্ত হইলেন।

Nadia.—No. 39240 A/5C-88/50.—30th Novem-
ber 1950.—The services of Sri U. L. Goswami,
I.C.S., Magistrate and Collector, Nadia, are
placed at the disposal of the Government of India,
Ministry of Home Affairs.

কলিকাতা।—নং ৩৯২৯জি.এ। ৮৮/১৫০১—৩০শে নভেম্বর
১৯৫০।—পশ্চিমবঙ্গ প্রমিক-নিষ্কর মহাধাও ও কৃষি আয়কর উত্তরিকার
ন্যায়পীঠের সভাপতি শ্রীঅমলাশঙ্কর রায়, আই. সি. এস. পুনরায় পদে
চাঁদার নিরু কলেক্টর নির্দিষ্ট, কলিকাতা বিভাগের সচিব ও পশ্চিমবঙ্গের
অর্থিক ও ব্যবহার নির্দেশক নিযুক্ত হইলেন।

Calcutta.—No. 39290G.A./5C-120/50.—30th Novem-
ber 1950.—Sri A. S. Ray, I.C.S., Commissioner,
Workmen's Compensation, and President, Agri-
cultural Income-tax Appellate Tribunal, West

Bengal, is appointed to act, until further orders, as Secretary to the Government of West Bengal, Judicial Department, and Superintendent and Remembrancer of Legal Affairs, West Bengal, in addition to his own duties.

২৪-পরগণা-হাওড়া।—নং ৩৯৪১জি,এ।৪এস-১২।৫০।—২২ ডিসেম্বর ১৯৫০।—২৪-পরগণা সদরের অবৈধাধীন অবর-উপশাসক ও সমাহর্তী শ্রীমতী বানী পাল চৌধুরীকে হাওড়া জেলার সদরে বদলি করিয়া ১৬ই মে ১৯৫০ তারিখের ১৭২০জি,এ, নং প্রজ্ঞাপনে যে আদেশ বাহির হইয়াছিল তাহা বাতিল করা হইল।

24-Parganas-Howrah.—No. 3941GA/4S-12/50.—2nd December 1950.—The orders contained in this department notification No. 1723G.A., dated the 16th May 1950, posting Srimati Bani Pal Chaudhuri, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, 24-Parganas, to the headquarters station of the Howrah district, are cancelled.

আরক্ষা।

Police.

২৪-পরগণা।—নং ৩৮৯১জি,এ।—২৮শে নভেম্বর ১৯৫০।—অবকাশভোগী উপ-আরক্ষাধক্ষ্য শ্রীহরিচন্দ্র সেন ৮ই নভেম্বর ১৯৫০ তারিখ হইতে অস্থায়ীভাবে শিয়ালদহ সরকারী রেলওয়ে আরক্ষার উপ-আরক্ষাধক্ষ্য নিযুক্ত হইলেন।

24-Parganas.—No. 3891G.A.—28th November 1950.—Sri Harish Chandra Sen, Deputy Superintendent of Police (on leave), is temporarily posted to the headquarters station of Sealdah Government Railway Police, with effect from 8th November 1950.

কলিকাতা।—নং ৩৯০০জি,এ।৫এস-১৭।৫০।—২৯শে নভেম্বর ১৯৫০।—কলিকাতা আরক্ষা পরিদর্শক শ্রীঅনিল কুমার মুখোপাধ্যায় ১০ই জুন ১৯৫০ তারিখ হইতে ৩১ আগস্ট ১৯৫০ তারিখ পর্যন্ত কলিকাতার সহ-নগরপাল পদে উন্নীত হইয়াছিলেন।

Calcutta.—No. 3903G.A./5L-17/50.—29th November 1950.—Sri Anil Kumar Mukherjee, an Inspector of the Calcutta Police, was appointed to act as an Assistant Commissioner of Police, Calcutta, for the period from the 13th June 1950 to the 31st August 1950.

ছুটি।

Leave.

সাধারণ।

General.

No. 3904G.A./2L-4/50.—29th November 1950.—Sri Satya Jiban Ghosh, Deputy Magistrate and Deputy Collector, on probation, is allowed leave on half average pay on medical certificate from the 8th October 1950 under rule 184(d) of the West Bengal Service Rules, Part I, in extension of the leave granted to him under the orders contained in this department notification No. 2045G.A., dated the 22nd July 1950.

মুর্শিদাবাদ।—নং ৩৯০২জি,এ।১এস-৩৮।৫০।—১৯ ডিসেম্বর ১৯৫০।—মুর্শিদাবাদের অতিরিক্ত জেলা শাসক ও সমাহর্তী শ্রী জে. সি. তালুকদারকে ১৯৩০ সালের সংশোধিত ছুটির নিয়মের ৯(এ) নিয়মানুযায়ী ৩রা অক্টোবর ১৯৫০ তারিখ হইতে দুই দিনের অতিরিক্ত ছুটি দেওয়া হইয়াছিল।

Murshidabad.—No. 3932G.A./1L-38/50.—1st December 1950.—Sri J. C. Talukdar, I.A.S., Additional District Magistrate, Murshidabad, was allowed earned leave for two days from 3rd October 1950, under rule 9(a) of the Revised Leave Rules, 1933, issued under Ministry of Finance notification No. F2(1)-Est.(Spl.)/48, dated the 6th March 1950.

No. 3944GA/4S-37/50.—2nd December 1950.—Sri Sudhindra Kumar Sanyal, Sub-Deputy Magistrate and Sub-Deputy Collector, was allowed extension of leave up to the 31st July 1950 follows, in extension of the leave granted to under the orders contained in this department notification No. 1737G.A., dated the 17th July 1950:—

(1) Earned leave for five days under 167(ii) of the West Bengal Service Rules, Part I.

(2) Leave on medical certificate for remaining period under rule 173(iii) of the West Bengal Service Rules, Part I.

আরক্ষা।

Police.

মেদিনীপুর।—নং ৩৯০০জি,এ।৫এস-২৪।৫০।—১৯ ডিসেম্বর ১৯৫০।—১২ই অক্টোবর ১৯৫০ তারিখের ২৮৬৩জি,এ, নং আদেশানুযায়ী মেদিনীপুর ডি. ই. বি. উপ-আরক্ষাধক্ষ্য শ্রীহরিচন্দ্র সান্যালকে পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর ১৮৪বি(২) নিয়মানুযায়ী অক্টোবর ১৯৫০ হইতে ১৫ই ডিসেম্বর ১৯৫০ অবধি গড় বেতনে দেওয়া হইল।

Midnapore.—No. 3933G.A./5L-24/50.—2nd December 1950.—In modification of the orders contained in this department notification No. 2866G.A., dated the 12th October 1950, Jatindra Nath Sanyal, Deputy Superintendent of Police, District Enforcement Branch, Midnapore, is allowed leave on average pay effect from 5th October 1950 to 15th December 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

By order of the Governor

S. N. RAY, Chief S.

Constitution and Elections

NOTIFICATION.

No. 2129A.R/R2B-81/50.—6th December 1950.—The following notification by the Secretary to the Governor of West Bengal is hereby published for general information:—

“Notification No. 4742S., dated the 4th December 1950.—The President has assented to the Bihar (Assimilation of State Laws) Bill, 1950

H. C. SEN,

Secretary to the Governor

By order of the Governor

M. M. BASU, Jt. S.

Political

NOTIFICATION.

No. 7572P./555/50.—2nd December 1950.—The exercise of the power conferred by sub-section 17A of the Indian Criminal Amendment Act, 1908 (XIV of 1908), the Governor is pleased to make the following amendment in notification No. 25P.A., dated the 4th January 1950, published at pages 60, 61 and 62 of Part I of the Calcutta Gazette of the 19th January 1950, namely:—

Amendment.

In the schedule to the said notification the following, namely:—

“Burdwan.

1. The District Students' Federation situated in a rented room of the house belonging to the

I]

imati Prabhashi Dasi, wife of Golok Guin of R. B. Ghosh Road, Shyamsagar Ghat, Swan Town, bounded on the—

North—By the boundary wall of the room in question,

South—By another room of the same building of the house owner,

East—By a blind lane belonging to the house owner,

West—By a room of the same house.”

By order of the Governor,
P. C. ACHARJI, Jt. Secy.

NOTICE.

No. 7646P./2A-7/49.—6th December 1950.—In pursuance of the provisions of sub-section (2) of section 3 of the Seaward Artillery Practice Act, (VIII of 1949), the Governor is pleased hereby to give notice of his intention to issue a notification under sub-section (1) of the said section authorising carrying out of seaward artillery practice over areas in the districts of 24-Parganas and Midnapore described in the schedule below during the period from the 1st March 1951 to the 8th March 1951.

The Schedule.

(a) Land Area.—The whole land area enclosed in the coastal battery at Diamond Harbour.

(b) Sea Area.—The section of the Hooghly river running Diamond Harbour bounded on the S.W. by a straight line drawn across the river at plot No. 1827, mauza Nurpur (J. L. No. 25), police-station Diamond Harbour, district 24-Parganas, to plot No. 539, mauza Bhangagara (J. L. No. 170), police-station Mahishadal, district Midnapore, and on the S.E. by a straight line drawn across the river from plot No. 306, mauza Binbaria (J. L. No. 10), police-station Kulpi, district 24-Parganas, to plot No. 396, mauza Kurkhal (J. L. No. 121), police-station Alkhat, district Midnapore.

By order of the Governor,
R. GUPTA, Secy.

CORRIGENDUM.

No. 7640-P/442/49.—6th December 1950.—In No. 7309-P., dated the 6th December 1949, published at page 2154 of Part I of the Calcutta Gazette, dated the 8th December 1949, in the schedule, for the word and figures “24-Parganas” the two places where they occur read “Nadia”.

By order of the Governor,
P. C. ACHARJI, Jt. Secy.

Special Section

ORDERS.

No. 17234H.S.—24th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that she be detained has been made, is concealing herself so that the said order of detention cannot be executed.

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the

Chief Presidency Magistrate, Calcutta at Calcutta, within fifteen days of the date of publication of this order in the Calcutta Gazette.

Particulars of the person.

Miss Arati Pakrashi, daughter of Sri Mukunda Lal Pakrashi of 88, Cornwallis Street, Calcutta and of Dacca (East Pakistan).

No. 17236H.S.—24th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, Howrah at Howrah, within fifteen days of the date of publication of this order in the Calcutta Gazette.

Particulars of the person.

Sri Dulal Chandra Majhi, son of Sri Rajendra Nath Majhi of Jayanti, police-station Amta, district Howrah, and of 507, Grand Trunk Road, Howrah.

By order of the Governor,
L. A. D'COSTA, Asst. Secy.

PRISONS DIRECTORATE

Orders by the Inspector-General of Prisons,
West Bengal

No. 11612.—29th November 1950.—Sri A. K. Mukherjee made over charge of the office of the Press and Forms Manager, West Bengal, on the forenoon of 27th October 1950 to Mr. H. W. Shea.

No. 11872.—2nd December 1950.—Dr. P. C. Chakrabarty, M.B. (Cal.), I.R.C.P. (Lond.), M.R.C.S. (Eng.), D.M.R.E. (Cantab), took over medical charge of the Presidency, Alipore and Dum Dum Central Jails from Dr. U. C. Sarkar, M.B., D.T.M., in the forenoon of the 13th November 1950.

P. K. BISWAS, Insp.-Genl.

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ৩৯৮০জি.এ।

No 3980G.A.

স্বত্ব।

Powers.

হাওড়া।—নং ৩৯১৫জি.এ। ২৪-১১-৫০।—২৯শে নভেম্বর ১৯৫০।
—হাওড়া জেলার উল্ভাড়িয়ার মহকুমা শাসক ব্রজেন্দ্রনাথ বন্দ্যোপাধ্যায়, আই. এ., এসকে প্রথম শ্রেণীর শাসকের স্বত্ব দেওয়া হইল।

Howrah.—No. 3915G.A./2P-54/50.—29th November 1950.—Sri Sambhu Nath Banerjee, I.A.S., Subdivisional Officer, Ulubaria, Howrah, is vested with the powers of a Magistrate of the first class.

জলপাইগুড়ি।—নং ৩৯৪৯জি.এ। ২৪-১১-৫০।—৪ঠা ডিসেম্বর ১৯৫০।—জলপাইগুড়ি সদরের অধঃ-উপশাসক ব্রজেন্দ্রনাথ বন্দ্যোপাধ্যায়, আই. এ., এসকে প্রথম শ্রেণীর শাসকের স্বত্ব দেওয়া হইল।

Jalpaiguri.—No. 3949G.A./2P-59/50.—4th December 1950.—Sri Nripendra Krishna Sen Gupta, Sub-Deputy Magistrate, Jalpaiguri Sadar, is vested with the powers of a Magistrate of the first class.

বঙ্গবাসী।—নং ৩৯৫৪জি.এ।২পি-৫৬।৫০।—৪ঠা ডিসেম্বর ১৯৫০।
—বঙ্গবাসীর অবস্থানীন অবর-উপ-শাসক প্রিন্সিপাল তৃপ্তপ্রকাশ নন্দকে
তৃতীয় শ্রেণীর শাসকের ক্ষমতা অর্পণ করা হইল।

Burdwan.—No. 3954(GA/2P-56/50.—4th December 1950.—Sri Lala Tripti Prokash Nanday, Sub-Deputy Magistrate, on probation, Burdwan, is vested with the powers of a Magistrate of the third class.

By order of the Governor,
S. N. RAY, Chief Secy.

Judicial

Appointments and Transfers.

Calcutta.—No. 7111J.—30th November 1950.—Sri Asoke Kumar Sen, Barrister-at-law, is appointed to act for a period of one year as the Junior Standing Counsel for the State of West Bengal with effect from 1st December 1950, or any subsequent date on which he takes over charge of his office.

Calcutta.—No. 7128J.—30th November 1950.—The Hon'ble Mr. Justice Pares Nath Mookerjee took his seat as a Judge of the High Court, Calcutta, on the forenoon of the 20th November 1950.

Resignation.

Calcutta.—No. 7110J.—30th November 1950.—The Governor is pleased to accept the resignation tendered by Sri A. C. Sircar (Senior), Barrister-at-law, of his appointment as Junior Standing Counsel for the State of West Bengal with effect from the 20th November 1950.

By order of the Governor,
A. S. RAY, Secy.

NOTIFICATION.

No. 7079J.—28th November 1950.—In exercise of the power conferred by sub-section (1) of section 5 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased to direct that the case mentioned in the schedule below shall be tried by the Special Court constituted by notification No. 6260J., dated the 3rd October 1950, under section 3 of the Act:—

Schedule.

The State *versus*—

(1) Dulal Chandra Das *alias* Hebo, son of Mamnatha Nath Das of 27, Nandalal Bose Lane, Calcutta.

(2) Chittaranjan De, son of Panchanon De of 10, Galiff Street (house of Radha Bariwalli), and of village Tetule, police-station Mosurdapur, district 24-Parganas.

(3) Subol Chandra Bose, son of the late Profulla Chandra Bose of 9, Marhatta Ditch Lane, and of village Sonahari, police-station Khambagarh, district Burdwan.

(4) Kumar Mohan Paul *alias* Bhambal, son of Tinkori Paul of 29, Durgacharan Mukherjee Street, Calcutta.

(5) Jatindra Lal Naha, son of the late Basanta Kumar Naha of P. C. Banerjee Road, Adyapith, Dakshineswar, and of village Priyakathi, police-station Bhaergonj, district Faridpur.

(6) Santosh Kumar Das *alias* Sona, son of the late Sarat Chandra Das of 8/2, Udbodhan Lane, Calcutta, and of village Gayanagar, police-station Palong, district Faridpur, under sections

147/148/149/149/302/302/395/396 of the Indian Penal Code, 1860 (Act XLV of 1860) and section 5 of the Explosive Substances Act, 1908 (V of 1908).

By order of the Governor
B. L. SARKAR, Dy. Secy.

নিবন্ধন অধিকার।

[REGISTRATION DIRECTORATE]

পশ্চিমবঙ্গের মহানিবন্ধ পরিদর্শকের আদেশাবলী।

[Orders by the Inspector-General of Registration West Bengal]

প্রজ্ঞাপনাবলী।

NOTIFICATIONS.

24-Parganas.—No. 254.—14th October 1950 Sri Narendra Nath Chatterji, Sub-Registrar Naihati, in the district of the 24-Parganas, allowed leave on average pay for three months a seventeen days from 15th October 1950, under rule 184(b)(ii) of the West Bengal Service Rules Part I, in extension of the leave sanctioned to him in this Directorate notification No. 252, dated 12th October 1950.]

পশ্চিম দিনাজপুর।—নং ২৫৫।—২৮শে অক্টোবর ১৯৫০।
পশ্চিম দিনাজপুর জেলার গজারামপুরের অবর নিবন্ধক প্রিন্সিপাল
বিশ্বাসকে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) নং
নিয়মানুসারে ১৯৫০ সনের ১০ই নভেম্বর হইতে আট দিনের জন্য
ছুটি প্রদত্ত হইল।

[**West Dinajpur.**—No. 255.—28th October 1950—Sri Mani Gopal Biswas, Sub-Registrar of Gang rampur, in the district of West Dinajpur, is allowed earned leave for eight days under rule 167 of the West Bengal Service Rules, Part I, with effect from 10th November 1950.]

বীরভূম।—নং ২৫৬।—৩রা নভেম্বর ১৯৫০।—বীরভূম জেলা
দুবরাজপুরের অস্থায়ী অবর নিবন্ধক প্রিন্সিপাল চন্দ্র বন্দ্যোপাধ্যায়
পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মা
নুসারে ১৯৫০ সালের ২৭শে অক্টোবর হইতে চৌদ্দ দিনের জন্য
প্রদত্ত হইল।

[**Birbhum.**—No. 256.—3rd November 1950—Sri Sailesh Chandra Banerji, officiating Sub Registrar of Dubrajpur, in the district of Birbhum, is allowed earned leave for fourteen days under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from 27th October 1950.]

হুগলী-বীরভূম।—নং ২৫৭।—৩রা নভেম্বর ১৯৫০।—হুগলী
জেলার চুচুরা সন্থে নিবন্ধকরণের সংশ্লিষ্ট অস্থায়ী অবর নিবন্ধক
প্রিন্সিপাল জাল রায়কে প্রিন্সিপাল চন্দ্র বন্দ্যোপাধ্যায়ের ছুটিতে তার
কাজের অনুপস্থিতিতে অথবা পুনরাদেশ না হওয়া পর্যন্ত বহাল রাখা
বীরভূম জেলার দুবরাজপুরের অবর নিবন্ধক পদে নিযুক্ত করা হইল।

[**Hooghly-Birbhum.**—No. 257.—3rd November 1950.—Sri Jitendra Lal Ray, temporary Sub Registrar attached to the Sadar Registration office at Chinsurah, Hooghly, is appointed to act as Sub-Registrar of Dubrajpur in the district of Birbhum during the absence, on leave, of Sailesh Chandra Banerji or until further order.]

[**Calcutta-Nadia-Burdwan.**—No. 258.—4th November 1950.—Sri Himansu Bhusan Chakrabarti, surplus Sub-Registrar since relieved of his acting appointment as Inspector of Commercial Taxes Calcutta, under the Commissioner of Commercial Taxes West Bengal, on leave, is appointed to be the 2nd Joint Sub-Registrar of Ranaghat in the district of Nadia.

This cancels this department notification No. 257, dated the 25th January 1950, appointing him to be the Sub-Registrar of Mangalkot in the district of Burdwan.]

কক্সিলা-২৪-পারগানা।—নং ২৫৯।—৭ই নভেম্বর ১৯৫০।
কক্সিলা জেলার বামুন্ডাটে বসন্তী আদেশপ্রাপ্ত ২৪-
লা জেলার বারইশুরের ভূতপূর্ব অধিবাসিক উপনিয়মিত হাঙ্গার
জেলার ১৯৫০ তারিখের ২৪২ নং প্রজ্ঞাপন মারফৎ
১৫টির সম্মুখপাশে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড)
(১) সংখ্যক নিয়মানুসারে চিকিৎসকের সুপারিশক্রমে ১লা
তার ১৯৫০ তারিখ হইতে ৪টা অক্টোবর ১৯৫০ পর্যন্ত এক মাস
দিনের ছুটি প্রদত্ত হইল।

West Dinajpur-24 Parganas.—No. 259.—7th
November 1950.—Sri Parimal Das, Sub-Regis-
trar under orders of transfer to Balurghat in the
district of West Dinajpur, is allowed leave on
medical certificate for one month and four days
on the 1st October 1950, to the 4th November
1950 under rule 173(7) of the West Bengal Service
Rules, Part I, in extension of the leave sanctioned
by his Directorate notification No. 242, dated the
10th October 1950.]

মৌলভীবাজার।—নং ২৬০।—৮ই নভেম্বর ১৯৫০।—মৌলভীবাজার
জেলার বারইশুরের ভূতপূর্ব অধিবাসিক উপনিয়মিত হাঙ্গার
জেলার ১৯৫০ তারিখের ২৪২ নং প্রজ্ঞাপন মারফৎ ১৫টির সম্মুখ-
পাশে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) (১) সংখ্যক নিয়মানুসারে
১লা অক্টোবর ১৯৫০ তারিখ হইতে ৪টা অক্টোবর ১৯৫০ পর্যন্ত এক মাস
দিনের ছুটি প্রদত্ত হইল।

১৯৫০ তারিখের ২৬শে আগস্ট ১৯৫০ তারিখের ২০৬ নং
আদেশ করা হইল।

Midnapore.—No. 260.—8th November 1950.—
Sri Mahfuzur Rahaman, temporary Sub-Regis-
trar attached to the Sadar Registration office at
Midnapore, is appointed to act, with effect from
10th October 1950, as Sub-Registrar of Ananda-
pur in the same district during the absence, on
medical certificate, of the permanent incumbent or until further
orders.]

This cancels this Directorate notification
No. 206, dated the 26th August 1950.]

হাওড়া।—নং ২৬১।—১০ই নভেম্বর ১৯৫০।—হাওড়া জেলার সদর
জেলার বারইশুরের ভূতপূর্ব অধিবাসিক উপনিয়মিত হাঙ্গার
জেলার ১৯৫০ তারিখের ২৪২ নং প্রজ্ঞাপন মারফৎ ১৫টির সম্মুখ-
পাশে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) (১) সংখ্যক নিয়মানুসারে
১লা অক্টোবর ১৯৫০ তারিখ হইতে ৪টা অক্টোবর ১৯৫০ পর্যন্ত এক মাস
দিনের ছুটি প্রদত্ত হইল।

Howrah.—No. 261.—10th November 1950.—
Sri Gopati Prasanna Biswas, Sub-Registrar
attached to the Sadar Registration office, Howrah,
is allowed earned leave for thirty days under
rule 167(ii) of the West Bengal Service Rules,
Part I, with effect from the 14th November 1950
on any subsequent date on which he may be
required.]

কক্সিলা-২৪-পারগানা।—নং ২৬২।—১৪ই নভেম্বর ১৯৫০।—কক্সিলা
জেলার বামুন্ডাটে বসন্তী আদেশপ্রাপ্ত ২৪-
লা জেলার বারইশুরের ভূতপূর্ব অধিবাসিক উপনিয়মিত হাঙ্গার
জেলার ১৯৫০ তারিখের ২৪২ নং প্রজ্ঞাপন মারফৎ ১৫টির সম্মুখ-
পাশে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) (১) সংখ্যক নিয়মানুসারে
১লা অক্টোবর ১৯৫০ তারিখ হইতে ৪টা অক্টোবর ১৯৫০ পর্যন্ত এক মাস
দিনের ছুটি প্রদত্ত হইল।

Bankura-Calcutta.—No. 262.—14th November
1950.—Sri Sunil Kishore Chakrabarty, officiating
Registrar of Bankura, in the district of Bankura,
is allowed earned leave for thirty days under
rule 167(ii) of the West Bengal Service Rules,
Part I, with effect from the 6th November 1950.]

কক্সিলা-২৪-পারগানা।—নং ২৬৩।—১৪ই নভেম্বর ১৯৫০।—
কক্সিলা জেলার বামুন্ডাটে বসন্তী আদেশপ্রাপ্ত ২৪-
লা জেলার বারইশুরের ভূতপূর্ব অধিবাসিক উপনিয়মিত হাঙ্গার
জেলার ১৯৫০ তারিখের ২৪২ নং প্রজ্ঞাপন মারফৎ ১৫টির সম্মুখ-
পাশে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) (১) সংখ্যক নিয়মানুসারে
১লা অক্টোবর ১৯৫০ তারিখ হইতে ৪টা অক্টোবর ১৯৫০ পর্যন্ত এক মাস
দিনের ছুটি প্রদত্ত হইল।

Murshidabad-Bankura.—No. 263.—14th Nov-
ember 1950.—Sri Basanta Ranjan Mukherji, Sub-
Registrar attached to the Sadar Registration

Office at Berhampore, Murshidabad, is appointed to
act as Sub-Registrar of Bankura in the district of
Bankura during the absence, on leave, of the
permanent incumbent or until further orders.]

মৌলভীবাজার।—নং ২৬৪।—১৪ই নভেম্বর ১৯৫০।—মৌলভীবাজার
জেলার বারইশুরের ভূতপূর্ব অধিবাসিক উপনিয়মিত হাঙ্গার
জেলার ১৯৫০ তারিখের ২৪২ নং প্রজ্ঞাপন মারফৎ ১৫টির সম্মুখ-
পাশে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) (১) সংখ্যক নিয়মানুসারে
১লা অক্টোবর ১৯৫০ তারিখ হইতে ৪টা অক্টোবর ১৯৫০ পর্যন্ত এক মাস
দিনের ছুটি প্রদত্ত হইল।

Midnapore. No. 264—14th November 1950.
—Sri Nabhu Kanto Haldar, Sub-Registrar of
Nandigram, in the district of Midnapore, is
allowed earned leave for five days under rule
167(ii) of the West Bengal Service Rules, Part I,
with effect from the 7th November 1950.]

বর্ধমান।—নং ২৬৫।—১৬ই নভেম্বর ১৯৫০।—বর্ধমান জেলার
সদর জেলার বারইশুরের ভূতপূর্ব অধিবাসিক উপনিয়মিত হাঙ্গার
জেলার ১৯৫০ তারিখের ২৪২ নং প্রজ্ঞাপন মারফৎ ১৫টির সম্মুখ-
পাশে পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) (১) সংখ্যক নিয়মানুসারে
১লা অক্টোবর ১৯৫০ তারিখ হইতে ৪টা অক্টোবর ১৯৫০ পর্যন্ত এক মাস
দিনের ছুটি প্রদত্ত হইল।

নিম্নলিখিত চাকরিতে
অধিবাসিক পরিদর্শক।

Burdwan.—No. 265.—16th November 1950.—
Sri Dasrathi Sabu, Sub-Registrar of Mankar,
in the district of Burdwan, is allowed leave on
medical certificate under rule 173(7) of the West
Bengal Service Rules, Part I, for one day on the
10th October 1950 in extension of the leave granted
to him in this Directorate notification No. 211,
dated the 30th August 1950.]

N. C. CHATTERJI, Insp.-Genl.

FINANCE DEPARTMENT

Audit

NOTIFICATION.

No. 4480F/F/IR/12(1)/50—29th Novem-
ber 1950.—In exercise of the powers conferred
by the proviso to article 309 read with article
313 of the Constitution of India and with para-
graph 26 of the Adaptation of Laws Order, 1950,
the Governor is pleased to direct that the follow-
ing further amendment shall be made in the
West Bengal Service Rules, Part I, namely:—

Amendment.

For sub-clause (i) of clause (a) of rule 68 of the
said Rules substitute the following:—

(i) if he is sent from India for the purpose of
the deputation and does not include any
leave within the period of his absence
from India, he shall receive for the first
three months of his absence from India
the pay which he would have drawn if he
had remained on duty in India, and
thereafter three-fourths of such amount.

By order of the Governor,
B. DAS GUPTA, Secy.

Taxation.

NOTIFICATIONS.

No. 2647F.T.—29th November 1950.—Sri
Bihkananda Saha, Commercial Tax Officer, Grade
I, Central Section, Calcutta, is appointed to be a
Commercial Tax Officer, Taltola Charge, Calcutta,
with effect from the 27th October 1950.

No. 2648F.T.—29th November 1950.—Sri
Manindra Kumar Bhattacharjee, Commercial Tax
Officer, Grade II, under training, is appointed to
be a Commercial Tax Officer, 24-Parganas Charge,
Calcutta, with effect from the date on which he
assumes charge.

No. 2649F.T.—29th November 1950.—Sri Sivapada Ganguli, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Esplanade Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2650F.T.—29th November 1950.—Sri Monoranjan Chaudhury, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Sealdah Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2651F.T.—29th November 1950.—Sri Ajay Hriday Mitra, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Canning Street, District III Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2652F.T.—29th November 1950.—Sri Saroj Kumar Banerjee, Commercial Tax Officer, Grade II under training, is appointed to be a Commercial Tax Officer, Midnapore Charge, Midnapore, with effect from the date on which he assumes charge.

No. 2659F.T.—1st December 1950.—The following draft of amendment which, in exercise of the power conferred by sub-section (1) of section 26 of the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), read with clause (d) of sub-section (2) of that section, the Governor proposes to make in the Bengal Sales Tax Rules, 1941, as subsequently amended, is published for the information of persons likely to be affected thereby.

2. The draft will be taken into consideration on or after the 23rd December 1950, and any objection or suggestion with respect thereto which may be received by the undersigned before that date will be duly considered:—

Draft amendment.

To rule 3 of the said rules *add* the following, namely:—

“(18) Sales to the office of the Deputy High Commissioner for United Kingdom stationed in India of goods certified by the Deputy High Commissioner to be required for official purposes only.”

CORRIGENDUM.

No. 2638F.T.—27th November 1950.—In notification No. 2240F.T., dated the 6th October 1950, published at page 2113 of Part I of the *Calcutta Gazette*, dated the 19th October 1950, for the words “Sri Santosh Kumar Roy” *substitute* the words “Sri Santosh Kumar Ghosh Roy.”

By order of the Governor,
B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

No. I.S.-G. 3R-13/50(i).—23rd November 1950.—In exercise of the power conferred by clause (t) of section 138 read with sub-clauses (b), (c) and (cl) of clause sixtily of section 53 of the Bengal Local Self-Government Act, 1885 (Bengal Act III of 1885), the Governor is pleased

to make the following amendments in the B Local Self-Government Account Rules published with notification No. 2158L.S.-G., dated the 1st September 1918, as subsequently amended.

Amendments.

(1) In sub-rule (1) of rule 116 of the said for the words “They are entitled to an allowance calculated on the distance travelled” *substitute* the words “They are entitled mileage allowance at the same rates as admissible to Government servants of the grade”.

(2) *Delete* note (ii) under sub-rule (1) of 116 and *renumber* the existing note (iii) as (ii).

(3) In each of the sub-rule (1), (2) and (3) rules 117, 118 and 119 of the said rules, for words “They are entitled to mileage allowance calculated on the distance travelled” *substitute* the words “They are entitled to mileage allowance at the same rates as are admissible to Government servants of the second grade”.

(4) *Delete* note (ii) under sub-rule (1) of 117, note (i) under sub-rule (2) of rule 118, note under sub-rule (2) of rule 119 and *renumber* the existing note (iii) under sub-rule (1) of 117 as note (ii) and the existing note (iii) under sub-rule (2) of rule 118 as note (i).

(5) *Insert* the following at the end of each of the sub-rules (1), (2) and (3) of rules 117, 118 and 119 of the said rules:—

“For the purpose of journeys by railway they are also entitled to the same class accommodation as is admissible to Government servants of the second grade”.

(6) In line 1 of sub-rule (3) of rule 117 of the said rules *insert* the words “at the maximum rate admissible to Government officers of the second class” *after* the words “daily allowance”.

(7) In sub-rule (3) of rule 119 of the said rules for the words “Members of district boards” *substitute* the words “Members of local boards”.

2. These amendments shall have effect from the 1st January 1949.

No. I.S.-G. 3R-13/50(ii).—23rd November 1950.—In exercise of the power conferred by clause (b) of section 65 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to make the following amendments in rules published with notification No. 5941M., dated the 2nd November 1932, as subsequently amended:—

Amendments.

(1) In rule 2 of the said rules for the words “the same rates” *substitute* the words “at maximum rates” and for the words “They are entitled to mileage for journey by road or although the distance travelled does not exceed miles” *substitute* the words “They are entitled mileage allowance at the same rates as admissible to Government servants of the second grade”.

(2) *Insert* the following at the end of rule 2 of the said rules:—

“For the purpose of journeys by railways they are also entitled to the same class accommodation as is admissible to Government servants of the second grade”.

(3) In rule 3 of the said rules *after* the words “first class” *insert* the words “drawing a pay of not less than Rs. 2,500 per month” and for the words

They are entitled to mileage for journey by road boat although the distance travelled does not exceed 20 miles" substitute the words "They are entitled to mileage allowance at the same rates as are admissible to Government servants of the first grade".

2 These amendments shall have effect and shall always be deemed to have had effect from 1st January 1949.

Burdwan.—No. M.1M-94/50.—27th November 1950.—It is hereby notified under section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), that the following gentlemen have been duly elected as Commissioners of the Asansol Municipality in the district of Burdwan at the general election held on the 2nd November 1950:—

Ward No. I.

Sri Kartick Chandra Pramanik.
Sri Jagadish Chandra Bose.

Ward No. II.

Sri Manindra Nath Basu.
Sri Santimoy Aich.
Sri Sambhunath Gupta.

Ward No. III.

Sri Chandra Sekhar Prasad.
Sri Gouri Sankar Kedia.
Sri Tarakeswar Nath Gupta.
Sri Nathmal Khotan.

Ward No. IV.

Sri Jogendra Nath Roy.
Sri J. P. Nandi.
Sri Sudhir Chandra Banerjee.
Sri Satyakali Mukherjee.

Ward No. V.

Sri S. K. Lahiri.
Sri Amarendra Kumar Basu.
Sri Bholanath Roy.

Ward No. VI.

Sanab Md. Yasin.

Ward No. VII.

Dr. Ram Ratan Prasad. (Garib Dr.)
Sri Narendra Krishna Basu.
Sri Hardeo Prasad.

By order of the Governor,
A. ZAMAN, Jt. Secy.

**MEDICAL AND PUBLIC HEALTH
DEPARTMENT**

Medical

NOTIFICATIONS.

Calcutta.—No. Medl. 5494/DHS/1A-15/50/102.—27th November 1950.—Assistant Surgeon A. K. Nandi, B.Sc., M.B. (Cal.), I.C.P. (Edin.), Additional Physician, Medical College Hospitals, Calcutta, is granted an average pay on medical certificate for period from the 4th May 1950 to the 26th May 1950, under the proviso to rule 184(b)(ii) of West Bengal Service Rules (Part I), in extension of the leave already granted to him in notification No. Medl. 412/DHS/1A-16/49, dated the 26th February 1950, and No. Medl. 2291/DHS/1A-16, dated the 26th May 1950.

No. Medl. 5608/8S-9/50.—1st December 1950.—Temporary Assistant Surgeon, Dr. Dharendra Nath Mukherjee is granted extraordinary leave for the period from the 10th September 1950 to the 29th October 1950 in extension of the leave granted to him in notification No. Medl. 3963(DHS)5A-29/48, dated the 1st September 1948, in relaxation of rule 174(c) of the West Bengal Service Rules (Part I).

This cancels notification No. Medl. 4033/8S-9/50, dated the 24th August 1950.

Calcutta.—No. Medl. 5609/8S-9/50.—1st December 1950.—Temporary Assistant Surgeon Dr. Dharendra Nath Mukherjee, on the expiry of his leave, is placed on supernumerary duty at the Medical College Hospitals, Calcutta, with effect from the 30th October 1950, until further orders.

By order of the Governor,
P. M. DATTA, Asst. Secy.

WEST BENGAL DENTAL COUNCIL.

NOTIFICATION.

Grosvenor House, Calcutta, the 28th November 1950.

No. 1543D.—In pursuance of clause (1) of rule 8 of the rules made by the Governor under sub-section (1) and in particular clause (b) of sub-section (2) of section 55 of the Dentists Act, 1948 (XXVI of 1948), to regulate the elections of members to the West Bengal Dental Council under clause (a) and clause (b) of section 21 of the Act, it is hereby notified for general information that the names of the candidates who have been duly nominated for election under clause (a) and clause (b) of section 21, respectively, are as follows:—

Under clause (a) of section 21.

- 1 Dr. Amatendra Sekhar Ghosh.
- 2 Dr. Bankim Mukerjee.
- 3 Dr. Jiban Krishna Mazumdar.
- 4 Dr. Nirendra Chandra Bhattry.
- 5 Dr. Sailendra Prasad Neogi.
- 6 Dr. Shankarlal P. Mewar.

Under clause (b) of section 21.

- 1 Dr. Amarendranath Chatterjee.
- 2 Dr. Amarendranath Sanyal.
- 3 Dr. Amiya Kumar Dutt.
- 4 Dr. Bipin Behari Roy.
- 5 Dr. Biswa Nath Paul.
- 6 Dr. Hrishikesh Ghosal.
- 7 Dr. Jatindranath Das.
- 8 Dr. Kamadacharan Munsil.
- 9 Dr. Kunjo Behary Chuckerabutty.
- 10 Dr. Nihar Roy Chowdhuri.
- 11 Dr. Prodyot Kumar Mukherji.
- 12 Dr. Promoderanjan Roy.
- 13 Dr. Provat Kumar Roy.
- 14 Dr. Samarendra Kumar Bose.
- 15 Dr. Satya Ranjan Bhar.
- 16 Dr. Subodh Chandra Majumdar.
- 17 Dr. Subodh Kumar Das.

M. N. GUPTA,
Returning Officer.

Public Health

NOTIFICATIONS.

Nadia.—No. P.H. 2830/2R-10/50.—22nd November 1950.—In exercise of the power conferred by section 311 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to make the following rules for the regulation of the supply of filtered water to private premises for domestic purposes in the municipality of Nabadwip, in the district of Nadia:—

Rules.

So long as the Commissioners of the Nabadwip Municipality hereinafter referred to as "the Commissioners" deem it practicable and consistent with the maintenance of an efficient water-supply, they may allow any owner or occupier of a holding paying a water-rate imposed under the provisions of Chapter V of the Bengal Municipal Act, 1932, on the annual value of such holding, when such annual value is not less than Rs. 100, to lay down communication pipes from the service-pipes of the Commissioners for the purpose of leading water to such holding for domestic purposes only, subject to the following rules and conditions:

Provided that no connection shall be allowed to holdings other than masonry buildings without the sanction of the Commissioners at a meeting:—

1. The owner or occupier of any holding whose annual value is not less than Rs. 100 requiring water to be laid on to such holding for domestic purposes, or requiring any addition or alteration to an existing water-supply, shall apply for the same on a printed form to be supplied, free of cost, at the municipal office.

2. A fee of Rs. 350 or such sum as may be determined hereafter shall be paid to the Commissioners by such owner or occupier for each connection to a municipal main supply-pipe or a common communication-pipe laid in accordance with rule 3 before any work is commenced, such fee to be in addition to all other costs and charges imposed under these rules.

3. Except as provided below each holding shall have a separate connection to the municipal main supply-pipe and extensions from the communication-pipe of one holding to another holding shall not be permitted.

Provided that with the consent of the Commissioners at a meeting connections to two or more holdings may be permitted from a common communication-pipe. Any such communication-pipe shall be laid in a street or common passage, and a stop-cock and meter as provided for in rule 7 shall be fixed on the connection to each holding:

Provided also that no holding shall have more than one separate connection, but if in any case the Commissioners at a meeting are satisfied that an adequate supply to any holding cannot be given through a single connection, they may sanction a second connection hereto.

4. The owner or occupier of the holding, in respect of which the connection is required, shall pay the entire cost of the connection, including the supply and fixing of the fittings referred to in rule 7 and shall also pay the cost of such alterations in, or repairs to, roads, drains, sewers, gas or water-mains or pipes, and the cost of such other works as may be necessitated by, or result from, the work of making such connection.

5. The owner or occupier of the holding to which a connection has been given shall, at any time, on receipt of notice to do so from the Commissioners, pay the entire cost of any repairs or alterations to the connection or any part thereof which the Commissioners may consider necessary to put into a satisfactory condition or which may be necessitated by any change in the municipal water-works or system of distribution or by the defective condition of the connection or any part thereof or by any other cause whatever.

6. (1) The works required under rules 4 and 5 may, at the option of the Commissioners, either be carried out by the Commissioners themselves at the expense of the owner or occupier of the holding in respect of which the works are required, or may be carried out by a person or firm employed by such owner or occupier and approved by the Commissioners.

(2) No work shall be carried out under sub-rule (1), except under the supervision of a municipal officer.

7. A holding connection shall comprise the following parts or fittings:—

- (a) a brass or gun-metal ferrule inserted in the main supply-pipe;
- (b) a galvanized iron communication-pipe from the ferrule to the meter;
- (c) a stop-cock and its surface-box;
- (d) a meter;
- (e) service-pipes from the stop-cock to the taps; and
- (f) taps.

8. (1) All the fittings referred to in rule 7 shall be exact duplicates of standard samples kept in the office of the Commissioners, and approved by them at a meeting.

(2) All fittings shall be inspected and tested and stamped by an officer of the municipality before being fixed.

(3) If any owner or occupier shall desire to adopt any fitting of a pattern different from the standard pattern, he shall present such fitting for the approval of the Chairman of the Commissioners and any fittings so presented may, if considered satisfactory by the Chairman, be stamped, and samples thereof may be purchased and placed among the standard fittings.

9. The holding connection, when fitted in position, shall be capable of standing a pressure of 40 feet, and no water shall be supplied until it has stood such a test applied by the Commissioners.

10. The size of the ferrule and the diameter of the communication-pipe referred to in clauses (a) and (b) of rule 7, and the number of taps shall be fixed in accordance with the annual valuation of the holding as follows:—

Annual valuation of holding.		Size of ferrule.	Diameter of communication- pipe.	Number of taps.
Rs.	Rs.			
From 100 to 199	1/2	1/2	2
" 200 to 399	1/2	1/2	3
" 400 to 599	3/4	3/4	4
" 600 to 899	3/4	3/4	6
" 900 to 1,199	1	1	6
" 1,200 to 1,499	1	1	6
" 1,500 to 1,999	1	1	7

Rs. 2,000 and above, special sanction of the Commissioners will be necessary in each case.

11. (1) On every communication-pipe a brass or gun-metal stop-cock having the same water-way as such pipe shall be placed as near as practicable to the point where that pipe enters the holding to be supplied.

(2) The stop-cock shall be built in a brick chamber provided with a cast-iron surface cover-box so designed that it can be locked and the key of this box shall remain under the control of the Chairman.

(3) The stop-cock shall be capable of adjustment so that the supply to the holding may be regulated thereby.

12. (1) The meter shall be placed as near to the stop-cock as possible and in a position where it can be conveniently examined.

(2) The meter shall be fixed in a brick chamber covered over with a cast iron surface-box of approved pattern.

13. The Commissioners shall depute an authorized person to read every meter not less than once in a quarter, and shall give notice to the occupier at least twenty-four hours before the reading is recorded.

14. (1) Every owner or occupier of any holding, in respect of which a connection has been made, under these rules, shall be entitled to the supply of—

- (a) two thousand two hundred and fifty gallons of water per quarter per rupee of water-tax paid during the quarter;
- (b) a further proportionate number of gallons per quarter for every additional fraction of a rupee, paid by him quarterly as water-rate in respect of such holding.

(2) For all water supplied in excess of the quantity allowed under sub-rule (1) such owner or occupier shall be charged quarterly as follows:—

	Per 1,000 gallons.
	Rs. s. p.
(a) For any excess quantity of water not exceeding one-half of the amount of the allowance prescribed in sub-rule (1)	0 8 0
(b) For any excess quantity of water exceeding one-half of the amount of the allowance prescribed in sub-rule (1) but not exceeding that amount	0 10 0
(c) For any excess quantity of water exceeding the amount of the allowance prescribed in sub-rule (1) but not exceeding twice that amount	0 14 0
(d) For any excess quantity of water exceeding twice the amount of the allowance prescribed in sub-rule (1)	1 4 0

15. The Commissioners may cut off the connection between any of their water-works and any holding to which water is supplied from such works, or may turn off such supply, in any of the following cases, namely:—

- (a) if the holding is unoccupied;
- (b) if the owner or occupier refuses to admit any officer duly empowered in that behalf into the holding for the purpose of making any examination or inspection authorized under this Act, or under any by-law or rule framed under this Act, or prevents such examination or inspection;

- (c) if the owner or occupier of the holding touches or interferes with his meter in any way except with the permission of the Chairman, or wilfully injures or damages it;
- (d) if the owner or occupier of the holding wilfully or negligently permits waste of water in such volume as will, in the opinion of the Chairman, endanger the water-supply in the neighbourhood;
- (e) if the owner or occupier of the holding refuses or neglects to pay any of the fees or charges imposed in accordance with these rules for a period of fourteen days after he has been served with a notice of demand for the same;
- (f) if the owner or occupier of the holding constructs or fixes any cisterns, tanks, reservoirs, taps, pipes or any other works in connection with the water-supply not authorized by these rules;
- (g) if the pipes, taps, ball-cocks, cisterns, or any other parts of the connection are, in the opinion of the Commissioners at a meeting, in a leaking condition or a state of disrepair:

Provided that such disconnection or turning off of water-supply shall not relieve any person from any liabilities which he may have incurred under these rules.

In the circumstances contemplated in clause (d) an officer authorised by the Commissioners in this behalf by a general order shall have the power to turn off the supply for a period not exceeding eight hours on his previously recording his reason in writing.

16. Every tap shall be of the same size as the pipe to which it is attached and shall be of brass and of the pattern known as "Screw-down." Every tap shall be at least 3 feet above the surface of the ground beneath.

17. No cistern, tank or reservoir of any description which is intended to be supplied with water from the municipal water-works shall be permitted in any holding except with the sanction of the Commissioners at a meeting, and such sanction shall distinctly specify the dimensions and capacity of the cistern, tank or reservoir which shall be controlled by an efficient ball-cock so far the discharge thereinto may be completely stopped when the cistern, tank or reservoir is full. Any taps fed from such cistern, tank or reservoir shall be included in the number of taps allowed under rule 10.

18. No connection shall be permitted in any holding unless and until the owner or occupier makes effective provision to the satisfaction of the Commissioners for draining all waste water away.

No. P.H.2860/2E-12/50.—24th November 1950.—Sri Bhabani Ranjan Das Gupta, B.E., is appointed temporarily to act as Assistant Engineer under the Directorate of Health Services (Public Health Engineering) in connection with relief and rehabilitation of displaced persons from East Bengal with effect from the date on which he joins the appointment until further orders.

No. P.H.2861/2E-12/50.—24th November 1950.—Sri Hara Mohan Majumdar, Estimator of the Directorate of Health Services (Public Health Engineering), is appointed temporarily to act as Assistant Engineer under the Directorate in connection with relief and rehabilitation of displaced persons from East Bengal with effect from the date on which he takes over charge until further orders.

Hooghly. — No. P.H. 2867/W-50/50. — 27th November 1950.—In pursuance of rule 8 of the rules for the preparation, publication and execution of projects for water supply, drainage or sewerage by municipal authorities, it is hereby notified for general information that the scheme for augmentation of water supply of the Hooghly-Chinsurah Municipality within the district of Hooghly has been approved by the Government of West Bengal and the particulars of the scheme are as follows:—

- (1) (a) General description of the scheme—Augmentation of water supply by sinking a 6" diameter tubewell in Kamarpara (Chinsurah) Reservoir Compound. The yield from the 6" diameter tubewell will be about 2,00,000 gallons daily by working the pumping sets for 16 hours.
- (b) An estimate of the cost of carrying it out—Rs. 54,350.
- (c) An estimate of the cost of maintaining it—Rs. 11,500.

(d) The source from which the cost will be met—
(i) From fees for new house connections—Rs. 45,000.

(ii) From the municipal fund of Hooghly-Chinsurah Municipality—Rs. 9,350.

(2) (a) The total annual charge to be met by reason of the water supply and the rate met by a water rate—Rs. 82,000.

(b) The percentage of such water rate on annual value of holdings—7½ per cent the annual value of holdings standing roads along which water pipe runs 6 per cent. on other holdings within supply area.

(c) The average incidence of such water per head of the population—Rs. 1-2-

2. The scheme will be taken into consideration on or after 26th January 1951, and any objection or suggestion with regard thereto which may be received by the undersigned on or before that date will be duly considered.

Calcutta. — No. P.H. 2878/1M-36/50. — 4th November 1950.—Dr. Kamala Pada Bhattacharya, M.B., D.P.H., is confirmed in the post of Assistant Director of Health Services, Epidemic and Communicable Diseases, under the Directorate of Health Services, West Bengal, with effect from 1st January 1950.

Calcutta. — No. P.H. 2884/1E-40/50. — 29th November 1950.—Dr. D. N. Das, M.B., D.S., Assistant Director of Health Services, West Bengal, is appointed as the Regional Assistant Director of Health Services (Public Health Administration) under the Directorate of Health Services, West Bengal, with effect from the 1st October 1950.

Calcutta. — No. P.H. 2885/1E-40/50. — 29th November 1950.—Dr. S. K. Chatterjee, M.B., D.S., D.T.M., Assistant Director of Health Services, West Bengal, is appointed as the Regional Assistant Director of Health Services (Public Health Administration) under the Directorate of Health Services, West Bengal, with effect from the 1st October 1950.

North East Circle, is appointed temporarily to act, until further orders, as the Regional Assistant Director of Health Services (Public Health Administration), under the Directorate of Health Services, West Bengal, with effect from the 7th October 1950.

Calcutta.—No. P.H. 2886/1E-40/50. — 29th November 1950.—Dr. B. N. Brahmachari, M.B., Inspector of Hospitals, West Bengal, is appointed temporarily to act, until further orders, as the Regional Assistant Director of Health Services under the Directorate of Health Services, West Bengal, with effect from the 7th October 1950.

Calcutta.—No. P.H. 2887/1E-40/50. — 29th November 1950.—Dr. S. R. Sen Gupta, M.B., P.H., Ph.D. (Aberdeen), Assistant Director of Health Services, School Hygiene, is appointed temporarily to act, until further orders, as Assistant Director of Health Services (School Hygiene and Nutrition) under the Directorate of Health Services, West Bengal, with effect from 7th October 1950.

Calcutta.—No. P.H. 2888/1E-40/50. — 29th November 1950.—Dr. P. G. Chaudhuri, B.Sc., B.D.P.H., Statistical Officer under the Directorate of Health Services, West Bengal, is appointed as the Assistant Director of Health Services (Vital Statistics) under the said Directorate in the West Bengal General Service with effect from the 7th October 1950.

Calcutta.—No. P.H. 2889/1E-40/50.—29th November 1950.—Dr. S. M. Majumdar, M.B., D.P.H., C.P., Tuberculosis Control and Industrial Hygiene Officer, is appointed temporarily to act, until further orders, as the Assistant Director of Health Services (Tuberculosis) under the Directorate of Health Services, West Bengal, with effect from the 7th October 1950.

By order of the Governor,
B. C. DAS GUPTA, Secy.

DEPARTMENT OF IRRIGATION AND WATERWAYS NOTIFICATIONS.

74.—24th November 1950.—Sri Benoy Banerjee, Assistant Executive Engineer, is appointed to hold charge of the Mayurakshi Dam Division No. I, under the Mayurakshi Dam Division No. III, with effect from the actual date joining, until further orders.

By order of the Governor,
A. B. GANGULY, Addl. Secy.

75.—30th November 1950.—The Governor is pleased to appoint Sri Suhas Chandra Majumdar, son of Sri Sailes Chandra Majumdar, as Officer No. IV, River Research Institute, Bengal, in the West Bengal General Service on probation for two years, with effect from the date on which he joins.

By order of the Governor,
S. K. DEY, Secy.

IRRIGATION AND WATERWAYS DIRECTORATE NOTIFICATIONS.

80.I.E.—24th November 1950.—Sri Dilip Bose, ex-temporary Assistant Engineer, Irrigation and Waterways Directorate, is granted leave for a period of sixteen days with effect from 23rd June 1950, under rule 10 of the West Bengal Service Rules, Part I.

No. 49C.I.E.—24th November 1950.—Sri Binodansu Kumar Mitra, temporary Assistant Engineer, is posted to hold charge of the Mechanical and Electrical Subdivision No. 4 under Mechanical and Electrical Division.

G. B. MONDAL, Chief Engineer.

COMMERCE AND INDUSTRIES DEPARTMENT

Commerce

NOTIFICATION.

No. 6275Com.—28th November 1950.—Sri P. H. Bhao, Inspector of Boilers, West Bengal, stationed at headquarters in Calcutta, is transferred to Toposi at Raiganj area.

By order of the Governor,
S. K. CHATTERJEE, Secy.

Mines and Power Certificate of Approval.

No. 2721M.P.—30th November 1950.—With reference to rule 5 of the Indian Mineral Concession Rules, 1949, made by the Government of India under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948, for regulating the grant by Provincial Governments of licenses to prospect for minerals and the grant of mining leases in Indian Union, it is hereby certified that Messrs. H. Manory, Ltd., D5, Clive Buildings, Calcutta, are approved by the Government of West Bengal as a fit and proper person to whom such licenses or leases can be granted in West Bengal, except for petroleum and natural gas.

Under rule 9(I) of the aforesaid rules this certificate will expire at midnight on the 31st of December 1951.

By order of the Governor,
S. K. CHATTERJEE, Secy.

Cinchona

RESOLUTION No. 2876Cm.

Calcutta, the 30th November 1950.

As West Bengal presents considerable advantages in the matter of suitable areas with favourable soil and climatic conditions for the cultivation of important medicinal plants and having regard to the importance of exploiting the available resources in the State for the purpose, the Governor is pleased to appoint a Committee consisting of the following gentlemen to enquire into the scope of research on and cultivation and commercial exploitation of marketable medicinal plants (other than Cinchona) in West Bengal:—

- (1) Hon'ble Dr. B. C. Roy—Chairman.
- (2) Dr. B. Mukherjee, D.Sc., F.N.I., Director, Central Drug Laboratory, Government of India.
- (3) Sri S. N. Bal, M.Sc. (Mich.), P.H.C.
- (4) Dr. U. P. Basu, D.Sc., F.N.I., Director, Bengal Immunity Research Institute.
- (5) Sri A. N. Halder, A.M.E.E., A.M.A.E.
- (6) Dr. M. Sen, D.Sc., A.R.I.C. (Lond.), Director of Cinchona—Joint Secretary.
- (7) Dr. K. Biswas, M.A., D.Sc. (Edin.), F.R.S.E., F.N.I., F.B.S.—Joint Secretary.

2. The Committee will draw up a scheme for the research on and cultivation and commercial exploitation of specific important medicinal plants, other than Cinchona, and also recommend measures to give effect to the scheme in all its aspects.

By order of the Governor,
S. K. CHATTERJEE, Secy.

LABOUR DEPARTMENT

ORDER.

No. 6924Lab.—1st December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 4091Lab., dated the 26th July 1950, the industrial dispute between Messrs. India Cycle Manufacturing Co., Ltd., Head Office at 4, Clive Ghât Street, Calcutta, Factory at 9, Tiljala Road, Calcutta, and their workers as represented by India Cycle Mazdoor Union, 100, Dilkhusa Street, Calcutta, was referred for adjudication to an Industrial Tribunal constituted by Sri G. Palit, District Judge;

And whereas during the pendency of proceedings before the said Tribunal, Sri Gopal Chandra Das, Welder and Sri Benode Behari Dey, Blacksmith, and other workers made complaints in writing before the said Tribunal that the said Company had altered, to the prejudice of the said workers, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto:—

ANNEXURE.

In the matter of a complaint under section 33A of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950 (Act XLVIII of 1950), made by the workmen of Messrs. India Cycle Manufacturing Co., Ltd., against Messrs. India Cycle Manufacturing Co., Ltd.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI G. PALIT, *District Judge, Industrial Tribunal.*

For the Union: Jonab M. Safaat Ullah Khan.

For the Company: Sri I. C. Gupta, Director of the Company.

AWARD.

There have been three separate complaints under section 33A of the Industrial Disputes (Appellate Tribunal) Act, 1950. These are numbered here as 28(14), 24(10) and 23(9) of 1950. The original case, out of which these complaint cases have arisen, was No. VIII-97/50, sent to this Tribunal by Government order No. 4091Lab., dated 26th July 1950. The original dispute was between Messrs. India Cycle Manufacturing Co., Ltd., Head Office at 4, Clive Ghat Street, Calcutta, Factory at 9, Tiljala Road, Calcutta, and their workers as represented by India Cycle Mazdoor Union at 100, Dilkhusa Street, Calcutta. These three cases are taken up for adjudication analogously. The award given will govern all of them.

In the aforesaid case No. 24(10) under section 33A Jonab M. Safaat Ullah Khan, during the hearing, has stated in writing that he has no instructions from the petitioner who, he is informed, has resigned his job. The petitioner in this case was one Gopal Chandra Das, Welder. This is in accord with the Company's statement, dated the 4th November 1950, that Gopal Chandra Das, Welder, has resigned of his own accord on 11th October 1950. He has also received full payment of his wages. So it is clear that at the time of the hearing there is no dispute existing between the parties. Hence the Tribunal passes an award of "no dispute". No direction is called for accordingly.

Regarding the case No. 23(9) under section 33A, the petitioner is one Benode Behari Dey, Blacksmith. His contention in the petition of complaint was that he had been drawing Rs. 65 per month and that his pay was reduced to Rs. 55 per month during the pendency of the original case. But during the hearing he has filed a signed petition saying that at no time was he dismissed by the Company and that he has been regularly working under the Company since the 6th October 1950. He further adds that he has no grievance against the Company. Jonab M. Safaat Ullah Khan, who represented him during the hearing, did not question the genuineness of the said application, but he contends that the original complaint of the petitioner must still stand. I find no substance in this contention. Evidently the Tribunal can grant no relief to this petitioner, even if it would, for the petitioner does not want any relief. So the only award that the Tribunal can pass in the circumstances is one of "no dispute" as in the previous case.

Regarding the case No. 28(14) under section 33A, the contention was that the Pujah bonus has been withheld. That is said to have amounted to an alteration of the condition of service. It is contended that section 33A has thus been attracted. The Company contends, on the other hand, that Pujah bonus has been withheld because there had been a strike by the

workers on the 12th June 1949 followed by a lock-out on the 17th June 1949. The bonus here was for the period from 1st July 1948 to 30th June 1949. I do not, however, accept that bonus is merely an *ex gratia* payment which the Company can withhold at pleasure. Even if it be assumed that the Company can withhold bonus from delinquent workers going on strike, still such disciplinary action is not open to the Company to take when the Tribunal is in progress. But bonus may be paid any time during the year. So, if it is not paid during the Pujah, that cannot amount to a prejudicial alteration of the service condition. So the complaint, even if it is tenable, is rather premature. Besides, the payment of bonus by itself is not a service condition, strictly speaking. It is made payable by the Tribunal more by way of convention than by way of any pursuance of any term of service, on the basis of comparable profits in the years preceding. So I find that there is no case made out under section 33A in the present circumstances. So I reject the contention of the Mazdoor Union in this respect. The award is passed accordingly.

Before parting with this record I think it worthwhile to refer to my order on 6th November 1950 in connection with the representation of parties regarding Sri D. N. Basu, Advocate, representing the Company. The Union withheld its assent to the representation of the Company by the said Advocate and invoked a ruling from the Tribunal under section 36(4) of the Industrial Disputes (Appellate Tribunal) Act, 1950. The Tribunal overruled the contentions put forward by the learned Advocate, viz., (1) that he, being permitted to represent the Company in the parent case, cannot be prevented from so representing the Company in those cases which have arisen out of it, and (2) that he holds an authority from the Company to represent it not as a lawyer but as a General Adviser. According to the Tribunal, he could not be permitted to shed his capacity of a lawyer as it suited him on occasions. That would be in a way defeating the objective contained in section 36(4) of the aforesaid Act. Besides section 33A makes it clear that a proceeding under it is an independent proceeding. It was after the retirement of the Advocate that the Director of the Company, Sri I. O. Gupta, represented the Company in these cases.

G. PALIT,

Judge, Industrial Tribunal.

The 21st November 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

NOTIFICATIONS.

764Lab.—25th November 1950.—Whereas the rates of wages in respect of employment in the State of West Bengal have been fixed under the Minimum Wages Act, 1948 (XI) of

therefore, in exercise of the power conferred by section 13 of the Minimum Wages Act, 1948, read with section 14 of the said Act, the Governor is pleased to fix, for the employees in the rice mills in the State of West Bengal, the hours of work constituting a normal working day, the period of interval for rest, the rate of payment for the weekly rest, the rate of payment for the overtime work and the rate of overtime as in the schedule annexed hereto.

The Schedule.

The working hours including the daily rest shall constitute a normal working day. Such working days shall constitute a normal working day. It is provided that all the employees in a rice mill may be required by the management to work up to ten hours on any day, the limit of 48 hours in a week of six days, all the seven days in a week subject to the condition that the total number of days of work in a month shall not exceed 26 days. It is further provided that the total number of days of work in a month shall not exceed 26 days.

has been or have been lost. In such cases, the daily rate of basic wages and dearness allowance shall be proportionately increased.

2. The periods of work of adult workers in any rice mill shall be so fixed that no period shall exceed five hours and that no employee shall work for more than five hours before he has had an interval of rest for at least half an hour.

3. The wage and dearness allowance for the day of weekly rest shall be paid at the ordinary daily rate.

4. The rate of payment for work on the day of weekly rest, when no compensatory day of rest is allowed, shall be double that of normal basic wage and dearness allowance.

5. The rate of payment for overtime work shall be double that of normal basic wage and dearness allowance, only when the total hours of work in a week exceed 48 hours in a period of six days.

6. Ordinarily, the weekly day of rest for employees in rice mills shall be Sunday, except in cases of rice mills where days other than the Sunday are allowed as weekly days of rest.

No. 6810Lab.—27th November 1950.—In exercise of the power conferred by clause (7) of sub-section (1) of section 5 of the Bengal Shops and Establishments Act, 1940 (Bengal Act XVI of 1940), the Governor is pleased to exempt the shops situated at Krishnagar in the district of Nadia

mentioned in the schedule hereto annexed from the operation of the provisions of sections 6 and 7 of the said Act.

Schedule.

Names of shops.

- (1) Messrs. P. K. Bhattacharjee (Storing Agent).
- (2) Messrs. Chakravarty Brothers (Wholesalers).
- (3) Messrs. S. C. Dutta & Sons (Wholesalers).
- (4) Messrs. Balai Kundu (Wholesalers).
- (5) Messrs. Phani Modak (Wholesalers).
- (6) Messrs. Nanda Malakar (Wholesalers).
- (7) Messrs. Kanailal Singha (Wholesalers).
- (8) Messrs. Prafulla Kumar Bhattacharjee (Wholesalers).

No. 6982Lab.—4th December 1950.—Sri Kirti Kumar Mukherjee, Sub-Deputy Magistrate and Sub-Deputy Collector, now acting as Personal Assistant to the Commissioner for Workmen's Compensation was allowed leave on average pay on medical certificate under proviso to rule 184(b)(ii) of the West Bengal Service Rules, Part I, for the period from the 4th November 1950 to the 17th November 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 32(3)/49/50W.C.—22nd November 1950.—In partial modification of this Labour Directorate notification No. 32L.C., dated 18th April 1949, published at page 700, Part I of the *Calcutta Gazette*, dated 28th April 1949, the name of "Mr. C. Wallace", a member nominated by the employers to the Works Committee in Victoria Jute Works, post office Telinipara, Hooghly, is hereby cancelled and the name of "Mr. J. Simpson" is published in his place for general information.

No. 33(2)/49/50W.C.—22nd November 1950.—In partial modification of this Labour Directorate notification No. 33L.C., dated 18th April 1949, published at page 701, Part I of the *Calcutta Gazette*, dated 28th April 1949, the name of "Sri M. C. Patel", an employers' nominee to the Works Committee in Gagalbhai Jute Mills, Ltd., post office Uluberia, Howrah, is hereby cancelled and the name of "Sri Bhogilal C. Patel" is published in his place for general information.

No. 18(8)/48/50W.C.—22nd November 1950.—The name of "Sri Tarini" alias "Kandi Tarini", a member elected by the workmen from constituency No. 3 to the Works Committee in the Kelvin Jute Mills, Titaghur, 24-Parganas, as published in this Directorate notification No. 18L.C., dated 17th May 1948, at page 918, Part I of the *Calcutta Gazette*, dated 15th September 1948, is hereby cancelled and the name of "Sri Basudev" alias "Sri Biswanath" is published in his place for general information as a member to the above Works Committee elected in the by-election in constituency No. 8.

No. 51(1)/50W.C.—22nd November 1950.—In partial modification of this Labour Directorate notification No. 51W.C., dated 13th July 1950,

published at page 1498, Part I of the *Calcutta Gazette*, dated 27th July 1950, the name of "P. Gupta", an employers' nominee to the Committee in Indian Standard Wagon Co., (Santa Works), Burnpur, Burdwan, is hereby cancelled and the name of "Sri A. K. Chatterjee" is published in his place for general information.

S. K. HALDAR,
Labour Commissioner

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 12453F.D.—29th November 1950.—1. Sudarshan Chandra Maitra, I.A.S., Director of Storage, is appointed temporarily to act as Director of Rationing and Distribution, Department of Food, vice Sri Dharendra Kumar Ghosh.

2. Sri Sudhindra Kumar Sanyal, W.B.C.S., Deputy Secretary to the Government of West Bengal, Department of Food, is appointed to act as Director of Storage under the same department vice Sri Sudarshan Chandra Maitra, I.A.S.

3. Sri Premananda Nag, W.B.C.S., Controller of Rationing, Barrackpore, under Directorate of Rationing and Distribution, is appointed to act as Deputy Secretary to Government of West Bengal, Department of Food, vice Sri Sudhindra Kumar Sanyal.

4. Sri Subodh Chandra Basu, W.B.C.S., Deputy Director, in the Directorate of Procurement and Supply, is appointed to act as Controller of Rationing, Barrackpore, under Directorate of Rationing and Distribution, vice Sri Premananda Nag.

5. Sri Chandra Sekhar Mitra, W.B.C.S., Regional Controller of Procurement, Assam, under the Directorate of Procurement and Supply, is appointed to act as Deputy Director under the same Directorate, vice Sri Subodh Chandra Basu.

By order of the Govt.

K. C. BASAK, Secy.

No. 12376F.D./FD/Sectt/10A-12/50.—November 1950.—The services of Sri Mukherji, Assistant Director, Publicity, Department, are placed at the disposal of (Publicity) Department for appointment as Assistant Director of Publicity (Food) with effect from 1st December 1950.

By order of the Govt.
D. N. BISWAS, Asst. Secy.

DEPARTMENT OF SUPPLIES

ORDER.

No. WB/WIII-C-14-Birb/8766(Fu).—20th November 1950.—In exercise of the power conferred by the second proviso to sub-paragraph (a) paragraph 7 of the West Bengal Kerosene Order, 1947, I hereby extend up to the 31st December 1950 the time for the filing of application for renewal of the agents' licenses Nos. 405 and 406 for the year 1949-50 held by Messrs. A. C. Chatterjee and Sons, Kerosene Agents, for Rampurhat and Bolpur agencies respectively.

J. C. AITCH,
Director of Consumer Affairs

ভূমি ও ভূমিরাজস্ব বিভাগ
DEPARTMENT OF LAND AND LAND
REVENUE

ভূমিগ্রহ শাখা।

Land Acquisition

জ্ঞাপনারবলী।

NOTIFICATIONS.

কীয়া।—নং ১২৮৬২এল.এ।—২০শে নভেম্বর ১৯৫০।—যেহেতু
 কীয়া শাসনতন্ত্রের ২০৮(১) ধারার প্রদত্ত ক্ষমতাবলে, ভারত সরকারের
 গণপুত্রের ১৯৫০ সালের ৩০শে সেপ্টেম্বর তারিখের ১৩৩।৫০
 তিসিয়াল নং প্রজ্ঞাপনে কেন্দ্রীয় সরকারের প্রয়োজনে ভূমিগ্রহ সম্পর্কে
 ১৪ সালের ভূমিগ্রহ আইনের বিধানমত উক্ত সরকারের যে ক্ষমতা
 র. সেই ক্ষমতা রাজ্য সরকারের হস্তে ন্যস্ত করা হইয়াছে।

কুতরাং এক্ষণে উক্ত আইনের ৩ ধারার (গ) উপ-ধারায় এবং উল্লিখিত
 সনে প্রদত্ত ক্ষমতাবলে, নদীয়া জিলার অপর শাসক শ্রী বি. আর.
 গুপ্ত উক্ত আইনের বিধানমত, কেন্দ্রীয় সরকারের প্রয়োজনে ভূমিগ্রহ
 প্রকল্প সমাহতকার কার্য পরিচালন করিবার নিমিত্ত ভূমিগ্রহ সমাহতকা-
 র নিযুক্ত করা হইল।

Nadia.—No. 12862L.A.—20th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the Government by the notification No. 133/50-II, dated the 30th September 1950, issued by Government of India in the Ministry of Home Affairs under clause (2) of article 258 of the Constitution of India;

now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act, and with the said notification, the Governor is pleased to appoint Sri B. R. Gupta, I.A.S., Additional District Magistrate, Nadia, to be the District Acquisition Collector in the district of Nadia to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

কীয়া।—নং ১২৮৬২এল.এ।—২০শে নভেম্বর ১৯৫০।—১৮৯৪
 ভূমিগ্রহ আইনের ৩ ধারার(গ) উপ-ধারায় প্রদত্ত ক্ষমতাবলে নদীয়া
 জিলার শাসক শ্রী বি. আর. গুপ্তকে উক্ত আইনের বিধানমত,
 সরকারের প্রয়োজন ব্যতিরেকে অন্যান্য যাবতীয় প্রয়োজনে
 সম্পর্কে সমাহতকার কার্য পরিচালন করিবার নিমিত্ত ভূমিগ্রহ
 প্রকল্প নিযুক্ত করা হইল।

রাজ্যশাসনের আদেশানুসারে,

প্রিন্সিপালসেক্রেটারি বঙ্গোপাধ্যায়,

গঢ়িবা।

Nadia.—No. 12864L.A.—20th November 1950.—In exercise of the powers conferred by clause (c) of section 3 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to appoint Sri B. R. Gupta, I.A.S., Additional District Magistrate, Nadia, to be a Land Acquisition Collector in the district of Nadia to perform the functions of a Collector under the said Act in relation to acquisition of lands for public purposes of the purposes of the Union) and for Com-

Midnapore.—No. 13304L.A.(P.W.).—27th November 1950.—Whereas it appears to the Governor and is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Mahishadal-Nandigram Road (section from Garh Kamalpur and Nandigram), in the villages of Keshabpur and Jalpai, Part II, jurisdiction list No. 133 and 116 respectively in Thana Mahishadal Nandigram, district Midnapore, it is notified that for the above purpose two plots of land together measuring, more or less, 2.58 acres, and comprising parts of cadastral

plot Nos. 1643 of Keshabpur Jalpai and 9 of Jalpai, Part II, are likely to be required within the aforesaid villages of Keshabpur Jalpai and Jalpai, Part II.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Midnapore. No. 13318L.A (P.W.)—27th November 1950.—The Governor is pleased to cancel so much of the notification No. 7068L.A.(P.W.), dated the 25th September 1947, under section 4 of the Land Acquisition Act I of 1894, published at pages 212-14, Part I of the *Calcutta Gazette* of the 9th October 1947, as amended by erratum No. 13314L.A (P.W.), dated the 27th November 1950, as relates to pieces of land measuring, more or less, 2.58 acres as detailed below out of the total area of 227.44 acres notified for acquisition for the construction of the Mahishadal-Nandigram Road (section from Garh Kamalpur to Nandigram) in the district of Midnapore:—

Thana Mahishadal, village Garh Kamalpur, jurisdiction list No. 112.

Cadastral plots in part—930, 974.

Thana Mahishadal, village Jhaupatra, jurisdiction list No. 144

Cadastral plot in part—721.

Thana Mahishadal, village Bamunya, jurisdiction list No. 134

Cadastral plots in part—15, 413, 1498.

Thana Mahishadal, village Keshabpur Jalpai, jurisdiction list No. 133.

Cadastral plot in part—2650.

Thana Nandigram, village Jalpai, Part II, jurisdiction list No. 116.

Cadastral plot in part—35.

Thana Nandigram, village Bayal, jurisdiction list No. 117.

Cadastral plot in part—734.

Thana Nandigram, village Chargalya, jurisdiction list No. 150.

Cadastral plot in part—406.

Thana Nandigram, village Tajpur, jurisdiction list No. 210.

Cadastral plot in part—743.

Thana Nandigram, village Nandigram, jurisdiction list No. 180.

Cadastral plot in part—1450.

Midnapore.—No. 13320L.A.(P.W.).—27th November 1950.—In exercise of the powers conferred by section 48(I) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of pieces of land measuring, more or less, 0.49 of an acre as detailed below out of 205.17 acres of land covered by declaration No. 2993L.A.(P.W.), dated the 12th April 1948, published at pages 490-91, Part I of the *Calcutta Gazette* of the 22nd idem, as amended by erratum No. 13316L.A.(P.W.), dated the 27th November 1950, and required for the construction of the Mahishadal-Nandigram Road (section from Garh Kamalpur to Nandigram) in the district of Midnapore:—

Thana Mahishadal, village Bamunya, jurisdiction list No. 134.

Cadastral plot in part—1609.

Thana Mahishadal, village Keshabpur Jalpai, jurisdiction list No. 133.

Cadastral plot in part—2141.

Thana Nandigram, village Bayal, jurisdiction list No. 117.

Cadastral plot in part—733.

Burdwan.—No. 13390L.A.—28th November 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government partly at the public expense and partly at the expense of the Maharajadhiraj Bijoy Chand Institute of Engineering and Technology, Burdwan, for a public purpose, viz., for constructing a hostel for the students of the Maharajadhiraj Bijoy Chand Institute of Engineering and Technology at Burdwan, in the village of Sadhanpur, jurisdiction list No. 69, thana Burdwan, pargana Burdwan, district Burdwan, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 933-938, 943-945 and 998 and measuring, more or less, 6.80 acres, is likely to be required within the aforesaid village of Sadhanpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Principal, Maharajadhiraj Bijoy Chand Institute of Engineering and Technology, Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Midnapore.—No. 13392L.A.(P.W.).—28th November 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the diversion of Tamluk-Contai Road at Srikishnapur, it is hereby notified that for the above purpose a piece of land measuring, more or less, 12.82 acres, and comprising cadastral plots as detailed below, is likely to be required in the district of Midnapore:—

District Midnapore.

Thana Nandigram, village Chandipur, jurisdiction list No. 96.

Cadastral plots in part—897, 898, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 914, 916.

Thana Nandigram, village Kalikakhali, jurisdiction list No. 91.

Cadastral plots in full—888, 947, 1118, 1121, 1111.

Cadastral plots in part—889, 897, 918, 922, 919, 921, 932, 950, 949, 933, 945, 946, 91074, 1075, 1073, 1068, 1069, 1070, 1071, 1062, 1057, 1056, 1055, 1245, 1116, 1117, 11115, 1112, 1110, 1108, 1126, 1122, 1123, 11138, 1139, 1137, 1140, 1141, 1142, 1143, 1148, 1146, 1149, 1152.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Revenue Planning Circle, at Anderson House, Alipore, as well as in that of the Collector for Midnapore.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Midnapore.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1924, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Calcutta.—No. 13616L.A.—4th December 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the Corporation of Calcutta for a public purpose, viz., for widening the southern section of Basak Lane from Sir Hariram Goenka Street up to Digambar Jain Paresnath Temple to a width of 30 feet and for improving the area south of the temple in ward No. 5 of the Calcutta Municipality in the city of Calcutta, it is hereby notified that for the above purpose a piece of land comprising portion of premises No. 64, Sir Hariram Goenka Street, and measuring, more or less, 0.0475 of an acre, bounded on the—

North—By premises No. 1, Basak Lane,

East—By Basak Lane,

South—By Sir Hariram Goenka Street

West—By premises No. 65, Sir Hariram Goenka Street, and the remaining portion of premises No. 64, Sir Hariram Goenka Street,

is likely to be required within the aforesaid ward No. 5 of the Calcutta Municipality, in the city of Calcutta.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Second Land Acquisition Collector, No. 5, Bankshall Street, Calcutta.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

any person interested in the above land, who may object to the acquisition thereof, may, on or thirty days after the date on which public notice of the substance of this notification is given to the locality, file an objection in writing before the Second Land Acquisition Collector at No. 5, Kshall Street, Calcutta.

ERRATA.

Midnapore.—No. 13314L.A.(P.W.).—27th Nov. 1950.—In notification No. 7068L.A.(P.W.), of the 25th September 1947, under section 4 of the Land Acquisition Act, I of 1894, published at No. 212-14, Part I of the *Calcutta Gazette* of 29th October 1947, in respect of the acquisition and for the construction of the Mahishadal-digram Road (section from Garh Kamalpur to digram) in the district of Midnapore, following changes will occur:—

Read "227.44 acres" for "251.02 acres" in line 9.

in Mahishadal, village Garh Kamalpur, jurisdiction list No. 112.

Delete "921, 1058, 1081, 1073, 838, 990, 1057" under cadastral plots in part.

Insert "1075, 975" under cadastral plots in part.

Read "1080, 939" under cadastral plots in part instead of those under cadastral plots in full.

in Mahishadal, village Madhyahingh, jurisdiction list No. 145.

Delete "1841, 1881, 9, 269, 268, 238, 1542, 137, 1535, 1486, 1906, 1620, 1444, 1836, 1837, 1467, 1571" under cadastral plots in part.

Insert "1864" under cadastral plots in part.

Read "1844, 1435, 1451, 1575, 1464, 1541" under cadastral plots in part instead of those under cadastral plots in full.

in Mahishadal, village Ajra, jurisdiction list No. 151.

Delete "408, 419" under cadastral plots in part.

in Mahishadal, village Jhaupatra, jurisdiction list No. 144.

Delete "788, 757, 758, 774, 755" under cadastral plots in part.

Read "778, 733" under cadastral plots in part instead of those under cadastral plots in full.

in Mahishadal, village Kakurda, jurisdiction list No. 136.

Delete "811, 756, 737, 790, 761, 676, 718, 716" under cadastral plots in part.

in Mahishadal, village Kapaserya, jurisdiction list No. 135.

Delete "522, 591, 803, 798, 755, 752, 724, 698" under cadastral plots in part.

Read "705, 812, 703, 830, 542, 831, 722, 813" under cadastral plots in part instead of those under cadastral plots in full.

in Mahishadal, village Bamunja, jurisdiction list No. 134.

Delete "1642" under cadastral plots in full and "485, 468, 462, 460, 446, 1069, 1071, 1100, 38, 1550, 1558, 1608, 1639, 1644, 1654, 549, 1616, 1621, 1643, 1586" under cadastral plots in part.

Read "472, 437, 1593, 1594, 1552, 1556" under cadastral plots in part instead of those under cadastral plots in full.

Thana Mahishadal, village Keshabpur Jalpai, jurisdiction list No. 133.

Delete "863, 1400, 1611, 1634, 1655, 1638, 1628, 2587" under cadastral plots in part.

Delete "2402" occurring between 1398 and 2596 under cadastral plots in part.

Read "1633" under cadastral plots in part instead of that under cadastral plots in full.

Read "1021" for "1024" under cadastral plots in part.

Thana Nandigram, village Naga Chak Bagal, jurisdiction list No. 115.

Delete "37" under cadastral plots in full and "60, 30" under cadastral plots in part.

Read "78" under cadastral plots in part instead of that under cadastral plots in full.

Thana Nandigram, village Jalpai, Part II, jurisdiction list No. 116.

Delete "37" under cadastral plots in full and "40, 38, 7" under cadastral plots in part.

Insert "8" under cadastral plots in part.

Read "34" under cadastral plots in full instead of that under cadastral plots in part and "128, 383, 36" under cadastral plots in part instead of those under cadastral plots in full.

Thana Nandigram, village Bagal, jurisdiction list No. 117.

Delete "1360, 612, 936, 631, 635, 1387, 1381, 1477, 1466, 2263, 1597, 1577, 2195" under cadastral plots in part.

Insert "2189, 665, 1170" under cadastral plots in part.

Read "1566" under cadastral plots in full instead of that under cadastral plots in part and "2192, 2194, 2193, 1603, 1627, 1469, 627, 629, 1605, 1160" under cadastral plots in part instead of those under cadastral plots in full.

Read "1557" for "555" under cadastral plots in part.

Thana Nandigram, village Narasinghapur Jalpai alias Narasinghapur, Part III, jurisdiction list No. 153.

Delete "43" under cadastral plots in part.

Thana Nandigram, village Ashadtalga, jurisdiction list No. 152.

Delete "1066, 1021, 1001, 1316" under cadastral plots in part.

Read "1326, 1084, 2131, 1320" under cadastral plots in part instead of those under cadastral plots in full.

Thana Nandigram, village Bara Narasinghapur alias Narasinghapur, Part I, jurisdiction list No. 151.

Delete "797, 821, 827, 894" under cadastral plots in part.

Thana Nandigram, village Chargalga, jurisdiction list No. 150.

Delete "332, 432, 414, 619, 641, 341, 344, 496, 425, 407" under cadastral plots in part.

Insert "335" under cadastral plots in part.

Read "621, 503" under cadastral plots in part instead of those under cadastral plots in full.

Thana Nandigram, village Narasinghapur Tajpur alias Narasinghapur, Part II, jurisdiction list No. 153.

Delete "102, 105" under cadastral plots in part.

Thana Nandigram, village Tajpur, jurisdiction list No. 210.

Delete "637, 682" under cadastral plots in part.

Read "700" under cadastral plots in full instead of that under cadastral plots in part.

Thana Nandigram, village Amtalya, jurisdiction list No. 174.

Delete "450" under cadastral plots in part.

Thana Nandigram, village Nandanayekbar, jurisdiction list No. 179.

Delete "5, 36, 31, 92, 10" under cadastral plots in part.

Thana Nandigram, village Bartalya, jurisdiction list No. 209.

Delete "1006, 1014, 998, 947" under cadastral plots in part.

Read "1007" for "1017" under cadastral plots in part.

Midnapore.—No. 13496L.A.(P.W.).—30th November 1950.—In notification No. 81921L.A.(P.W.), dated 23rd September 1949, under section 4 of the Land Acquisition Act, I of 1894, published at page 1763, Part I of the *Calcutta Gazette* of the 6th October 1949, in respect of the acquisition of land for the construction of an approach road to Champa khal headworks in connection with the Jhargram Irrigation Project in the district of Midnapore, insert "125" against cadastral plots in part under village Gobindapur, jurisdiction list No. 921.

NOTICES.

West Dinajpur.—No. 13262L.A.—27th November 1950.—Whereas 0·71 of an acre, more or less, of land situate in or near the village of Jalghar described below have been requisitioned by the Collector of West Dinajpur for the purpose of maintaining supplies and services essential to the life of the community, namely, for construction of a border outpost and an Assistant Sub-Inspector's quarter under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of West Dinajpur.

Description of land.

Mauza Jalghar, jurisdiction list No. 72, thana Balurghat.

Khatian No.	Plot No.	Area. Acre.
1, 2, 3	1017 (part)	0·07
1, 2, 3	1075 (part)	0·04
98	1074 (part)	0·22
278/3	1027 (part)	0·32
476	1073 (part)	0·06
Total		0·71

Murshidabad.—No. 13264L.A.(P.W.).—27th November 1950.—Whereas 14·99 acres, more or less, of land situate in or near the villages of Chhatiani and Mirzapur, described below have been requisitioned by the Collector of Murshidabad for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Kandi Provincial Highway (section Plassey-Berhampur) under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Description of land.

District Murshidabad, police-station Baldom, mauza Chhatiani, jurisdiction list No. 118.

Cadastral survey plots in part—1269, 1271, 1273, 1276, 1290, 1289, 1280, 1281, 1285, 1294, 1295, 1296, 1297, 1299, 1310, 1319, 1307, 1315, 1316, 1313, 1317, 1320, 1323.

Cadastral survey plots in full—1274, 1275, 1288, 2202, 1298, 1311, 1312.

Area, more or less, 3·86 acres.

District Murshidabad, police-station Baldom, mauza Mirzapur, jurisdiction list No. 64.

Cadastral survey plots in part—9505, 9503, 10393, 9507, 9517, 9529, 9530, 9538, 1023, 9539, 9540, 9541, 9543, 9544, 9545, 9548, 9562, 9564, 9576, 9577, 9578, 9580, 9582, 10138, 10139, 10142, 10144, 10148, 10149, 10153, 9555, 9557, 10154, 10069, 10076, 10071, 10072, 10080, 10255, 10259, 10081, 10093, 10083, 10095, 10096, 10098, 10097, 10102, 10103, 10106, 10107, 10226, 10228, 10229, 10234, 10241, 10263, 10250, 10252, 10253, 10254, 10257, 10258, 10264, 10246, 9535, 9536, 9537, 10235, 10084.

Cadastral survey plots in full—10242, 10236, 9542, 9558, 9559, 9560, 9561, 10151, 10152, 9558/10386, 10070, 10077, 10079, 10073, 10073, 10082, 10099, 10101, 10100, 10239, 10240, 10251.

Area, more or less, 14·13 acres.

Nadia.—No. 13266L.A.(P.W.).—27th November 1950.—Whereas 0·58 of an acre, more or less, of land situate in or near the village of Plassey para, jurisdiction list No. 42, described below has been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Plassey-Bet Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of subsection (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Projects, Krishnagar, Nadia.

Description of land.

Village Plasseypara, jurisdiction list No. 3002, police-station Tehatta, district Nadia.

Cadastral survey plots in part—3002, 3009, 3011, 3012, 3013, 3018, 3019, 3020, 3024 and 3025.

24-Parganas.—No. 13296L.A.(P.W.).—27th November 1950.—Whereas 11·89 acres (more or less), of land situate in the villages of Barani and Kharur, jurisdiction list Nos. 65 and 66, police-station Hasnabad, described below have been requisitioned by the Collector of 24-Parganas for the purpose of providing proper facilities for transport, viz., for manufacture and supply

for construction of Hasnabad-Hingalganj under section 3 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948);

therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Alipore, 24-Parganas.

Description of land.

Mauza Barunhat, jurisdiction list No. 65, police-station Hasnabad, district 24-Parganas.

Cadastral survey plots in full—Nos. 389 to 401, 402 to 413 and 421.

Cadastral survey plots in part—Nos. 422 and 423.

Mauza Kharni, jurisdiction list No. 66, police-station Hasnabad, district 24-Parganas.

Cadastral survey plots in full—Nos. 528, 531 and 544.

Cadastral survey plot in part—No. 546.

24-Parganas.—No. 132981.A.(P.W.).—27th November 1950.—Whereas 14.77 acres (more or less) of land situate in the village of Dakshin-damodarpore, jurisdiction list No. 208, police-station Kulpi, described below have been requisitioned by the Collector of 24-Parganas for the purpose of providing facilities for transport and communication, namely, for manufacture of steel for Diamond Harbour-Kakdwip Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Alipore, 24-Parganas.

Description of land.

Mauza Dakshin-Damodarpore, jurisdiction list No. 208, police-station Kulpi, district 24-Parganas.

Cadastral survey plots in full—358 to 361, 579 to 598 to 608, 653 and 655.

24-Parganas.—No. 133001.A.(P.W.).—27th November 1950.—Whereas 1.84 acres, more or less, of land situate in mauza Gandharbapore, jurisdiction list No. 93, police-station Baduria, described below have been requisitioned by the Collector, 24-Parganas, for the purpose of providing proper facilities for transport and communication, namely, for manufacture of bricks for Basirhat-nagore Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land Requisition and Acquisition Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas.

Description of land.

Mauza Gandharbapuri, jurisdiction list No. 93, police-station Baduria, district 24-Parganas.

Cadastral survey plots in full—3712 and 3691.

Cadastral survey plots in part—3710, 3711 and 3694.

Nadia. No. 133021.A.(P.W.).—27th November 1950.—Whereas 7.35 acres, more or less, of land situate in or near the village of Uttarhazrapota, jurisdiction list No. 6, described below have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for Krishnagar-Plassey Provincial Highway under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Nadia.

Description of land.

Village Uttarhazrapota, jurisdiction list No. 6, police-station Kaliganj, district Nadia.

Cadastral survey plots in full—118 and 129.

Cadastral survey plots in parts—42, 43, 115, 117, 119, 120, 121, 122, 123, 126, 127, 128, 130, 133, 134, 136, 137, 138, 139, 140, 141 and 142.

24-Parganas. No. 133861.A.(P.W.).—28th November 1950.—Whereas 8.04 acres, more or less, of land situate in or near the villages of Poah Bahirkumja and Tellari, jurisdiction list No. 72, 74 and 75, respectively, described below have been requisitioned by the Collector of 24-Parganas, for the purpose of providing facilities for irrigation, namely, for improvement and extension of Naldari Khud, Budge Budge, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given, under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Alipore, 24-Parganas.

Description of land.

Village Poah, jurisdiction list No. 72, police-station Budge Budge, district 24-Parganas.

Portions of cadastral survey plots Nos. 108, 109, 136, 137, 283, 284, 287, 751, 303, 339, 340, 343, 344, 434, 386, 387, 413, 414, 401, 403, 405, 407, 569-571, 2036, 711, 712, 714-717 and 748.

Village Bahirkumja, jurisdiction list No. 74, police-station Budge Budge, district 24-Parganas.

Portions of cadastral survey plots Nos. 818, 820-824, 859 and 864.

Village Tellari, jurisdiction list No. 75, police-station Budge Budge, district 24-Parganas.

Portions of cadastral survey plots Nos. 827, 829 and 958.

Nadia.—No. 13494L.A.(P.W.).—30th November 1950.—Whereas 0.10 of an acre, more or less, of land situate in or near the village of Luxmigauchha, jurisdiction list No. 26, described below, have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948, (West Bengal Act 11 of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act 11 of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Projects, Krishnagar, Nadia.

Description of land.

Manza Luxmigauchha, jurisdiction list No. 26, police-station Chapra, district Nadia.

Cadastral survey plots in part—23, 395, 396, 613, 1771 and 1865.

DECLARATIONS.

Midnapore.—No. 13312L.A.(P.W.).—27th November 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Mahishadal-Nandigram Road (section from Garh Kamalpur to Nandigram), it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 19.69 acres and comprising cadastral plots as detailed below, are required in the district of Midnapore:—

District Midnapore.

Thana Mahishadal, village Garh Kamalpur, jurisdiction list No. 112.

Cadastral plot in full—1068.

Cadastral plots in part—928, 929, 978, 976, 983, 989, 1047, 985, 1067, 1223, 1071, 1072, 1075, 975.

Thana Mahishadal, village Madhyahingli, jurisdiction list No. 145.

Cadastral plots in part—42, 43, 44, 56, 70, 156, 272, 263, 1572, 1573, 1538, 1625.

Thana Mahishadal, village Ajra, jurisdiction list No. 151.

Cadastral plots in part—413, 412, 418, 427.

Thana Mahishadal, village Jhaupatra, jurisdiction list No. 144.

Cadastral plot in part—661.

Thana Mahishadal, village Kakurda, jurisdiction list No. 136.

Cadastral plot in part—717.

Thana Mahishadal, village Kapaserya, jurisdiction list No. 135.

Cadastral plots in part—861, 663.

Thana Mahishadal, village Bomunya, jurisdiction list No. 134.

Cadastral plots in full—1618, 1619, 1592, 1591, 1590, 1561, 1981, 1556.

Cadastral plots in part—313, 407, 1063, 1498, 1546, 1551, 1553, 1557, 1560, 1563, 1564, 1507, 1594, 1593, 1556, 1552.

Thana Mahishadal, village Keshabpur Jalpa, jurisdiction list No. 133.

Cadastral plot in full—1399.

Cadastral plots in part—2725, 1021, 2726, 1068, 1079, 1080, 849, 2742, 1401, 274, 2406, 2651, 247.

Thana Nandigram, village Naya Chok Bayal, jurisdiction list No. 117.

Cadastral plot in part—32.

Thana Nandigram, village Jalpai, Part II, jurisdiction list No. 116.

Cadastral plots in full—32, 30, 29, 33.

Cadastral plots in part—35, 34, 31, 28, 39, 44, 8, 36.

Thana Nandigram, village Bayal, jurisdiction list No. 117.

Cadastral plot in full—610.

Cadastral plots in part—599, 611, 921, 914, 911, 1023, 1633, 2291.

Thana Nandigram, village Narsinghapur Jalpa alias Narsinghapur, Part III, jurisdiction list No. 153.

Cadastral plots in part—330, 249, 302.

Thana Nandigram, village Ashadtalya, jurisdiction list No. 152.

Cadastral plots in part—1086, 1067, 1324, 113, 1323.

Thana Nandigram, village Bara Narsinghapur alias Narsinghapur, Part I, jurisdiction list No. 151.

Cadastral plots in part—867, 839, 838, 857.

Thana Nandigram, village Chargalya, jurisdiction list No. 150.

Cadastral plots in full—412, 638, 383, 364.

Cadastral plots in part—435, 434, 427, 417, 105, 380, 363, 353, 626.

Thana Nandigram, village Narsinghapur Jalpa alias Narsinghapur, Part II, jurisdiction list No. 173.

Cadastral plot in part—210.

Thana Nandigram, village Tajpur, jurisdiction list No. 210.

Cadastral plots in full—644, 691, 701, 694, 695, 696, 700.

Cadastral plots in part—645, 646, 647, 694, 708, 707, 702, 703, 699, 698, 697.

Thana Nandigram, village Amtalya, jurisdiction list No. 174.

Cadastral plots in part—394, 395, 414.

Thana Nandigram, village Nandanachakbar, jurisdiction list No. 179.

Cadastral plots in part—22, 93, 20.

Thana Nandigram, village Bartalya, jurisdiction list No. 209.

Cadastral plot in full—942.

Cadastral plots in part—909, 915, 918, 919, 922, 925, 872, 943.

Thana Nandigram, village Nandigram, jurisdiction list No. 180.

Cadastral plots in part—178, 174, 175, 176.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Collector of Midnapore.

Murshidabad.—No. 13306L.A.(P.W.).—27th November 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a purpose, viz., for office of the Subdivisional Officer, Islampur construction subdivision, in connection with the Islampur-Raninagar-Katlamari Road, in the village of Islampur, jurisdiction list No. 56, thana Raninagar, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising part of cadastral plot No. 1596 and measuring, more or less, 0.03 of an acre, is required within the aforesaid village of Islampur. This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Murshidabad.—No. 13308L.A.(P.W.).—27th November 1950.—Whereas it appears to the Governor that extra land is required to be taken by Government at the public expense for a public purpose, viz., for the office of the Subdivisional Officer, Islampur construction subdivision, and hawkdars' quarters in connection with the Islampur-Raninagar-Katlamari Road, in the village of Islampur, jurisdiction list No. 56, thana Raninagar, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising part of cadastral plot No. 1596 and measuring, more or less, 0.01 of an acre, is required within the aforesaid village of Islampur.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Hooghly.—No. 13374L.A.—28th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 4), in relation to the acquisition of land for purposes of the Union have been entrusted to State Government by notification No. 133/50-11, dated the 30th September 1950, issued by Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

and whereas it appears to the Governor that it is required to be taken by the Central Government at the public expense for a public purpose, viz., for a purpose of the Union, namely, for an inter-railway siding to serve Messrs. Kusum Churn, Ltd., in the villages of Mahesh and Rishra, jurisdiction list Nos. 15 and 27, respectively, thana Serampore, pargana Boro, zilla Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral plots Nos. 2135 in full and portions of cadastral plots Nos. 2123, 2125 to 2129 and 2134 of mauza Mahesh and portions of cadastral plots Nos. 1789, 1790 and 91 of mauza Rishra and altogether measuring, more or less, 2.17 acres, is required within the aforesaid villages of Mahesh and Rishra.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 4), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Serampore.

Howrah.—No. 13498L.A.—30th November 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Howrah Municipality for a public purpose, viz., for widening and easing out the turning of Belilious Road from its junction with the Grand Trunk Road, in the village of Howrah, jurisdiction list No. 5, thana Howrah, pargana Howrah, district Howrah, it is hereby declared that

for the above purpose a piece of land measuring, more or less, 0.023 of an acre, bounded on the—

North—By land and building of Sreemati Santa Devi and Sri Santosh Kumar Dutta and others,

South, East and West—By Belilious Road,

is required within the aforesaid village of Howrah.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Howrah.

ERRATUM

Midnapore. No. 13316L.A.(P.W.).—27th November 1950.—In declaration No. 2993L.A.(P.W.), dated the 12th April 1948, under section 6 of the Land Acquisition Act, I of 1894, published at pages 490-91, Part I of the *Calcutta Gazette* of the 22nd idem, in respect of the acquisition of land required for the construction of the Mahishadal-Nandigram Road (section from Garh Kamalpur to Nandigram) in the district of Midnapore, following changes will occur:—

Read "205.17 acres" for "236.33 acres" in lines 8-9

Thana Mahishadal, village Garh Kamalpur, jurisdiction list No. 112.

Delete "1068" under cadastral plots in full and "928, 976, 1223, 983, 921, 1058, 1081, 1075" under cadastral plots in part

Insert "1069, 938" under cadastral plots in full

Read "1080, 939" under cadastral plots in part instead of those under cadastral plots in full

Thana Mahishadal, village Madhyahingli, jurisdiction list No. 115

Delete "42, 44, 70, 1573, 1841, 1881, 9, 269, 268, 258, 1542, 1537, 1535, 1486, 1620, 1441, 1836, 1837, 1467, 1906" under cadastral plots in part.

Insert "1864" under cadastral plots in part.

Read "1844, 1450, 1451, 1575, 1464, 1541" under cadastral plots in part instead of those under cadastral plots in full.

Thana Mahishadal, village Apa, jurisdiction list No. 151

Delete "412, 408" under cadastral plots in part

Thana Mahishadal, village Jhaupatra, jurisdiction list No. 144.

Delete "788, 757, 758, 774" under cadastral plots in part.

Read "778, 773" under cadastral plots in part instead of those under cadastral plots in full.

Thana Mahishadal, village Kakarda, jurisdiction list No. 136.

Delete "811, 756, 737, 790, 761, 676, 718" under cadastral plots in part.

Thana Mahishadal, village Kapaserya, jurisdiction list No. 135.

Delete "522, 591, 808, 798, 755, 762, 724, 698" under cadastral plots in part.

Read "770, 812, 703, 830, 542, 831, 722, 813" under cadastral plots in part instead of those under cadastral plots in full.

Thana Mahishadal, village Bamunya, jurisdiction list No. 134.

Delete "1618, 1590, 1593, 1981, 1566, 1561, 1642" under cadastral plots in full and "407, 1551, 1560, 485, 468, 462, 460, 446, 1069, 1071, 1100, 438, 1550, 1558, 1608, 1639, 1644, 1654" under cadastral plots in part.

Insert "1562" under cadastral plots in full and "1584, 1595, 1491" under cadastral plots in part.

Read "472, 437" under cadastral plots in part instead of those under cadastral plots in full.

Thana Mahishadal, village Keshabpur Jalpai, jurisdiction list No. 133.

Delete "2403" occurring between 1398 and 2596 under cadastral plots in part.

Delete "1401, 2725, 2726, 2655, 2742, 1080, 1079, 2647, 274, 1024, 863, 1400, 1611, 1634, 1655, 1638, 1628" under cadastral plots in part.

Insert "2684" under cadastral plots in part.

Read "1633" under cadastral plots in part instead of that under cadastral plots in full.

Thana Nandigram, village Naya Chak Bayal, jurisdiction list No. 115.

Delete "37" under cadastral plots in full and "32, 60" under cadastral plots in part.

Read "78" under cadastral plots in part instead of that under cadastral plots in full.

Thana Nandigram, village Jalpai, Part II, jurisdiction list No. 116.

Delete "32, 36, 37" under cadastral plots in full and "35, 39, 40, 38" under cadastral plots in part.

Read "128, 383" under cadastral plots in part instead of those under cadastral plots in full.

Thana Nandigram, village Bayal, jurisdiction list No. 117.

Delete "610" under cadastral plots in full and "921, 611, 1360, 612, 936, 631, 635, 1387, 1381, 1477, 1466, 2263, 1597, 1577, 2195" under cadastral plots in part.

Insert "907" under cadastral plots in full and "665, 1470, 2189" under cadastral plots in part.

Read "1566", under cadastral plots in full instead of that under cadastral plots in part and "2192, 2194, 2193, 1603, 1627, 1469, 627, 629, 1605, 1460," under cadastral plots in part, instead of those under cadastral plots in full.

Thana Nandigram, village Narsinghapur Jalpai alias Narsinghapur, Part III, jurisdiction list No. 153.

Delete "302" under cadastral plots in part.

Thana Nandigram, village Ashadtalya, jurisdiction list No. 152.

Delete "1324, 1066, 1024, 1001, 1316" under cadastral plots in part.

Insert "1309" under cadastral plots in part.

Read "1326, 1084, 2131, 1320" under cadastral plots in part instead of those under cadastral plots in full.

Thana Nandigram, village Bara Narsinghapur alias Narsinghapur, Part I, jurisdiction list No. 151.

Delete "839, 768, 797, 825, 827, 894" under cadastral plots in part.

Thana Nandigram, village Churgulya, jurisdiction list No. 150.

Delete "383, 364, 638" under cadastral plots in full and "380, 626, 405, 332, 432, 619, 641, 341, 344, 496" under cadastral plots in part.

Insert "382, 355" under cadastral plots in full.

Read "621, 503" under cadastral plots in part instead of those under cadastral plots in full.

Thana Nandigram, village Narsinghapur T alias Narsinghapur, Part II, jurisdiction list No. 173.

Delete "102, 105" under cadastral plots in part.

Thana Nandigram, village Tajpur, jurisdiction list No. 210.

Delete "696, 644" under cadastral plots in full and "693, 700, 645, 647, 637" under cadastral plots in part.

Thana Nandigram, village Amtalya, jurisdiction list No. 174.

Delete "450" under cadastral plots in part.

Thana Nandigram, village Nandanayelbar, jurisdiction list No. 179.

Delete "22, 5, 36, 31, 92, 10" under cadastral plots in part.

Insert "21" under cadastral plots in full.

Thana Nandigram, village Bartalya, jurisdiction list No. 209.

Delete "919, 1006, 1014, 998, 917" under cadastral plots in part.

Read "1007" for "1017" under cadastral plots in part.

Thana Nandigram, village Nandigram, jurisdiction list No. 180.

Delete "178, 176" under cadastral plots in part.

By order of the Governor.

S BANERJEE,

Member, Board of Revenue and Secretary to the Govt. of West Bengal (revenue).

Land Development

NOTIFICATIONS

24-Parganas.—No. 13326L, Dated 28th November 1950.—Whereas it appears to the Government that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal in accordance with the provisions of the Immigrants (Settlement of Land) Act, 1946, of circumstances beyond their control in the villages of Banshidharpur, jurisdiction list No. 208 and Purba Bishnupur, jurisdiction list No. 209, police-station Magrahat, district Parganas, it is hereby notified that for the said purpose a piece of land comprising cadastral survey plot Nos. 2514-2530, 2536-2559, 2614, 2620-2623, 2636-2643, 2704, 2705, of mauza Banshidharpur and cadastral survey plot Nos. 1671-1680, 1723-1761, 1764-1772, 1821, 1829-1831, 1835-1840, 1849-1909, 1920-1922, 2022-2036, 2055-2062, 2066-2107, 2126-2128, 2133-2151 of mauza Purba Bishnupur and measuring more or less, 86.30 acres, is likely to be required within the aforesaid villages of Banshidharpur and Purba Bishnupur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Nadia.—No. 13358L.Dev.—28th November 1950. Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Par-Niamatpur, jurisdiction list No. 136, police-station Ranaghat, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 4-9, 11, 18-32, 37, 40-46, 48, 49, 51-53, 55-69, 81, 93-95, 98, 102-105, 107-128, 140, 277-279, 322-327, 356, 357, 359-367, 369-371, 390, 392-395, 537, 538, 571-578, 598-624, 627, 629-647, 649-652, 687, 688, 693-696, 70, 724, 725, 1056, 1060, 1062, 1066 and of cadastral survey plot Nos. 628, 579, 686 measuring, more or less, 111.70 acres, is likely to be required within the aforesaid village of Par-Niamatpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section. A plan of the land may be inspected in the office of the Collector, Nadia.

24-Parganas.—No. 13360L.Dev.—28th November 1950. Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Kalipur, jurisdiction list No. 36, police-station Budge-Budge, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral plot Nos. 111, 147-166, 167, 178, 184, 960, 187-189, 691, 201-236, 285, 292-298, 694, 692, 308-337, 721, 389, 390, 38, 531-541, 551, 676, 519, 521, 702, 703, 704, 678, 522 and measuring, more or less, 1.6 acres, is likely to be required within the aforesaid village of Kalipur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Nadia.—No. 13364L.Dev.—28th November 1950. Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Ranaghat, jurisdiction list No. 129, police-station Ranaghat, district Nadia, it is hereby notified

that for the above purpose a piece of land comprising cadastral plot Nos. 20-24, 26, 31-76, 155 and measuring, more or less, 29.73 acres, is likely to be required within the aforesaid village of Ranaghat.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Nadia.—No. 13366L.Dev.—28th November 1950. Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Niamatpur, jurisdiction list No. 142, police-station Ranaghat, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 1-117 and 120-218 and measuring, more or less, 150.00 acres, is likely to be required within the aforesaid village of Niamatpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Nadia.

Murshidabad.—No. 12956L.Dev.—21st November 1950. In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of 1.38 acres of land declared for acquisition under declaration No. 1866L.Dev., dated the 5th May 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 962, Part I of the *Calcutta Gazette* of the 18th May 1950, for the establishment of village Forest Nurseries at Bangetia, jurisdiction list No. 105, police-station Berhampore Town, district Murshidabad.

24-Parganas.—No. 13056L.Dev.—22nd November 1950. Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Deara, jurisdiction list No. 57, police-station Barasat, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 2053, 2080, 2068-2091, 2099, 2100-2102, 2143-2145 and measuring, more or less, 11.19 acres, is likely to be required within the aforesaid village of Deara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 13132L.Dev.—24th November 1950.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of 2.54 acres of land comprising of cadastral survey plot No. 1110 in the village of Atpur, jurisdiction list No. 16, police-station Jagatdal, district 24-Parganas, which was included in declaration No. 1952L.Dev., dated the 27th February 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 342, Part I of the *Calcutta Gazette*, dated 2nd March 1950.

Murshidabad.—No. 13292L.Dev.—27th November 1950. Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Janmahammadpur, jurisdiction list No. 112, police-station Berhampore Town, district Murshidabad, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 31, 32, 34-46, 50, 51, 53-56, 68-72, 76-81, 84-86, 89-105, 107, 109-111, 113, 114, 123, 125, 126, 139, 141, 143, 156-166, 169, 170, 172-176, 178-182, 190, 191, 204, 208, 45/497, 71/498, 71/499, 72/500 and parts of cadastral survey plots Nos. 121, 183 and measuring, more or less, 85.69 acres, is likely to be required within the aforesaid village of Janmahammadpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Murshidabad, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

Murshidabad. No. 12654L.Dev.—16th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Madhupur, jurisdiction list No. 18, police-station Nowada, district Murshidabad, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 5592 to 5594, 5596 to 5598, 5600, 5613, 5617 to 5620, 5731 to 5734, 5736, 5741 to 5743, 5746, 5752, 5758 to 5763, 5766 to 5768, 5772 to 5777, 5914, 5919, 5920, 5922 to 5925, 5930, 5934, 6145 to 6153, 6175, 6176, 6178 to 6185, 6213 to 6215, 6217, 6218, 6220 to 6223, 6365, 6368, 6371 to 6373, 6380, 6389 to 6404, 6409 to 6417, 6441 to 6451, 6460 to 6480, 7031 to 7033, 7046, 7047, 7050 to 7074, 7077 to 7083, 7093, 7094, 7102 to 7113, 7128, 7504 to 7515, 7517, 7552, 7592, 7593, 7595, 7616, 7633, 7637 to 7643, 7646 to 7651, 7653 to 7659, 7661, to 7664, 7666, 7684, 7686 to 7692, 7694 to 7696, 7698 to 7700, 7733, 7734, 7754 to 7761, 7764

to 7767, 7771, 7783, 7784, 7786 to 7791 to 7798, 7802, 7803, 7808 to 7813, 7816, 7822 to 7837, 7839, 7867, 7871 to 7875 to 7877, 7883, 7884, 7887 to 7893, 7906 to 7915, 7917 to 7932, 8028 and part of cadastral survey plots Nos. 7882 and 794 measuring, more or less, 269.27 acres, is to be required within the aforesaid village of Madhupur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, Murshidabad, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

Murshidabad.—No. 12668L.Dev.—16th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Madapur, jurisdiction list No. 10, police-station Berhampore Town, district Murshidabad, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 295 to 306, 306.82 to 317, 375-76, 409, 434 to 437, 451 to 461, 472 to 485, 488 to 503, 505 to 509, 509.85 to 527, 532-33, 537 to 539, 548 to 551, 559, 565, 567, 570-72, 585 to 587, 606, 622-23, 626, 630, 644, 653 to 668, 671 to 741/901, 742 to 766, 768-69, 805 to 818, to 860, 731/900, 861 to 881, 875-886, 887, 657/899, 847/903, 847/904, 453/896 and part of cadastral survey plots Nos. 566, 651, 565 measuring, more or less, 195.81 acres, is to be required within the aforesaid village of Madapur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, Murshidabad, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

24-Parganas.—No. 13138L.Dev.—24th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Sarkelat and Paschim Barisha, jurisdiction list Nos. 14 and 19 respectively, police-station Behala, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot No. 29, mauza Paschim Barisha and cadastral survey plots Nos. 85-89, 91, 92, 94 and 116 of Sarkelat and measuring, more or less, 4.1 is likely to be required within the aforesaid villages of Sarkelat and Paschim Barisha.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

gaged in the undertaking, with his officers, vants and workmen, to enter upon and survey e land and do all other acts required or per- rted by that section.

A plan of the land may be inspected in the ce of the Collector, 24-Parganas.

ERRATUM.

Nadia.—No 12384L.Dev.—10th November 1950. In notification No. 1859L.Dev., dated the 10th ch 1949, under section 4 of the West Bengal nd Development and Planning Act, 1948 (West gal Act XXI of 1948), published at page 483, rt 1 of the *Calcutta Gazette* of the 17th idem, respect of the acquisition of land, in mauzas ry and Ruipukur, thana Krishnagar, district dia, for the settlement of immigrants and deve- ment of agriculture:—

Insert the figure "834" after the figure "743" in line 20; read the figure "444.64" in place of "448.59" in line 21.

This cancels the erratum No. 9126L.Dev., dated 12th August 1950, published at page 1682, of the *Calcutta Gazette*, dated the 24th rust 1950.

DECLARATIONS.

24-Parganas.—No. 13058L.Dev.—22nd Novem- ber 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated to the State of West Bengal on account of cir- cumstances beyond their control in the village of ra jurisdiction list No. 57, police-station asat, district 24-Parganas, it is hereby declared that for the above purpose a piece of land compris- ing cadastral survey plots Nos. 2053, 2080, 2086- 1, 2099, 2100-2102, 2143-2145, and measuring, e or less, 11.19 acres, is required within the said village of Deara.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Murshidabad.—No. 13168L.Dev.—24th Novem- ber 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Raghunathganj, jurisdiction list No. 6, police-station Raghunathganj, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot No. 188 and measuring, more or less, 1.25 acres, is required within the aforesaid village of Raghunathganj.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

Murshidabad.—No. 13294L.Dev.—27th Novem- ber 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Jannuhammadpur, jurisdiction list No. 112, police-station Berhampore Town, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 31, 32, 34-46, 50, 51, 53-56, 68-72, 76-78, 80, 89-105, 107, 109-111, 113, 114, 123, 125, 139, 141, 143, 156-166, 169, 170, 172-176, 178, 180, 191, 204, 208, 45/497, 71/498, 72/500 and parts of cadastral plots Nos. 121, and measuring, more or less, 85.69 acres, is

required within the aforesaid village of Jannuhammadpur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Murshidabad.

Murshidabad.—No. 12656L.Dev.—16th Novem- ber 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Madhupur, jurisdiction list No. 18, police-station Nowada, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 5592 to 5594, 5596 to 5598, 5600, 5613, 5617 to 5620, 5731 to 5734, 5736, 5741 to 5744, 5746, 5752, 5758 to 5763, 5766 to 5768, 5772 to 5777, 5914, 5919, 5920, 5922 to 5925, 5930, 5934, 6145 to 6153, 6175, 6176, 6178 to 6185, 6213 to 6215, 6217, 6218, 6220 to 6223, 6365, 6368, 6371 to 6373, 6380, 6389 to 6404, 6409 to 6417, 6441 to 6451, 6460 to 6480, 7031 to 7033, 7046, 7047, 7050 to 7074, 7077 to 7083, 7093, 7094, 7102 to 7113, 7128, 7504 to 7515, 7517, 7552, 7592, 7593, 7595, 7616, 7633, 7637 to 7643, 7646 to 7651, 7653 to 7659, 7661 to 7664, 7666, 7684, 7685 to 7692, 7694 to 7696, 7698 to 7700, 7733, 7734, 7754 to 7761, 7764 to 7767, 7771, 7783, 7784, 7786, to 7789, 7791 to 7798, 7802, 7803, 7808 to 7813, 7815, 7816, 7822 to 7837, 7839, 7867, 7871 to 7873, 7875 to 7877, 7883, 7884, 7887 to 7893, 7901, 7906 to 7915, 7917 to 7932, 8028 and parts of cadastral survey plots Nos. 7882 and 7942 and measuring, more or less, 269.27 acres, is required within the aforesaid village of Madhupur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

Murshidabad.—No. 12670L.Dev.—16th Novem- ber 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Madapur, jurisdiction list No. 106, police-station Berhampore Town, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 295 to 306, 306/882, 307 to 317, 375-76, 409, 434 to 437, 451 to 461, 470, 472 to 485, 488 to 503, 505 to 509, 509/897, 510 to 527, 532-33, 537 to 539, 548 to 551, 553 to 559, 565, 567, 570-572, 581 to 587, 619-20, 622-23, 626, 630, 644, 651 to 668, 671 to 741, 741/901, 742 to 766, 768-69, 805 to 818, 826 to 860, 731/900, 861 to 881, 375/886, 375/887, 657/899, 847/903, 847/904, 453/896 and parts of cadastral survey plots Nos. 566, 651, 767 and measuring, more or less, 195.83 acres, is required within the aforesaid village of Madapur.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

By order of the Governor,
S. BANERJEE, Secy.

EXCISE DIRECTORATE, WEST BENGAL**NOTIFICATION.**

No. 41Exc.—29th November 1950.—Sri Bhabanipada Thakur, officiating Inspector of Excise, Calcutta, is transferred to Bankura and posted to the Sadar range of the district.

No. 42Exc.—30th November 1950.—Sri Monibhusan Chattopadhyaya, probationary Inspector of Excise, Calcutta, is posted to C.D.D. for a further course of training for two months.

R. CHOWDHURY, Commissioner.

কৃষি, বন ও মৎস্য বিভাগ।

DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

বন।

Agriculture

প্রজ্ঞাপন।

NOTIFICATION.

২৪-পারগণা।—নং ১০১৬০কৃষি।—২৪শে নভেম্বর ১৯৫০।—কাষাভার গ্রহণের দিন হইতে পুনরাদেশ পর্যন্ত আলিপুরের পশু-আধিকারিক শ্রীশচীন্দ্র দাস দাশগুপ্ত কৃষি কৃত্যকের অন্তর্গত পশু-অধ্যক্ষের পদে নিযুক্ত হইলেন।

রাজ্যপালের আদেশানুসারে,

মনোরঞ্জন সরকার,

উপ-কমিসারিবি।

24-Parganas.—No. 10160Agri.—24th November 1950.—Sri Sachindra Lal Das Gupta, Livestock Officer, Alipore, is appointed to act as Superintendent of Livestock in the West Bengal Agricultural Service with effect from the date on which he assumes charge of the post until further orders.

By order of the Governor,

M. SARKAR, Dy. Secy.

বন অধিকার।

DIRECTORATE OF FORESTS

পশ্চিমবঙ্গ মহাবনপাল প্রদত্ত আদেশাবলী।

Orders by the Conservator-General of Forests
West Bengal

প্রজ্ঞাপন।

NOTIFICATION.

নং ৮৮২৪সি.জি.এফ।—২৭শে নভেম্বর ১৯৫০।—এই অধিকারের ১২ই অক্টোবর ১৯৫০ তারিখের ৭৮৬৫সি.জি.এফ. নং যে প্রজ্ঞাপনে বসাবনভুক্তি কুমারগ্রাম দুয়ার শাখার বন আধিকারিক অস্থায়ী বরিস্ত বনরক্ষক শ্রীরাধারঞ্জন নাথকে চিকিৎসকের নিদর্শনপত্র ব্যতীত পশ্চিমবঙ্গীয় কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(বি)(২) সংখ্যক নিয়মানুসারে ২৭শে অক্টোবর ১৯৫০ তারিখ হইতে গড় বেতনে দুই মাসের ছুটি প্রদত্ত হইয়াছিল এবং তৎসহ ১৫ই অক্টোবর ১৯৫০ তারিখ হইতে ২৬শে অক্টোবর ১৯৫০ তারিখ পর্যন্ত ঘোষিত বস্ত্রের দিনগুলি সংবৃত্ত করার অনুমতি দেওয়া হইয়াছিল, এতদ্বারা তাহা বাতিল করা হইল।

সুকুমার চৌধুরী,

মহাবনপাল।

No. 8824C.G.F.—27th November 1950.—This office notification No. 7865C.G.F., dated the 12th October 1950, granting leave to Sri Radha Ranjan Nath, temporary Senior Forest Ranger, Subdivisional Forest Officer, Kumargram-Duar subdivision

in the Buxa Division, for two months on pay (without medical certificate) with effect from the 27th October 1950, under rule 184(b) of the West Bengal Service Rules, Part I, permission to prefix Sunday, the 15th of 1950, and gazetted holidays from 16th of 1950 to 26th October 1950 to the leave, is cancelled.

S. CHAUDHURY

Conservator-G

PUBLIC SERVICE COMMISSION, WEST BENGAL**NOTIFICATION.**

No. 5229P.S.C.—5th December 1950.—Sri Banerjee, M.A., Secretary, Public Service Commission, West Bengal, is granted earned leave of ninety days from 1st January 1951, under rule 167(ii) of the West Bengal Service Rules, Part I, on his relinquishing charge of his office as Secretary.

S. BASU, Chairman

Public Service Commission, West Bengal

SHERIFF'S OFFICE

The 8th September 1950.

Notice is hereby given that the Fifth Criminal Sessions of the year 1950 of the High Court of Calcutta in West Bengal for the town of Calcutta, on Monday, the 4th day of December 1950, at 10-30 o'clock in the forenoon, and thenceforth from day to day until the said sessions are completed. And it is hereby proclaimed that all persons who are liable to be prosecuted for any offence committed before the 1st day of January 1951, and who are not yet brought for trial at the said sessions be present there to prosecute.

S. B. DUTT, S

গৌরব আশিস, ৮ই সেপ্টেম্বর ১৯৫০ খ্রিস্টাব্দ।

এতদ্বারা সর্বসাধারণকে জানান যাউতেছে যে, আগামী ১৫ই অক্টোবর ১৯৫০ তারিখের ১০-৩০ মিনিট সময় ১৯৫০ খ্রিস্টাব্দে আদালতের কার্য শেষ না হইয়া ততদিন পুত্রাং তৎপরিণতি পর্যন্ত গহর কলিকাতার কোর্টহাউসে নিষ্পত্তা জন্য বিলম্বিত হইবে। আপন আদালত গৃহে ১৯৫০ খ্রিস্টাব্দের পঞ্চম দায়রার কার্য সমাপ্ত হইয়াছে এবং এতদ্বারা আরও প্রচার করা যায় যে, ১৯৫০ খ্রিস্টাব্দের ১৫ই অক্টোবর ১৯৫০ তারিখ হইতে ২৬শে অক্টোবর ১৯৫০ তারিখ পর্যন্ত ঘোষিত বস্ত্রের দিনগুলি সংবৃত্ত করার অনুমতি দেওয়া হইয়াছিল, এতদ্বারা তাহা বাতিল করা হইল।

ORDERS BY COMMISSIONERS OF DIVISIONS**Burdwan Division—Chinsura**

No. 2816J.G.—27th November 1950.—Manindra Narayan Roy Choudhury, Sub-Deputy Magistrate and Sub-Deputy Collector, who has been posted to this division under Home Department notification No. 3124G.A., dated the 12th November 1950, is posted to the Serampore division of the district of Hooghly for employment on general duty.

The posting is made in the public interest.

No. 2821J.G.—27th November 1950.—In accordance with the provisions of rule 56(2) of Chapter IV of the Bengal Jail Code, Volume I, Seventh Edition, I hereby appoint the following gentlemen to be official visitors of the Asansol Sub-Jail in the district of Burdwan for a period of two years with effect from the date of this notification in place of Tarakdas Mukhopadhyaya and Dr. Bibhuti Das Gupta, M.B.:—

Asansol Sub-Jail.

Dr. Harinarayan Mukherjee.

Dr. S. Sen.

No. 1822M.—27th November 1950.—It is hereby notified for general information that in accordance with instruction contained in Government memorandum No. 1541(5)Medl., dated 27th April 1950, the Advisory Committee of the Provincialised Subdivisional Hospital at Ghatal in the district of Midnapore is reconstituted with the following gentlemen:—

Subdivisional Officer, Ghatal.

Medical Officer, Ghatal.

Janab Mohammad Ali.

Sri H. N. Dolui, M.L.A.

Sri Sudhir Chandra Pal.

Sri Bijoy Kumar Karak.

Dr. Charu Chandra Mullick.

Sri Kanai Lal Pain.

Chairman, Ghatal Municipality.

B. SARKAR, Commissioner.

Presidency Division—Calcutta

No. 1343J.—30th November 1950.—It is hereby notified for general information that in exercise of the powers conferred on me by rule 56(1) of the Bengal Jail Code, 1937, Volume I, 7th Edition, amended, I appoint Sri Kuber Chand Halder, J.A., to be a non-official visitor of the Jangipur Sub-Jail in the district of Murshidabad for a period of two years with effect from the date of notification.

No. 2845M.—1st December 1950.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Act XV of 1932), it is hereby notified for general information that Sri Joy Gopal Roy has been duly elected Commissioner of the Kandi Municipality in the district of Murshidabad, *vice* Sudhir Kumar Ghosh, deceased.

J. N. TALUKDAR, Commissioner.

ERRATUM.

Alipore, the 29th November 1950.
A notification, dated 18th May 1950, published at page 961, Part I of the Calcutta Gazette in respect of derequisition of cadastral survey plot No. 40 and 168 of mauza Arakpur, police-station range, requisitioned in case No. 19 of 1941-42 (S. VIII(L.A.)), belonging to Sm. Saraju Debi, wife of Sri Ramesh Chandra Ganguly

and Sm. Kamala Bala Debi, wife of Indra Nath Mukherjee respectively derequisitioned on 17th March 1950, may be treated as cancelled and the property remains under requisition.

S. N. DAS GUPTA,

Land Acquisition Collector, 24-Parganas.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 150720T, 2E/13/50-51 25th November 1950. In exercise of the powers conferred by sub-section (5) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), read with section 4A of the General Clauses Act, 1897 (X of 1897), and the notification of the Government of India in the Home Department No. F 99/36, dated 14th April 1937, the Commissioner of Income-tax, West Bengal, hereby appoints the undermentioned person as Income-tax Officer with effect from the forenoon of 27th November 1950:—

Mr. Jawahir Singh.

(a) Mr. Jawahir Singh, Inspector, District 1(1), Calcutta, is, with effect from the forenoon of 27th November 1950 and until further orders, appointed to officiate as a temporary Income-tax Officer, Class II, Grade III, in the Income-tax Department, West Bengal, Calcutta, in the scale of pay of Rs. 275-25-500—E.B.—30-650—E.B.—30-800.

(b) In exercise of the powers conferred under section 5(5) of the Indian Income-tax Act, 1922 (XI of 1922), I hereby direct that Mr. Jawahir Singh shall perform all the functions of an Income-tax Officer under the said Act in respect of such persons or classes of persons or of such incomes or classes of income or in respect of such areas as may be allocated to him from time to time.

(c) Mr. Jawahir Singh, Income-tax Officer, is posted to District 1(2) as 3rd Additional Income-tax Officer of that District, *vac* Mr. A. Nandi, transferred.

No. 150730T, 2E/13/50-51 25th November 1950.—Mr. A. Nandi, 3rd Additional Income-tax Officer, District 1(2), Calcutta, is, with effect from the forenoon of the 27th November 1950, transferred and posted as 3rd Additional Income-tax Officer, Non-Companies (Income-tax-cum-Excess Profits Tax) District, Calcutta.

No. 454510T, 2E/37/50-51 — 28th November 1950.—Mr. P. N. Mukherjee, Inspecting Assistant Commissioner of Income-tax, Range No. V, Calcutta, who was granted leave on average pay for four months with effect from 18th July 1950 to 17th November 1950 in my order No. 24937C.T./2E/37/50-51, dated 31st July 1950, assumed charge as Appellate Assistant Commissioner of Income-tax, "B" Range, Calcutta, on the forenoon of 26th October 1950 in terms of Central Board of Revenue order F. No. 27(8)-Admn. I.T./50, dated 12th October 1950. The unexpired portion of the leave sanctioned to Mr. P. N. Mukherjee in my order referred to above from 26th October 1950 to 17th November 1950 is hereby cancelled.

NOTICE.

Calcutta, the 25th November 1950.

It is hereby notified for general information that the jurisdictions of the Appellate Assistant

(1) Appellate Assistant Commissioner of Income-tax, Range "A", Calcutta.

(2) Appellate Assistant Commissioner of Income-tax, Range "B", Calcutta.

(3) Appellate Assistant Commissioner of Income-tax, Range "C", Calcutta.

(4) Appellate Assistant Commissioner of Income-tax, Range "D", Calcutta.

(5) Appellate Assistant Commissioner of Income-tax, Range "E", Calcutta.

Commissioners of Income-tax in West Bengal have been allocated by the Central Board of Revenue in the following manner with effect from the 1st August 1950:—

(i) Companies District II, Calcutta.
(ii) Railways and Miscellaneous Salar Circle, Calcutta.
(iii) Central Salaries Circle, Calcutta.
(iv) District III-A, Calcutta.
(v) District IV(1), Calcutta.
(vi) District V-A, Calcutta.
(vii) District VI, Calcutta.
(viii) Central Circle I, Calcutta.

(i) District IV(3), Calcutta.
(ii) District I(1), Calcutta.
(iii) District II(2), Calcutta.
(iv) District IV(2), Calcutta.
(v) Companies District IV, Calcutta.
(vi) Central Circle V, Calcutta.
(vii) Central Circle VI, Calcutta.
(viii) Howrah.

(i) Central Circle II, Calcutta.
(ii) District II(2), Calcutta.
(iii) District III(1), Calcutta.
(iv) District V, Calcutta.
(v) Companies District I, Calcutta.

(i) District III(2), Calcutta.
(ii) Companies District III, Calcutta.
(iii) Central Circle III, Calcutta.
(iv) Central Circle IV, Calcutta.
(v) District II(1), Calcutta.
(vi) Midnapore-Bankura.
(vii) Burdwan-Birbhum.

(i) Non-Companies (Income-tax-cum-Excess Profits Tax) District, Calcutta.
(ii) Refund Circle, Calcutta.
(iii) 24-Parganas.
(iv) Hooghly.
(v) Murshidabad-Nadia.
(vi) West Dinajpur-Maldah.
(vii) Jalpaiguri-Darjeeling.
(viii) Cooch Behar.

S. NARGOLWALA, Commissioner.

Numbered No. C207



Calcutta



Gazette

सत्यमेव जयते

Published by Authority

THURSDAY, DECEMBER 14, 1950

CONTENTS:

	Page.		Page.
RT I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.	2471—2512	PART IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly	Nil
RT IA.—Orders and notifications by the Government of India republished for general information	419—420	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President	Nil
RT IB.—Educational Notices	261—267	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament	Nil
RT II.—Advertisements, Notices	437—446	SUPPLEMENT No. 50—	
RT III.—Acts of the West Bengal Legislature	Nil	Weekly Weather and Crop Report of West Bengal for the week ending 29th November 1950	517—518
RTA.—Ordinances promulgated by the Government of West Bengal under the Constitution of India	Nil	Statement showing the accounts of the Sinking Funds of the Corporation of Calcutta for the year 1948-49	519—520

RT I.—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

স্বরাষ্ট্র বিভাগ। HOME DEPARTMENT

সাধারণ শাসন।
General Administration

নং ৪০২০জি.এ।
No. 4023G.A.

নিয়োগ ও স্থানান্তর।
Appointments and Transfers.

সাধারণ।
General.

Parganas.—No. 3993G.A./J3T-11/50.—7th November 1950.—Sri Subodh Chandra Mukherji, District and Sessions Judge, 24-Parganas, is appointed, in addition to his own duties, to be a Special Judge to preside over the Special Bench at Alipore, constituted under the Judicial Department notification No. 6260J., dated the 3rd November 1950, under the West Bengal Special Bench Act, 1950 (West Bengal Act X of 1950).

Parganas.—No. 3994G.A./J3T-11/50.—7th November 1950.—The orders contained in this Department notification No. 2966G.A., dated the 11th November 1950, appointing Sri Sahadev Das, District and Sessions Judge, 24-Parganas, in addition to his duties, a Special

Judge of the Special Court at Alipore, constituted under the Judicial Department notification No. 6260J., dated the 3rd October 1950, are cancelled.

আরক্ষা।

Police.

বর্ধমান-হাওড়া।—নং ৩৯৫৮জি.এ।ওপি-৮৬।৫০।—৬ই ডিসেম্বর ১৯৫০।—বর্ধমানের অস্থায়ী আরক্ষাধ্যক্ষ শ্রীজীবানন্দ মুখোপাধ্যায় কার্যভার গ্রহণের তারিখ হইতে পুনরায় পদাধি হাওড়া সরকারী রেলওয়ের অস্থায়ী আরক্ষাধ্যক্ষ নিযুক্ত হইবেন।

Burdwan-Howrah.—No. 3958G.A./3P-86/50.—6th December 1950.—Sri Jibananda Mukharji, officiating Superintendent of Police, Burdwan, is appointed to act, until further orders, as Superintendent, Government Railway Police, Howrah, with effect from the date of his joining the post.

হাওড়া-দার্জিলিং।—নং ৩৯৫৯জি.এ।ওপি-৮৬।৫০।—৬ই ডিসেম্বর ১৯৫০।—হাওড়া সরকারী রেলওয়ের অস্থায়ী আরক্ষাধ্যক্ষ শ্রীপান্না লাল ধর, আই. পি. এস. কার্যভার গ্রহণের তারিখ হইতে পুনরায় পদাধি দার্জিলিং-এর অস্থায়ী আরক্ষাধ্যক্ষ নিযুক্ত হইবেন।

Howrah-Darjeeling.—No. 3959G.A./3P-86/50.—6th December 1950.—Sri Panna Lal Dhar, I.P.S., officiating Superintendent, Government Railway Police, Howrah, is appointed to act, until further orders, as Superintendent of Police, Darjeeling, with effect from the date of his joining the post.

দার্জিলিং-মুর্শিদাবাদ।—নং ৩৯৬০জি.এ।৩পি-৮৬।৫০।—৬ই ডিসেম্বর ১৯৫০।—দার্জিলিং-এর অস্থায়ী আরক্ষাধ্যক্ষ প্রদেবরত ধর, আই. পি. কার্যাভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত মুর্শিদাবাদের অস্থায়ী আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Darjeeling-Murshidabad.—No. 3960G.A./3P-86/50.—6th December 1950.—Sri Debabrata Dhar, I.P., officiating Superintendent of Police, Darjeeling, is appointed to act, until further orders, as Superintendent of Police, Murshidabad, with effect from the date of his joining the post.

২৪-পরগণা।—নং ৩৯৬৭জি.এ।৩পি-৮৮।৫০।—৬ই ডিসেম্বর ১৯৫০।—পশ্চিমবঙ্গের জন্য নিয়োজিত ভারতীয় আরক্ষা কৃত্যকে অবস্থায়ী শ্রী টি. কে. দাস ১৮৬১ সনের আরক্ষা আইনের (১৮৬১ সনের ৫নং আইন) উদ্দেশ্যে বারাকপুর আরক্ষা শিম্বালয়ের সহ-আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

24-Parganas.—No. 3967G.A./3P-84/50.—6th December 1950.—Sri T. K. Das, I.P.S., on probation, allotted to West Bengal, is appointed to be Assistant Superintendent of Police, for the purpose of the Police Act, 1861 (Act V of 1861), and is posted to the Police Training College, Barrackpore.

কলিকাতা।—নং ৪০০০জি.এ।৩পি-৯৯।৫০।—৮ই ডিসেম্বর ১৯৫০।—দুষ্কৃতিবিমর্শ বিভাগের (চারণাখা) উপ-মহাপরিদর্শক শ্রীহরেন্দ্র নাথ সরকার, আই. পি. জে. পি. কার্যাভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়ীভাবে পশ্চিমবঙ্গের মহাপরিদর্শক নিযুক্ত হইলেন।

Calcutta.—No. 4000G.A./3P-99/50.—8th December 1950.—Sri Hirendra Nath Sarkar, I.P., J.P., Deputy Inspector-General of Police, Intelligence Branch, Criminal Investigation Department, is appointed to act, until further orders, as Inspector-General of Police, West Bengal, with effect from the date of his joining the post.

নং ৪০০১জি.এ।৩পি-৯৯।৫০।—৮ই ডিসেম্বর ১৯৫০।—পশ্চিমা-খন্ড উপ-মহাপরিদর্শক শ্রীহরিনাথ ঘোষ চৌধুরী আই. পি. জে. পি. কার্যাভার গ্রহণের তারিখ হইতে দুষ্কৃতিবিমর্শ বিভাগের (চারণাখা) উপ-মহাপরিদর্শক নিযুক্ত হইলেন।

No. 4001G.A./3P-99/50.—8th December 1950.—Sri Hari Sadhan Ghosh Chaudhury, I.P., J.P., Deputy Inspector-General of Police, Western Range, is appointed to be Deputy Inspector-General of Police, Intelligence Branch, Criminal Investigation Department, with effect from the date of his joining the post.

ছুটি।

Leave.

সাধারণ।

General.

মুর্শিদাবাদ।—নং ৩৯৬৩জি.এ।১এল-৪০।৫০।—৬ই ডিসেম্বর ১৯৫০।—মুর্শিদাবাদের প্রাক্তন জেলা শাসক শ্রীঅমিতাভ নিয়োগী, আই. এ. এসকে সংশোধিত ছুটির নিয়মাবলীর (১৯৩০) ৯(ক) নিয়ম অনুসারে ৯ই নভেম্বর ১৯৫০ হইতে ২১শে নভেম্বর ১৯৫০ পর্যন্ত অর্জিত ছুটি দেওয়া হইল।

Murshidabad.—No. 3963G.A./1L-43/50.—6th December 1950.—Sri A. Niyogi, I.A.S., lately District Magistrate, Murshidabad, was allowed earned leave for the period from the 9th November 1950 to the 21st November 1950, under rule 9(a) of the Revised Leave Rules, 1933.

২৪-পরগণা।—নং ৩৯৬৪জি.এ।১এল-১৬।৫০।—৬ই ডিসেম্বর ১৯৫০।—২৪-পরগণা জেলার বারাকপুরের ন্যায়দর্শক শাসক শ্রীঅনাথ বসু শ্যামকে বাজা সরকারের অধিবিভাগের ১৬ই অক্টোবর ১৯৪৩ তারিখের ২৬৫৮এক নং পরিপত্র সহিত গঠিত পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৭১(ক) নিয়ম অনুসারে ২৭শে অক্টোবর ১৯৫০ তারিখ হইতে পাঁচ দিনের অতিরিক্ত ছুটি দেওয়া হইয়াছিল।

24-Parganas.—No. 3964G.A./6L-16/50.—6th December 1950.—Sri Ananthbandhu Syam, Munsif-Magistrate, Barrackpore, 24-Parganas, was allowed supplementary earned leave for five days from the 27th October 1950, under rule 171(a) of the

West Bengal Service Rules, Part I, read Government of Bengal, Finance Department memorandum No. 2658F., dated the 16th October 1943.

বীরভূম।—নং ৩৯৬৫জি.এ।২এল-৬।৫০।—৭ই ডিসেম্বর ১৯৫০।—বীরভূম জেলার উপশাসক শ্রীঅনিল চন্দ্র বসুকে পশ্চিমবঙ্গ কৃত্যক খণ্ড) ১৮৪(খ)(২) নিয়মের অনুবিধি অনুসারে ৩০ই অক্টোবর তারিখ হইতে চিকিৎসাশাস্ত্র প্রমাণসহ পুরা গড় বেতনে চার মাসের মজুর করা হইল।

Birbhum.—No. 3995G.A./2L-6/50.—7th December 1950.—Sri Anil Chandra Bose, Deputy Magistrate and Deputy Collector, Birbhum, is allowed leave on average pay on medical certificate for four months, with effect from the 10th October 1950, under proviso to rule 181(b)(ii) of West Bengal Service Rules, Part I.

আরক্ষা।

Police.

দার্জিলিং।—নং ৪০১৫জি.এ।—১১ই ডিসেম্বর ১৯৫০।—দার্জিলিং-এর অস্থায়ী উপ-আরক্ষাধ্যক্ষ শ্রী এম. এল. টেম্পারকে পূর্ণ কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(বি)(২) সংখ্যক নিয়ম অনুবিধি অনুযায়ী ১৭ই আগস্ট ১৯৫০ তারিখ হইতে চিকিৎসা প্রপত্রবলে গড় বেতনে তিন মাসের ছুটি প্রদত্ত হইয়াছিল।

Darjeeling.—No. 4015G.A.—11th December 1950.—Sri M. L. Tempa, officiating Deputy Superintendent of Police, Darjeeling, was allowed leave on average pay on medical certificate for three months under the proviso to rule 181(b) of the West Bengal Service Rules, Part I, with effect from the 17th August 1950.

By order of the Governor,

S. N. RAY, Chief Secy.

Political (Defence)

NOTIFICATION

No. 1526HD/603/50.—27th November 1950. In exercise of the power conferred by sub-section (f) of section 15 of the West Bengal National Volunteer Force Act, 1949 (West Bengal Act No. 1949), read with rule 18 of the West Bengal National Volunteer Force Rules, 1949, and in partial modification of this department notification No. 250HD/33/49, dated the 11th April 1950, published at page 592 of Part I of the Calcutta Gazette of the 20th April 1950, the Governor pleased to nominate Dr. Bankim Mukherjee M.M.E. (Ben.), L.D.S., R.C.S. (Eng.), and Sailesh Mazumdar to be nominated members of the Provincial Advisory Committee in place of Sri Kumar Adhikram Majumdar and Late S. P. Sarbadhikari respectively and to direct the members hereby nominated shall hold office up to the 31st March 1951.

By order of the Governor
P. C. ACHARJEE, Jt Secy.

Special Section

ORDERS.

No. 17300H.S.—28th November 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (f) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, Nadia, at Krishnagar, within five

Particulars of the person.

Sri Sahararam Das, son of Sri Ashutosh Das of Chittagong (Eastern Pakistan), of Chhotabazar, Ranaghat, district Nadia.

" 1950—Where—

17347H S.—29th November 1950.—Where-
 he State Government has reason to believe
 the undermentioned person in respect of
 an order under sub-clause (ii) of clause (a)
 sub-section (1) of section 3 of the Preventive
 Detention Act, 1950 (IV of 1950), directing that
 he detained has been made, is concealing him-
 self so that the said order of detention cannot be
 executed;

ow, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Chief Magistrate, Calcutta, at Calcutta, on fifteen days of the date of publication of the order in the *Calcutta Gazette*.

11 Dharani Mohan Goswami, son of the late
 name Mohan Goswami of Jasodal, Kishore-
 Mymensingh, and of 74/1, Lower Circular
 Road, and 84/1-A, Bowbazar Street, Calcutta.

17442 H.S.—4th December 1950.—Whereas State Government has reason to believe that under-mentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself that the said order of detention cannot be executed;

now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Governor is pleased to direct the said mentioned person to appear before the Presidency Magistrate, Calcutta, at Calcutta within fifteen days of the date of publication of the order in the *Calcutta Gazette*.

in Gopendra Kishore Chakrabarti, son of the
Harindra Lal Chakrabarti of Simulha, Teha-
g district Dacca (East Pakistan), and of
Kherajpara, Nutanbazar, Chandpur, district
Meerut (East Pakistan), and also of P 20
36 B, Russu Road, Calcutta.

to 1547H.S.—11th December 1950.—Whereas State Government has reason to believe that the named person in respect of whom an order under sub-clause (v) of clause (a) of sub-section 3 of section 3 of the Preventive Detention Act, 1950, directing that he be detained, is concealing himself so that the order of detention cannot be executed;

low, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act the Commissioner is pleased to direct the said undermentioned person to appear before the District Magistrate, Calcutta, at Howrah within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Tarapada Ghole, son of Sri Upendra Ghole
 ley, police-station Sankrail, district Howrah.

By order of the Governor,

L. A. D'COSTA, Asst. Secy.

NOTIFICATION.

4342/P1. PIP-81/50.—8th December 1950.
Exercise of the powers conferred by section
16, Police Act, 1861 (Act V of 1861), read

with Article 313 of the Constitution of India, the Governor is pleased to make the following amendment to the schedule attached to the rules regulating the pay of members of the different subordinate ranks of the West Bengal Police. For a promulgated with notification No. 21351^{PL}, dated the 8th June 1960, viz —

For the entries relating to "Driver Constables" the following shall be substituted:—

Driver Constables or Constables	Head Constables or Constables <i>plus</i> special pay of Rs. 10	Pay as Head Constables or Constables <i>plus</i> special pay as follows :—
		(a) In Calcutta and Industrial areas Rs. 30.
		(b) Rest of the State Rs. 20.

No. 4333P P.P. 57-50 7th December 1950.—
In the Home (Police) Department notification
No. 3755P P.P. 57-50, dated the 27th October
1950, published at page 2264 of the *Calcutta
Gazette*, dated the 16th November 1950, for
“Officiating Assistant Commandant, Armed Police
Battalion (11), Barrackpore,” please read “Assist-
ant Commandant, Eastern Frontier Rifles (West
Bengal Battalion), High”.

By order of the Governor,
D. M. GUPTA, Dy. Secy.

JUDICIAL DEPARTMENT

ସ. ନଂ ୪୦୨ ନିଉ.ଏ।

No. 10216 A

झमडा ।

বাবুদা— ৩৩৬৮৭ এম ১০০০। ৮ই ডিসেম্বর ১৯৫০।
— বাকুদা। সন্দেহ প্রত্যক্ষাধীন অবস্থায়। শ্রীমতী চন্দ্র সন্দেহিত।
— বিবর্তী। সন্দেহ প্রত্যক্ষাধীন অবস্থায়। ৮ই ডিসেম্বর ১৯৫০।

Bankura. No. 39984 A P.P.-60/50. — 8th December 1950. Sri Amulya Chandra Sarbujna, Sub Deputy Magistrate on probation, Bankura Sadar, invested with the powers of a Magistrate of the Second class.

বারাণসী—মঙ্গলবার, ১৩ই আগস্ট ১৯০০। ৮ই ডিসেম্বর ১৯০০।
 বাকীদার বিদ্যাপতি মহাশয় মহোদয়কে জ্ঞাত করিতে উপস্থিত
 মহোদয়কে বিদ্যাপতি মহাশয়কে জ্ঞাত করিতে উপস্থিত হইল।

Bankura. — No. 399961A (2P-60/50. — 8th December 1950 — Sri Khanduram Mondal, Sub-Deputy Magistrate on probation, Vishnupur, Bankura, is vested with the powers of a Magistrate of the Second class.

By order of the Governor,
S. N. RAY, Chief Secy.

Leave.

Calcutta.—No. 7193J.—4th December 1950.—
The Hon'ble Mr. Justice J. P. Mitter, a Judge of
the High Court, Calcutta, is granted leave for the
period from the 20th November 1950 to the 5th
January 1951, viz., leave on full allowances for
twenty-seven days and in continuation leave on
half allowances for the remaining period. This
cancels this department notification No. 5049J,
dated the 3rd August 1950.

NOTIFICATIONS.

Calcutta.—No. 7121J.—30th November 1950.—In exercise of the power conferred by sub-section (1) of section 4 of the West Bengal Criminal Law Amendment (Special Courts) Act, 1949 (West Bengal Act XXI of 1949), the Governor is pleased to allot for trial to the Special Judge presiding over the Special Court constituted by notification No. 5140J, dated the 16th September 1949, the cases specified in the schedule hereto annexed:—

The Schedule.

Serial No.	Name of accused persons.	Offences charged against the accused.
1. (i)	Dobi Prasanna Ghosh <i>alias</i> D. P. Ghosh of 3, Jorabagan Street, Calcutta.	(a) Section 120B of the Indian Penal Code read with sub-section (2) of section 5 of the Prevention of Corruption Act, 1947 (Act II of 1947), and section 109 of the Indian Penal Code, 1860 (Act XLV of 1860).
(ii)	Captain Tek Bahadur Shah, formerly Area Lands Hirings and Disposals Officer, under D. A. D., 24-Parganas.	(b) Sub-section (2) of section 5 of the Prevention of Corruption Act, 1947, read with sub-section (1), clause (d) of section 5 of the Prevention of Corruption Act, 1947 (Act II of 1947).
(iii)	P. K. Ghosh <i>alias</i> Probbhat Kumar Ghosh, Area Lands Hirings and Disposals Officer, under D. A. D., 24-Parganas.	(c) Section 420 of the Indian Penal Code and section 420 read with section 511 of the Indian Penal Code, 1860 (XLV of 1860).
(iv)	R. N. Mitra <i>alias</i> Rabindra Nath Mitra, Subdivisional Officer of Lands Hirings and Disposals Services under D. A. D., 24 Parganas.	(d) Section 116 of the Indian Penal Code read with section 161 of the Indian Penal Code, 1860 (XLV of 1860).
2. (i)	Mohan Lal Gupta, 20/1, Maharshi Debendra Road, Calcutta.	(e) Section 161 of the Indian Penal Code, 1860 (XLV of 1860).
(ii)	Harihar Mohanlal Dubey, 9, Upper Chitpore Road, Calcutta.	
3.	A. N. Banerjee <i>alias</i> Anura Nath Banerji, Appraiser, Customs, Calcutta.	

Nadia.—No. 7180J.—2nd December 1950.—In exercise of the power conferred by sub-section (2) of section 23 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Governor is pleased to empower Sri A. Mukherjee, Magistrate, First Class, Krishnagar, and Sri M. N. Guha, Magistrate, First Class, Ranaghat, in the district of Nadia to pass a sentence of fine exceeding one thousand rupees on any person convicted of an offence punishable under the said section.

By order of the Governor,
A. S. RAY, Secy.

Registration

NOTIFICATIONS.

Midnapore.—No. 484Regn.—1st December 1950.—Sri Nirmal Chandra Mazumdar, District Registrar, Midnapore, was allowed extension of leave on average pay for one month from 15th October 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

24-Parganas.—No. 485Regn.—1st December 1950.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Governor is pleased to appoint Janab Md. Nabi Bukhsh temporarily to be a Muhammadan Registrar within the police-station of Beliaghata in the district of the 24-Parganas until further orders.

24-Parganas.—No. 486Regn.—1st December 1950.—In exercise of the power conferred by section 2 of the Kazi Act, 1880 (Act XII of 1880), the Governor is pleased to appoint Janab Md. Nabi Bukhsh temporarily to be the Kazi for the celebration of marriages and the performance

of other rites and ceremonies within the station of Beliaghata in the district of the 24-Parganas until further orders.

By order of the Governor
A. S. RAY,

FINANCE DEPARTMENT

Taxation

NOTIFICATION.

No. 2677F.T.—6th December 1950.—In exercise of the power conferred by section 22 of the Bengal Raw Jute Taxation Act, 1941 (Bengal Act XI of 1941), the Governor is pleased to the following amendments in the Bengal Tax Rules, 1941, as subsequently amended, namely:—

Amendment.

1. After rule 14 of the said rules insert the following rule, namely:—

“14A. An allowance may be made for actual loss of raw jute due to wastage shrinkage suffered by a shipper in a month up to the limit of 5 per cent. of the total quantity of raw jute purchased by the shipper during such month provided the Jute Tax Officer is satisfied that there was an actual loss of stock during the course of handling of raw jute by the shipper”.

2. In Form VI after item C insert the following new item C(a):—

“C(a). Actual loss due to wastage shrinkage”.

By order of the Governor
B. DAS GUPTA, Secy.

DIRECTORATE OF COMMERCIAL TAXES

Orders by the Commissioner of Commercial Taxes, West Bengal

No. 8401C.T.—6th December 1950.—Nirmalendu Basu, Commercial Tax Officer, Grade II, Canning Street, District II Charge, Calcutta, was granted earned leave for four days from 1st September 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 8409C.T.—6th December 1950.—Amal Kumar Sircar, Commercial Tax Officer, Grade II, Canning Street, District III Charge, Calcutta, was allowed earned leave for 9 days from 27th October 1950 under rule 168(i) of the West Bengal Service Rules, Part I.

K. PALCHAUDHURI, Commissioner.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government ORDER.

Hooghly.—No. L.S.-G 1M-185/49d—6th December 1950.—Whereas the Government by their resolution No. L.S.-G 1M-185/49, dated 16th May 1950, issued an order under section 166 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), superseding the Commissioners of the Arambagh Municipality in the district of Hooghly, for a period from the 18th May 1950 to the 31st March 1951;

And whereas the District Magistrate, Hooghly, by an order, dated the 11th November 1950, fixed the 25th March 1951, as the date of the general election of the Commissioners of the Arambagh Municipality;

And whereas the reconstitution of the municipal board on the expiry of the existing term of supersession, i.e., on the 1st April 1951 is practically impossible after holding the general election on the 25th March 1951;

Now, therefore, in exercise of the power conferred by clause (1) of sub-section (2) of section 554 of the said Act, the Governor is pleased to extend the period of supersession of the Commissioners of the said municipality till the 15th May 1951.

In exercise of the power conferred by clause (1) of sub-section (1) of section 554 of the said Act, the Governor is further pleased to direct that Mr. Amulya Kumar Roy, Sub-Magistrate and District Collector, shall, during the extended period of supersession of the said municipality continue to exercise and perform the powers and duties conferred or imposed upon him by notification No. L.S.-G. 1M-185/49(B), dated the 16th May 1950.

By order of the Governor,
A. ZAMAN, Jt. Secy.

NOTIFICATIONS.

24-Parganas.—No. L.S.-G. 4B-53/49. — 1st December 1950.—In exercise of the power conferred by sub-section (2) of section 18 of the Garden Reach Municipality Act, 1932 (Bengal Act 1932), the Governor is pleased to make the following amendment in the rules published with notification No. L.S.-G. 1666-46/21L, dated the 1st March 1947, as subsequently amended,

Amendment.

In rule 1 of the said rules—

for the words beginning with “the old general account of the Commissioners” and ending with “the said Improvement Fund Account” substitute the following words, namely:—

“out of the amount lying to the credit of the old general account of the Commissioners of the Garden Reach Municipality at the said Treasury on the date of the opening of the said Improvement Fund Account a sum of Rs. 1,09,891-12-6”.

This notification shall be deemed to have acted on 12th April 1947.

Calcutta.—No. M.2C-39/50. — 1st December 1950.—In exercise of the power conferred by sub-section (2) of section 4A of the Calcutta Improvement Act, 1911 (Bengal Act V of 1911), the Governor is pleased to appoint Lt.-Col. C. K. Manan, I.M.S. (Madras), M.R.C.S., D.T.M. (London), D.P.H. (England), I.M.S., of the All India Institute of Hygiene and Health, to be a member of the Board of Health for the Improvement of Calcutta in the vacancy caused by the death of Dr. K. S. Roy, M.D., to represent the Corporation of Calcutta.

Bhup.—No. M.1M-16/50(I).—4th December 1950.—Whereas the Governor is satisfied that the failure of the Subdivisional Officer, Rampurhat, to appoint a Commissioner of the newly constituted Rampurhat Municipality, to make the declaration of allegiance under sub-section (1) of section 57 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), within three months of the date of commencement of the term of office, was due to misapprehension;

Now, therefore, in exercise of the power conferred by sub-section (5) of the said section, the Governor is pleased to declare that the failure of the said Subdivisional Officer, Rampurhat, to make the declaration of allegiance under the provisions of that section is condoned.

24-Parganas.—No. M. 1M-25/50.—8th December 1950.—In exercise of the power conferred by clause (a) of section 8 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Governor is pleased to alter the number of Commissioners of the Bhatpara Municipality in the district of the 24-Parganas from ten to fifteen.

This notification shall have effect for the purpose of and from the next reconstitution of the Commissioners of the said municipality.

No. L.S.-G. 4B-29/50(I).—9th December 1950.—In exercise of the power conferred by section 5 of the West Bengal District Boards Act, 1947 (West Bengal Act 111 of 1947), read with section 7 of that Act, the Governor is pleased to make the following amendment in notification No. L.S.-G. 1385/47/1B(2), dated the 1st December 1947, published in the *Calcutta Gazette, Extraordinary*, dated the 1st December 1947, as subsequently amended:

Amendment.

In the said notification in sub-paragraph (3) of paragraph 1, for the words “three years and four months” substitute the words “three years and five months”.

Jalpaiguri.—No. L.S.-G. 4B-29/50(II).—9th December 1950.—In exercise of the power conferred by section 22 of the Bengal Local Self-Government Act, 1885 (Bengal Act 111 of 1885), the Governor is pleased to direct that the Chairman of the Jalpaiguri district board shall be elected by the members of the said Board from among their own number, subject to the approval of the State Government.

This order shall take effect on and from the next reconstitution of the Board.

Burdwan.—No. M.1M-96/50.—9th December 1950.—It is hereby notified under section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), that the following gentlemen have been duly elected as Commissioners of the Burdwan Municipality, in the district of Burdwan, at the general election held on the 27th November 1950:—

Ward No. I.

Dr. Kirteswar Dutta, L.M.F.
Sri Phani Bhushan Samanta
Sri Gourhari Chaudhury

Ward No. II.

Dr. Broja Bhattacharjee, L.M.F.
Sri Tarapada Pal, M.A., B.L.
Dr. Chandra Sekhar Chatterjee, L.M.F.
Sri Gurmendra Kumar Chatterjee, M.A., B.L.
Sri Srikumar Mitra

Ward No. III.

Sri Pranabeswar Sarkar, B.L.
Sri Sailes Chandra Banerjee.
Dr. Sailendra Nath Bhattacharjee, M.B.
Sri Basanta Kumar Maitra.
Sri Sarbadananda Kabiraj.
Sri Lalmohon Banerjee.

Ward No. IV.

Dr. Rudra Nath Ghose, M.B.
Sri Tara Kumar Misra, B.A., B.T.
Dr. Nabaghana Maatra

Ward No. V.

Sri Santosh Kumar Khan.

Ward No. VI.

Dr. Saktipada Pal, L.M.F.
Sri Amaya Prokash Nandey.

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

The Charitable Endowments Act, 1890.

No. Medl. 5601/3F-50/50.—30th November 1950.—It is hereby notified that the Governor in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (VI of 1890), upon the application made by the members of the Managing Committee acting in the administration of the "Burdwan Fraser Hospital Fund" created in terms of notification No. 1631 Medl., dated the 14th November 1910, doth hereby order and direct that the lands, hereditaments and premises, particulars of which are contained in the first schedule to the said notification, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for West Bengal and be held by him and his successors subject to the provisions of the said Charitable Endowments Act, 1890 (VI of 1890), and any rules from time to time framed thereunder by the Governor upon trust to permit the same to be used for the endowment and maintenance of the permanent fund for the Burdwan Fraser Hospital referred to in the said notification in accordance with the terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule to the said notification and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said lands, hereditaments and premises in the said Treasurer of Charitable Endowments for West Bengal.

By order of the Governor,
B. C. DAS GUPTA, Secy.

Calcutta.—No. Medl. 5666/DHS/1C-3/50.—4th December 1950.—Assistant Surgeon Dr. Sibdas Hazra, Teacher of Midwifery, Nilratan Sarkar Medical School, Calcutta, on relief, was placed on supernumerary duty at the Medical College Hospitals, Calcutta, with effect from the 16th September 1950.

This cancels notifications No. Medl. 4287/DHS/1C-3/50, dated the 11th September 1950, No. Medl. 4288/DHS/1C-3/50, dated the 11th September 1950, and No. Medl. 4289/DHS/1C-3/50, dated the 11th September 1950.

Calcutta-Jalpaiguri.—No. Medl. 5667/DHS/1C-3/50.—4th December 1950.—Assistant Surgeon Dr. Sibdas Hazra, on supernumerary duty at the Medical College Hospitals, Calcutta, is appointed to act as Teacher of Midwifery, Jackson Medical School, Jalpaiguri, with effect from the date on which he takes over charge, *vice* Dr. Bibhuti Bhushan Rakshit.

Jalpaiguri-Malda.—No. Medl. 5668/DHS/1C-3/50.—4th December 1950.—Temporary Assistant Surgeon Dr. Bibhuti Bhushan Rakshit, Teacher of Midwifery, Jackson Medical School, Jalpaiguri, on relief, is appointed temporarily to act until further orders as Medical Officer, Sadar Hospital, Malda, with effect from the date on which he assumes the charge, *vice* Dr. Bama Charan Banik.

Malda-Calcutta.—No. Medl. 5669/DHS/1C-3/50.—4th December 1950.—Temporary Assistant Surgeon Dr. Bama Charan Banik, Medical Officer, Sadar Hospital, Malda, on relief, is appointed temporarily to act until further orders as

House Surgeon, Presidency General Hospital, Calcutta, with effect from the date on which he joins the post, *vice* Dr. Debabrata Sen Gupta (Auxiliary Government Hospital).

By order of the Govt.
P. M. DATTA, Asst.

DEPARTMENT OF WORKS AND BUILDINGS

Establishment

NOTIFICATIONS.

No. 110.—1st December 1950.—Sri Tarapada Marik, officiating Superintending Engineer, the West Bengal Senior Service of Engineers, confirmed in the rank of Superintending Engineer in that service with effect from the 1st December 1950.

2. Sri Tarapada Marik will continue in charge of the Northern Circle until further orders.

No. 111.—2nd December 1950.—Sri Din Nath Ghosh, temporary Assistant Engineer, transferred, in the interest of public service, to the Bankura Construction Division of the Construction Circle No. I and posted as Executive Engineer, Berhampore Construction Division of the Road Construction Circle No. I until further orders.

2. This supersedes the orders contained in department notification No. 103, dated 10th October 1950.

No. 112.—2nd December 1950.—In supersession of the orders contained in this department notification No. 102, dated 30th October 1950, Sri I. Kumar Banerjee, temporary Assistant Engineer, transferred, in the interest of public service, to the Survey Division No. II under the Road Construction Circle and posted to the charge of the Subdivision of the Bankura Construction Division under the Road Construction Circle No. I, until further orders.

No. 113.—2nd December 1950.—The Government pleased to appoint Sri S. C. Chakraborty, Assistant State Engineer, Public Works Department, Cooch Behar, as a temporary Assistant Engineer under the Directorate of Works and Buildings with effect from the date of his appointment and until further orders.

2. Sri S. C. Chakraborty is posted to the charge of the Cooch Behar Subdivision No. I of the Jalpaiguri Division under the Northern Circle until further orders.

No. 114.—2nd December 1950.—Sri Ram Chandra Roy, Superintending Engineer, granted, under rule 167(ii) of West Bengal Service Rules, Part I, earned leave for five months with effect from 2nd November 1950.

No. 115.—4th December 1950.—Sri Ananta Banerjee, temporary Assistant Engineer, transferred, in the interest of public service, from the Survey Division No. II, under the Road Construction Circle and posted to the charge of the Sheorampur Subdivision of the Hooghly Construction Division under the Road Construction Circle No. I, until further orders.

By order of the Governor,
S. K. MAJUMDAR, Jt.

DEPARTMENT OF IRRIGATION AND WATERWAYS

NOTIFICATIONS.

No. 76.—30th November 1950.—Sanction hereby accorded to the shifting of the headquaters of the North Bank Subdivision No. III at

Mayurakshi North Canals Division from Nalhati Santhia in the district of Birbhum with effect from the date on which the shifting actually takes place, until further orders.

A. B. GANGULI, Administrator,
Mayurakshi Reservoir Project.

27—30th November 1950.—The Governor has sanctioned the shifting of the head-works of the Mayurakshi Dam Circle from the district of 24 Parganas, to Suri, district Birbhum, with effect from the date of this notification or any subsequent date on which the shifting actually takes place.

By order of the Governor,
A. B. GANGULI, Addl. Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Commerce ORDER.

624Com.—4th December 1950.—In exercise of the power conferred by section 2A of the Ordinance of Transferred Companies Ordinance, (Ordinance LIV of 1942), as amended by Registration of Transferred Companies (Amendment) Act, 1946 (XXX of 1946), read with the Government of India, notification 347-T1. (C.L.)/42, dated the 30th January 1943, as subsequently amended, the Governor has ordered that the registration of the Cement Company, Limited, of 8, Netaji Subhas Road, Calcutta, under and in accordance with the said Ordinance by the Registrar of Joint Companies, Bengal, in so far as such registration relates to India, is hereby cancelled.

By order of the Governor,
S. K. CHATTERJEE, Secy.

NOTIFICATIONS.

6319Com.—4th December 1950.—In exercise of powers conferred by rule 11 of the Boiler Attendants' Rules, 1939, the Governor has pleased to appoint the following gentlemen to be members of the Board of Examiners, State of West Bengal, for performing the duties specified in rule 13 of the said rules, in place of the members whose terms of office have expired:—

Sri M. P. Mehta of Messrs. Mohini Mills, Ltd., 22, Canning Street, Calcutta, representative of the Indian Chamber of Commerce, Calcutta.

Sri Sadhan Chandra Roy, B.Sc., I.M.E., M.I.E. (Ind.), of Messrs. Wilson & Roy, 135, Princep Street, Calcutta, representative of the Bengal National Chamber of Commerce.

Sri M. N. Dutta, representative of the Indian Mining Federation.

Mr. C. B. Corbett of Messrs. McNeil & Co., representative of the Bengal Chamber of Commerce.

Chief Inspector of Boilers, West Bengal, Chairman (*ex-officio*).

Chief Inspector of Factories, West Bengal (*ex-officio*).

Assistant Inspector of Boilers, West Bengal, nominated by the Chief Inspector of Boilers, West Bengal (*ex-officio* Secretary).

By order of the Governor,
B. C. KUNDU, Dy. Secy.

No. 6345Com.—8th December 1950.—Sri Paresh Chandra Roy, Inspector of Boilers, West Bengal, is allowed earned leave for twenty-seven days, with effect from the 20th November 1950, under rule 167(c) of the West Bengal Service Rules, Part I.

By order of the Governor,
A. K. BANERJEE, Asst. Secy.

Mines and Power

ORDER

No. 2765M P. 7th/8th December 1950.—Whereas the Santmuketan Electric Supply Company, Limited, not being licensee, are engaging in the business of supplying energy within the area comprising Santmuketan, Srimuketan and Bolepur;

And whereas the Municipal Commissioner of Bolepur is the local authority for the said area;

And whereas the said area is not included within the area of supply of any licensee;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 28 of the Indian Electricity Act, 1910 (IX of 1910) the Governor is pleased, with the consent of the Municipal Commissioner of Bolepur to give the said Santmuketan Electric Supply Company, Limited, sanction to engage in the business of supplying energy to the Bolepur Dak Bungalow of the Birbhum district board, within the said area, subject to the following conditions, namely:

- (1) that the provisions of sub-section (1) of section 11, section 17, section 18, sub-sections (1) and (2) of section 21, section 24, section 26 and sections 29 to 34 (both sections inclusive) of the Indian Electricity Act, 1910 (IX of 1910), shall be observed in so far as they may be applicable to the supply under this sanction;
- (2) that the provisions of the Indian Electricity Rules, 1937, and particularly to sub-rule (1) of rule 48 of the said rules (Indian Electricity Rules, 1937), shall be complied with, in respect of the installations;
- (3) that the rate and miscellaneous charges for the supply shall be subject to the approval of Government in writing;
- (4) that the sanction hereby given shall cease to be operative on the granting of a license to any person under Part II of the said Act to supply energy within the said area.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

DIRECTORATE OF INDUSTRIES

Orders by the Director of Industries, West Bengal

No. 5B I.—29th November 1950.—Under powers delegated in Government order No. 2539, dated the 23rd August 1940, and on the unanimous recommendation of the Board of Industries, West Bengal, as contained in their Resolution No. 10 of the meeting held on the 15th November 1950, sanction is hereby accorded to the grant of the application, dated the 25th January 1950, from Sri Narayan Chandra Koner, village Moukuta, post Mankar, in the district of Burdwan, for a loan of Rs. 500 only under section 19(I)(a) of the Bengal State Aid to Industries

Act, 1931 (Bengal Act III of 1931), for the purpose of installing a paddy husking hand machine on the terms and conditions noted below :—

- (1) that the aforesaid loan of Rs. 500 does not exceed 50 per cent. of the net value of the assets of the applicant in the industry after deducting all encumbrances existing thereon at the time when the application was made;
- (2) that the entire amount of the loan should be utilised for the purpose for which it is taken;
- (3) that a mortgage bond be executed by the applicant in the form prescribed for the purpose;
- (4) that interest be charged at the rate of 8 per cent. per annum payable with each instalment on the balance of the unpaid principal;
- (5) that if the instalments with interest thereon are paid promptly on the due dates or within seven days thereafter interest will be accepted at the reduced rate of 6½ per cent. per annum; and
- (6) that the entire amount of the loan with interest thereon be repaid in five equal yearly instalments of Rs. 100 each, the first instalment being payable on the first anniversary of the loan.

The order is also directed to be published in the *Calcutta Gazette*.

D. N. GHOSE, Director of Industries.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 22(3)49/50W.C.—30th November 1950.—In partial modification of this Labour Directorate notification No. 22L.C., dated 6th April 1949, published at page 629, Part I of the *Calcutta Gazette*, dated 14th April 1949, the name of "Sri Jibon Krishna Chakraborty", a member elected by the workers from constituency No. 3 to the Works Committee in the Provati Textile Mills, Ltd., Panhati, 24-Parganas, is hereby cancelled and the name of "Sri Nihar Ranjan Bose" is published in his place for general information as a member to the above Works Committee elected by the workers in the by-election.

No. 48(1)/50W.C.—30th November 1950.—In partial modification of this Labour Directorate notification No. 48W.C., dated 19th June 1950, published at page 1367, Part I of the *Calcutta Gazette*, dated 6th July 1950, the names of "Sri Sachindra Chandra Sarkar" and "Jonab Basir Khan", members elected by the workers from constituencies Nos. 1 and 3, respectively, to the Works Committee in Shree Gobinddeo Glass Works, Ltd., Ramrajatala, post office Santragachhi, Howrah, are hereby cancelled and the names of "Sri Probhu Daval Kedia" and "Jonab Abdul Rahim" are published in their places respectively for general information as members to the above Works Committee elected in the by-election held in constituencies 1 and 3.

No. 50(2)50W.C.—30th November 1950.—In partial modification of this Labour Directorate notification No. 50W.C., dated 12th July 1950, published at page 1530, Part I of the *Calcutta Gazette* as amended by notification No. 50(1)50W.C., dated 28th September 1950, published at page 2099, Part I of the *Calcutta Gazette*, dated 12th October 1950, the name of "Sri B. Neogi", an employers' nominee to the Works Committee in the Indian Iron and Steel Co., Ltd. (Hirapur

Works), Burnpur, Burdwan, is hereby cancelled and the name of "Sri D. N. Chatterjee" published in his place for general information.

No. 85(3)49/50W.C.—1st December 1950.—In partial modification of this Labour Directorate notification No. 85W.C., dated 12th November 1949, published at page 2017, Part I of the *Calcutta Gazette*, dated 24th November 1949, the names of "Jonab Khodabux" and "Jonab Md. Jafar" members elected by the workers to the Works Committee in Reliance Jute Mills Co., Kankinarah, 24-Parganas, from constituencies Nos. 1 and 4, respectively, are hereby cancelled and the names of "Sri Kisoorn" and "Jonab Akbar" are published in their places respectively for general information as members elected to the above Works Committee in the by-election held in the above constituencies.

No. 33(4)48/50W.C.—4th December 1950.—In partial modification of this Labour Directorate notification No. 33L.C., dated 22nd June 1949, published at page 879, Part I of the *Calcutta Gazette*, dated 1st July 1948, the name of "D. Brown", an employers' nominee to the Works Committee in Gouripore Co., Naihati, 24-Parganas, is hereby cancelled and the name of "Mr. T. Ross" is published in his place for general information.

No. 60W.C.—2nd December 1950.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of members constituting the Works Committee, Messrs. Magnolia Dairy Products Ltd., D 24 Road, Calcutta, are hereby published for general information :—

Names of the members elected by the workers

1. Sri Shyamlal Raybhor
2. Sri Indrason Singh

Names of the members nominated by the employers

1. Mr. E. J. Howell-Spencer
2. Sri K. L. Das.

No. 61W.C.—4th December 1950.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of members constituting the Works Committee, Calcutta Flour Mills, 242, 1, Upper Circular Road, Calcutta, are hereby published for general information :—

Names of the members elected by the workers

1. Sri Dhaneswar Misra.
2. Sri Surendra Nath Jana
3. Sri Krishna Chandra Ghose
4. Sri Phani Bhusan Bose.

Names of the members nominated by the employers

1. Sri Naurang Rai Fatehpuria
2. Sri Kaloo Sardar.
3. Sri Madanlall Chhagan
4. Sri K. B. Chatterjee.

No. 62W.C.—4th December 1950.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of members constituting the Works Committee, Robert Hudson (India), Ltd., 2, Satya B. Road, Kidderpore, Calcutta, are hereby published for general information :—

Names of the members elected by the workers

1. Sri Bhaba Sankar Ghose.
2. Jonab Chand Md.
3. Sri Bhapani Lal

r I]

of the members nominated by the employers.

Mr. J. Atkinson.
Mr. W. Wharton.
Sri S. K. Mukherjee.

63W.C.—6th December 1950.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Messrs. Howrah Trading Co., Ltd., 62/D/2, Pandranath Mukherjee Road, Howrah, are hereby published for general information:—

of the members elected by the workers.

Sri Ram Kumar Singh.
Sri Jibon Krishna Panja.

of the members nominated by the employers.

Sri Satyendra Nath Chowdhury.
Sri Gopal Chandra Banerjee.

64W.C.—6th December 1950.—In pursuance of sub-rule (12) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in Messrs. India Paper Pulp Co., Ltd., post-office Bagar, 24-Parganas, are hereby published for general information:—

of the members elected by the workers.

Sri Produmna Singh.
Sri Manmatha Nath Biswas.
Jonab Atwarshah Sardar.
Sri Ramnath Ahir.
Sri Mohan Nag.
Sri Kalipada Pal.
Sri Dibakar Bhuiya.
Sri Ramdhani Singh.
Sri Bahram Singh.
Sri Ramanand Koiri.

of the members nominated by the employers.

Mr. J. D. Paterson.
Mr. J. Gray.
Mr. E. R. Brown.
Mr. J. Anderson.
Mr. N. C. Chakraborty.
Mr. P. K. Chakraborty.
Mr. V. M. S. Mani.
Sri H. K. Mondal.
Sri S. C. Chatterjee.
Sri M. L. Kundu.

12(12)48/50W.C.—6th December 1950.—In pursuance of this Labour Directorate notification No. 12L.C., dated 8th June 1948, published at page 844, Part I of the Calcutta Gazette, dated 24th June 1948, the name of "Sri Dubey", a member elected by the workers constituency No. 5 to the Works Committee of Empire Jute Mills, Titaghur, 24-Parganas, is hereby cancelled and the name of "Sri Bhola Samal" is published in his place for general information as a member to the above Works Committee elected in the bye-election.

CORRIGENDUM.

1/50W.C.—28th November 1950.—In this Directorate notification No. 58W.C., dated 10th October 1950, published at page 2347, of the Calcutta Gazette, dated 23rd November 1950, in place of "Sri Asyn Chandra Dutta" read "Sri Arun Chandra Dutta".

S. K. HALDAR,
Labour Commissioner.

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 12696FD/ED/SA/14/50.—6th December 1950.—Sri Barendra Nath Choudhuri, W.B.J.C.S., Administrative Officer (Government Stores), in the Directorate of Rationing and Distribution, Department of Food, is appointed to act, until further orders, as Special Accounts Officer, in the same department, in addition to his own duties, *vice* Sri Sitangsu Kumar Das Gupta.

By order of the Governor,
P. NAG, Dy. Secy.

No. 12527FD/ED/11/22/50.—30th November 1950.—Sri Bata Krishna Mookherjee, W.B.C.S., Special Officer, Rationing, Hooghly, was granted leave on average pay for nine days with effect from 27th October 1950, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

This supersedes this department notification No. 11986FD, dated 14th November 1950, granting leave on average pay for thirteen days with effect from 27th October 1950 to Sri Bata Krishna Mookherjee, W.B.C.S., Special Officer, Rationing, Hooghly.

No. 12554FD/ED/11/15/50.—1st December 1950.—Sri Banomali Roy, W.B.J.C.S., District Assistant Controller, Alipore, was granted earned leave for thirty-one days with effect from 31st May 1950 under rule 167(ii) of West Bengal Service Rules, Part I.

No. 12602FD/ED/6T/2/50.—28th November 1950.—Sri Debabrata Mitra, Rationing Officer, River Hooghly Sub-Area, is transferred to Beniapukur Sub-Area to act until further orders as Rationing Officer, Beniapukur Sub-Area, *vice* Sri Narendra Nath Guha Thakurta.

By order of the Governor,
A ROSE, Asst. Secy.

No. 12577FD/ED/Sec1/11/2/50.—1st December 1950.—Sri Kanon Mukherjee, Assistant Director, Publicity, Department of Food, was granted earned leave for two days with effect from 27th October 1950 under rule 168(I) of West Bengal Service Rules, Part I.

By order of the Governor,
D. N. BISWAS, Asst. Secy.

DEPARTMENT OF SUPPLIES

ORDER.

No. 52018.D.—29th November 1950.—In exercise of the powers conferred by sub-section (1) of section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), read with clause (c) of sub-section (2) of the said section and notification No. 349, dated the 10th April 1947, of the Government of India in the Department of Industries and Supply, the Governor is pleased to direct that the prices at which soft coke may be sold in the undermentioned areas of the district of 24-Parganas shall not exceed the amount shown against each:—

Barrackpore subdivision.

	Price per maund.
Soft coke.	Rs. a.
Ex-Wholesalers' Depot	... 1 5
Ex-Retailers' Depot	... 1 11

By order of the Governor,
S. M. MURSHED, Jt. Secy.

DEPARTMENT OF LAND AND LAND REVENUE

Land Acquisition

NOTIFICATIONS.

Calcutta.—No. 12534L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Sailendra Nath Mitra, Deputy Magistrate and Deputy Collector, to be the 1st Land Acquisition Collector in Calcutta to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Calcutta.—No. 12536L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Phanindra Kumar Banerjee, Deputy Magistrate and Deputy Collector, to be the 2nd Land Acquisition Collector in Calcutta to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Calcutta.—No. 12538L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Prafulla Kumar Mukherjee, Deputy Magistrate and Deputy Collector, to be the Additional Acquisition Collector in Calcutta to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

Calcutta.—No. 12540L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Dharendra Kumar Sarkar, Sub-Deputy Magistrate and Sub Deputy Collector

to be the Additional Land Acquisition Collector in Calcutta to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

24-Parganas.—No. 12542L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Satyendra Nath Das, Deputy Magistrate and Deputy Collector, to be the Land Acquisition Collector in the district of 24-Parganas to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

24-Parganas.—No. 12544L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Chittaranjan Roy, Deputy Magistrate and Sub-Deputy Collector, to be the Land Acquisition Collector in the district of 24-Parganas to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

24-Parganas.—No. 12546L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Suhas Kumar Basu, Deputy Magistrate and Sub-Deputy Collector, to be the Land Acquisition Collector in the district of 24-Parganas to perform the functions of a Collector under the said Act in relation to the acquisition of land for the purposes of the Union.

24-Parganas.—No. 12548L.A.—14th November 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (I) of article 258 of the Constitution of India;

Now, therefore, in exercise of the powers conferred by clause (c) of section 3 of the said Act read with the said notification, the Governor is pleased to appoint Sri Subodh Kumar Ghosh, Deputy Magistrate and Sub-Deputy Collector,

Land Acquisition Collector in the district of 24-
organas to perform the functions of a Collector
under the said Act in relation to the acquisition of
land for the purposes of the Union.

Burdwan.—No. 13580L.A.—2nd December 1950.

Whereas the functions of the Central Govern-
ment under the Land Acquisition Act, 1894 (I of
1894) in relation to the acquisition of land for the
purposes of the Union have been entrusted to the
State Government by notification No. 133/50Judl.,
dated the 30th September 1950, issued by the
Government of India in the Ministry of Home
Affairs under clause (I) of article 258 of the
Constitution of India;

And whereas it appears to the Governor that
land is likely to be required to be taken by the
Central Government at the public expense for a
public purpose being a purpose of the Union,
namely, for staff quarters at Ondal Railway
Station in the villages of Dignala and Ramprasad-
pur, jurisdiction list Nos. 43 and 51 respectively,
thana Ondal, paragana Shergarh, zilla Burdwan,
it is hereby notified that for the above purpose a
piece of land measuring, more or less, 20·714
acres, bounded on the—

North—By the lands of Baikuntha Kundoo,
Lakshmi Narayan Mandal and others,
Radhaballav Mandal and others, Radha-
raman Mandal and others, Hemendra
Mandal, Kanai Lal Mandal and others,
Indra Narayan Ganguli, Gostha Behari
Karkarya and others, Ramanath Mandal
and others, and Bakra Nath Mandal,

East—By the lands of Radharaman Mandal and
others, Bakra Nath Mandal, Surendra
Mandal and others, Bakra Nath Mandal,
Makhanlal Mandal and others, Garabini
Dasi and others, and Gabinda Mandal,

South—By the lands of Gabinda Mandal,
Umesh Mandal and East Indian Railway,

West—By the lands of East Indian Railway,
Jogendra Kundoo and others, Baikuntha
Kundoo and others, Aku Goalini, Jogendra
Nath Kundoo, Bengal Coal Company, Ltd.,
and others, and Lakshminarayan Mandal
and others,

likely to be required within the aforesaid villages
Dignala and Ramprasadpur.

his notification is made, under the provisions
section 4 of the Land Acquisition Act, 1894,
with the said notification to all whom it may
concern.

plan of the land may be inspected in the office
of the Special Land Acquisition Officer, Burdwan,
as in that of the Divisional Superintendent,
Indian Railway, Asansol.

exercise of the powers conferred by the said
notification read with the said notification the Governor
is pleased to authorise the officers for the time being
employed in the undertaking, with their servants
and workmen, to enter upon and survey the land
in accordance with all other acts required or permitted by
the said notification.

any person interested in so much of the above
land as is not waste and arable, who has any
objection to the acquisition thereof, may, within
thirty days after the date on which public notice
of the substance of this notification is given in the
Gazette, file an objection in writing before the
Collector of Burdwan.

exercise of the powers conferred by section
4 of the Land Acquisition Act, I of 1894, as
amended by Act XXXVIII of 1923 and read with
the said notification the Governor is pleased

to direct that the provisions of section 5A of the
Act shall not apply to the waste or arable portions
of the land in this case.

Notification No. 24601L.A., dated 9th March
1950, under section 4 of the Land Acquisition Act,
I of 1894, published at page 399, Part I of the
Calcutta Gazette of the 16th Idem, and declaration
No. 2891L.A., dated 21st March 1950, under section
6 of the Act, published at page 501, Part I of the
Calcutta Gazette of the 30th March 1950, are
hereby cancelled.

Burdwan.—No. 13590L.A.—2nd December 1950.

Whereas the functions of the Central Govern-
ment under the Land Acquisition Act, 1894 (I of
1894), in relation to the acquisition of land for the
purposes of the Union have been entrusted to the
State Government by notification No. 133/50Judl.,
dated the 30th September 1950, issued by the
Government of India in the Ministry of Home
Affairs under clause (I) of article 258 of the
Constitution of India,

Now, therefore, in exercise of the powers con-
ferred by sub-section (I) of section 48 of the Land
Acquisition Act, 1894 (I of 1894), read with the
said notification, the Governor is pleased to with-
draw from the acquisition of a piece of land
comprising the entire Block "C", and measuring,
more or less, 1·40 acres out of the area notified for
acquisition under declaration No. 87941L.A., dated
20th October 1949, published at pages 1893-94,
Part I of the *Calcutta Gazette* of the 27th Idem,
for additional staff quarters in connection with
the Post War Reconstruction in miles 66 and 67
of the East Indian Railway, main line at Burdwan
Station in the villages of Sadhanpur and Nari,
jurisdiction list Nos. 69 and 70 respectively, thana
Burdwan, paragana Burdwan, district Burdwan.

Hooghly. No. 13646L.A.—6th December
1950.—The following agreement is published
under section 42 of the Land Acquisition Act, I of
1894, for general information

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy. to the
Govt. of West Bengal (*ex-officio*).

Agreement.

Memorandum of Agreement made this 4th day
of December one thousand nine hundred and
fifty between the Dunlop Rubber Co. (India),
Ltd., a Company incorporated under the Indian
Companies Act, 1913, having its registered office
at 57B, Free School Street, Calcutta, and having
a Factory at Sahagang in the district of Hooghly
(hereinafter called the "Company") of the one
part and Governor of the State of West Bengal
(hereinafter called the "Governor") of the other
part.

Whereas for the purpose of providing addi-
tional housing for workers of the factory, viz., for
constructing married operatives quarters, together
with relative amenities, such as, sports fields and
playgrounds, market halls, schools for employees'
children, with a view to implementing Govern-
ment's policy of better and improved benefits
and living conditions of industrial workers the
Company have applied to the Government of
West Bengal for the acquisition under the provi-
sions of the Land Acquisition Act, I of 1894, of
the piece and parcel of land containing 84·543
acres or thereabouts situate in the villages of
Keota, Khamarpara and Tegharia in the district
of Hooghly and more particularly described
in the schedule hereto and delineated in the
plan* hereto annexed.

*Not printed but may be inspected in the office
of the Special Land Acquisition Collector,
Hooghly.

And whereas the said Government of West Bengal having been satisfied by an enquiry held under section 40 of the said Act that the proposed acquisition is needed for the aforesaid purposes and that the said works are likely to prove useful to the public, has consented to acquire on behalf of the Company the piece or parcel of land hereinbefore described.

And whereas the said Government of West Bengal has required the Company under the provisions of section 41 of the abovementioned Act to enter into the agreement with the Governor hereinafter contained. Now this indenture witnesseth that it is hereby agreed and declared as follows:—

1. On demand the Company shall and will pay to the said Government of West Bengal all and every compensation in respect of the said land tendered, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894, or by court to which a reference under Part III of the said Act may be made or by the court or courts to which an appeal from the award of the said court may be preferred and all costs, charges and expenses of the proceedings in the aforesaid courts, or otherwise incidental to the proposed acquisition or payable in respect thereof under the provisions of the said Act.

2. On demand made by the said Collector the obligations of the Company under the last preceding clause not being thereby limited, the Company shall and will deposit with the said Collector such sum or sums of money as in his discretion the said Collector may in anticipation estimate to be necessary for the purposes mentioned in the last preceding clause.

3. On payment by the Company of all demands under the foregoing first clause, or in the discretion of the said Government of West Bengal (on deposit by the Company of all estimated amounts as provided in the second clause), but not before possession shall have been taken under the provisions of the abovementioned Act, the Governor shall make over possession of the said land to the Company and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the Company.

4. The said land shall be held by the Company for the purposes of such undertakings as are hereinbefore mentioned and without the sanction in writing of the said Government of West Bengal first had and obtained for no other purpose whatsoever.

5. The said constructions shall be completed within five years from the date on which possession of the said land shall have been given to the Company.

The Company shall draw up the layout for the aforesaid works in such a manner as to allow space for further construction of quarters, in future, when the economic situation justifies it.

6. Should the said constructions be not completed within the period stated in the last preceding clause or within such further period as in its discretion may be prescribed or allowed by the said Government of West Bengal or should the said land at any time thereafter cease for a period of twelve consecutive months to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth clause then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all buildings thereon, whether such buildings were erected before or after transfer of the land to the Company, and thereupon the interest of the Company in the said land and buildings shall absolutely cease and determine.

7. On taking such possession the said Government may sell or otherwise deal with the land and buildings as it may think proper.

(i) Should the said Government sell the land with the building the said Government deducting the expenses incurred in connection with the said taking of possession and with sale shall pay the proceeds to the Company.

(ii) Should the said Government decide to sell the land and buildings, the said Government shall retain the said land and buildings therein which case the Governor shall repay to the Company the market value as on the day of entry of all the buildings erected by the Company and all sums received from the Company in respect of all and every compensation as provided in the foregoing first clause (less the statutory allowance of 15 per cent. and less any amount received on account of trees and buildings which are not in existence at the time of resumption but will not repay any sums paid and received on account of costs, charges and expenses.

(iii) Should the said Government decide to sell the buildings only upon such sale, the Governor after deducting the expenses of taking possession and selling, pay the balance of the proceeds of sale to the Company, together with the sums received from the Company in respect of compensation for the land (less the statutory allowance of 15 per cent. and less any amount received from the Company on account of trees and buildings which are not in existence at time of resumption) but will not repay any sums paid and received on account of costs, charges and expenses.

8. The Company shall give regular and systematic free training to six indigenous Bengali apprentices nominated by the Director Industries, West Bengal, or such other officer may be nominated by Government for the purpose, every year. Of these apprentices, three should be trained in the technical operations and three in the administrative and commercial operations of the Company. The first batch of six apprentices should be taken within the first two years from the date on which the Company is given possession of the lands.

9. Should any dispute or differences arise touching or concerning the subject-matter of the agreement or any covenant, clause or thing herein contained the same shall be referred to the said Government of West Bengal and the opinion and decision of the said Government upon such dispute or difference shall be final and conclusive and binding on the parties hereto.

The Schedule above referred to.

All that piece and parcel of land containing an area of 84.543 acres or thereabouts situated in the villages of Keota, Khamarpara and Tegharia jurisdiction list Nos. 7, 7/22 and 48 respectively thanas Chinsura, Chinsura and Mogra respectively pargana Arsha, district Hooghly, comprising cadastral plot members as follows:—

In mauza Keota, cadastral survey plot Nos. 121 45-47, 147-158, 183-193, 196-218, 12/158, 12/159, 12/360, 217/362, 12/363, 199/365, 211/366, 3/367, 3/368, 203/374, 203/375, 203/376, 203/377, 203/378, 203/379, 200/380, 200/381, 3/382 and portion of 22, 23, 27, 42-44, 48-51, 145, 146, 159, 163, 178, 179, 181, 182, 194, 196, 18/371, 16/372, 160/385.

In mauza Khamarpara, cadastral survey plot Nos. 243-272, 274-308, 312-326, 328-332, 337-342, 320/349, 252/355, 288/356, 285/357, 260/362, 2118-2132, 2201-2206, 2221-2228, 2231-2234, 2203/2261, and portion of 327, 333, 336, 2230.

In mauza Tegharia, cadastral survey plot Nos. 211-230, 232-236, 240-244 and an unnumbered plot on the north of plot No. 213.

I]

witness whereof the said Company has caused common seal to be affixed and the Governor of West Bengal hath hereunto set his date and seal the day and year first abovescribed

sealed and delivered by
Directors of The Dunlop Rubber Company (India),
in the presence

For The Dunlop Rubber
Co. (India), Ltd.

F.F.M. Ferguson, Director.

K. K. Dutta,
Works Accountant,
The Dunlop Rubber Co.
(India), Ltd.

R. F. Bennett, Director.

sealed and delivered by
Member, Board of Revenue
and ex officio Secretary
Government of West
Bengal, Land and Land
Revenue Department, for
on behalf of the
Governor of the State of
Bengal in the pre-

Seal.

Mitra, Assistant Secre-
tary, Department of Land
and Revenue.

S. Banerjee, Member, Board
of Revenue, and Secretary
to the Government of West
Bengal, Land and Land
Revenue Department
(ex officio).

Calcutta.—No. 13662L.A.—6th December 1950. —The Governor is pleased to cancel the notification No. 99L.A., dated 12th July 1948, under section 4 of the Land Acquisition Act, I of 1894, published at page 928, Part I of the *Calcutta Gazette*, 12th July 1948, in respect of the proposed acquisition of 0.5033 of an acre of land for the erection of a new Automatic Telephone Exchange Building in ward No. 15 of the Calcutta Municipality in the city of Calcutta.

Baranagore.—No. 13686L.A.—6th December 1950. —In exercise of the powers conferred by section 4 of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of 0.285 of an acre of land declared for acquisition under declaration No. 10530L.A., 10th September 1950, published at page 21st Part I of the *Calcutta Gazette* of the 21st September 1950, for Baranagore Municipality for motor for conservancy lorries and staff quarters, village of Bonhooghly, jurisdiction list No. 24, thana Baranagore, pargana Calcutta, 24-parganas.

Murshidabad.—No. 13690L.A. (P.W.).—6th December 1950. —Whereas it appears to the Governor that land is likely to be required to be taken by the Government at the public expense for a public work, viz., for the diversion at the 6th mile of the Champore-Bhagawangola Road, it is hereby notified that the above purpose two pieces of land measuring, more or less, 4.36 acres, comprising cadastral plots as detailed below, are likely to be required in the district of Murshidabad:—

District Murshidabad.

Murshidabad,* village Chunakhali, jurisdiction list No. 24.

Cadastral plots in part.—5 and 4.

Murshidabad, village Baramganj, jurisdiction list No. 22.

Cadastral plots in full.—62, 63, 57, 58, 124 and

Cadastral plots in part.—60, 61, 59, 39, 23, 22,

Murshidabad, village Ayesbag, jurisdiction list No. 19.

Cadastral plots in part.—

Thana Murshidabad, village Bansbari, jurisdiction list No. 21.

Cadastral plots in part.—711 and 552.

This notification is made under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle at Anderson House, Alipore, as well as in that of the Collector of Murshidabad.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Murshidabad.

In exercise of the powers conferred by section 17(4) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Howrah.—No. 13752L.A.—7th December 1950. —Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the Dewan Lal (1929), Limited, for providing housing accommodation and other amenities for workers of the Company, in the village of Belur, jurisdiction list No. 15, thana Bally, pargana Samarsahi, district Howrah, it is hereby notified that for the above purpose a piece of land comprising cadastral plot No. 757 and measuring, more or less, 0.525 of an acre, is likely to be required within the aforesaid village of Belur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Howrah.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of the notification is given in the locality, file an objection in writing before the Collector of Howrah.

Jalpaiguri.—No. 13818L.A.—8th December 1950. —The Governor is pleased to cancel the notification No. 21509L.A., dated the 20th December 1945, under section 4 of the Land Acquisition Act, I of 1894, published at page 2153, Part I, of the *Calcutta Gazette*, of the 27th December 1945, in respect of the proposed acquisition of 2.389 acres of land for the Jalpaiguri Municipality for a municipal market of the latest improved type named Victory Market in the village of Kharia, jurisdiction list No. 5, thana Jalpaiguri, pargana Baikunthapur, district Jalpaiguri.

Hooghly.—No. 13858L.A.—9th December 1950. —In exercise of the powers conferred by section 48(1) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of the 0.142 of an acre of land, notified for

acquisition under declaration No. 9738L.A., dated the 15th November 1949, published at page 2021, Part I of the *Calcutta Gazette* of the 24th idem for the Rishra Municipality, for construction of a public latrine in the village of Mahesh, jurisdiction list No. 15, thana Serampore, pargana Boro, district Hooghly.

Burdwan.—No. 13860L.A.—9th December 1950.—In exercise of the powers conferred by section 48(I) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of the entire area measuring, more or less, 1.06 acres of land notified for acquisition under declaration No. 5810L.A., dated the 12th March 1945, published at page 423, Part I of the *Calcutta Gazette* of the 15th idem for closing the breach in the 26th mile of the Damodar Left Embankment, in the village of Amirpur, thana Burdwan, pargana Burdwan, district Burdwan.

Burdwan.—No. 13862L.A.—9th December 1950.—In exercise of the powers conferred by section 48(I) of the Land Acquisition Act, I of 1894, the Governor is pleased to withdraw from the acquisition of the entire area of 2.56 acres of land notified for acquisition under declaration No. 9062L.A., dated the 11th August 1950, published at page 1637, Part I of the *Calcutta Gazette* of the 17th idem for installing a 66 K.V. Sub-Station at Kalna, jurisdiction list No. 164, thana Kalna, district Burdwan.

ERRATA.

Burdwan.—No. 13586L.A.—2nd December 1950.—In notification No. 8792L.A., dated the 20th October 1949, published at page 1891, Part I of the *Calcutta Gazette* of the 27th idem, in respect of the proposed acquisition of land required for additional staff quarters in connection with the Post War Reconstruction in miles 66 and 67 of the East Indian Railway main line at Burdwan Station, in the villages of Sadhanpur and Nari, jurisdiction list Nos. 69 and 70 respectively, thana Burdwan, pargana Burdwan, district Burdwan.

Read "81.979 acres" for "80.829 acres" in line 11.

Burdwan.—No. 13588L.A.—2nd December 1950.—In notification No. 7504L.A., dated the 14th November 1946, under section 4 of the Land Acquisition Act, I of 1894, published at page 1633, Part I of the *Calcutta Gazette* of the 28th idem in respect of the proposed acquisition of land for additional staff quarters in connection with the Post War Reconstruction in miles 66 and 67 of the East Indian Railway, main line at Burdwan Station in the villages of Sadhanpur and Nari, jurisdiction list Nos. 69 and 70 respectively, thana Burdwan, pargana Burdwan, district Burdwan.

Read "81.979 acres" for "80.829 acres" in lines 49 and 50.

NOTICES.

24-Parganas.—No. 13634L.A.(P.W.).—4th December 1950.—Whereas 104.00 acres, more or less, of land situate in or near the villages of Sangrampur, Par-Naihati, Kamardanga, Biramnagar, Gandharbapur, Peyra, Kefaat-Kati, Aturia, Paschim-Joynagar, Galdaha, Gokulpur and Banglani, described below have been requisitioned by the Collector of 24-Parganas for the purpose of providing facilities for transport and communication, namely, for the construction of a road from Basirhat to Swarnupnagar, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of section (I) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it concerns.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas, as well as in the office of the Superintending Engineer, Road Planning Circle, Alipore.

Description of land.

Village Sangrampur, jurisdiction list No. 94, police-station Basirhat, district 24-Parganas.

Cadastral survey plots in part—14, 16, 17, 98, 101, 102, 110, 111, 113, 153 to 156, 159 to 241, 244, 290, 302 to 304, 306 to 313, 434, 442, 447 to 449, 455 to 458, 515, 517, 519, 523 to 525, 532, 534, 537, 737, 738, 740, 741, 745, 774, 778, 787, 838 and 839.

Cadastral survey plot in full—435.

Village Par-Naihati, jurisdiction list No. 94, police-station Basirhat, district 24-Parganas.

Cadastral survey plots in part—390 and 391.

Village Chak-Kamardanga, jurisdiction list No. 109, police-station Basirhat, district 24-Parganas.

Cadastral survey plots in full—402 and 421.

Cadastral survey plots in part—397, 398, 403 to 405, 409, 414, 415, 418 to 420, 422, 424, 482 to 486.

Village Biramnagar, jurisdiction list No. 94, police-station Basirhat, district 24-Parganas.

Cadastral survey plots in full—115, 469, 691, 692 and 817.

Cadastral survey plots in part—1 to 3, 5, 12, 13, 16 to 18, 24 to 26, 37, 38, 114, 116 to 118, 474, 484, 528 to 530, 535, 536, 682, 683 to 689, 693 to 700, 702, 703, 720, 721, 807, 811, 812, 816, 818 to 820, 839, 840, 842, 866, 867 and 891.

Village Gandharbapur, jurisdiction list No. 94, police-station Baduria, district 24-Parganas.

Cadastral survey plots in full—1873, 2185, 2200, 2234, 2236, 2295, 2304, 2448, 2471, 2518, 2631, 2634, 2666, 2952, 3692, 3730, 3783, 4082, 4126, 4128 and 4137.

Cadastral survey plots in part—1835, 1836, 1872, 1874, 1878 to 1880, 1884, 1886, 1888, 1892, 1893, 1914 to 1917, 2183, 2184, 2186 to 2193, 2194, 2197, 2198, 2201, 2203, 2205, 2227, 2228, 2231, 2233, 2235, 2237, 2239 to 2294, 2296, 2303, 2305 to 2309, 2393, 2394, 2430, 2432, 2433, 2436, 2437, 2440, 2447, 2449 to 2454, 2469, 2470, to 2477, 2480 to 2483, 2488 to 2500, 2501, 2513, 2514, 2519 to 2525, 2531, 2548, 2549, 2553, 2555, 2556, 2557, 2626, 2630, 2632, 2633, 2635, 2664, 2665, 2667 to 2699 to 2704, 2938, 2953, 3378 to 3381, 3388, 3392 to 3394, 3412, 3413, 3420, 3421, 3507 to 3515, 3516, 3522, 3523, 3539 to 3548, 3678 to 3687, 3689 to 3691, 3693, 3694, 3710, 3711, 3714, 3716, 3729, 3731, 3734, 3741, 3746, 3747, 3749, 3753 to 3755, 3760, 3761, 3772, 3775, 3778, 3779, 3782, 3784, 3809, 3810, 3813, 3996, 4006, 4006, 4008, 4009, 4080, 4083, 4089, 4090, 4120, 4121 to 4125 and 4

Village Peyara, jurisdiction list No. 94, station Baduria, district 24-Parganas.

Cadastral survey plots in part—70, 72 to 7 and 124 to 126.

age Kefat-Kati, jurisdiction list No. 92, police-station Baduria, district 24-Parganas.

Cadastral survey plots in full—354, 360 and 364.

Cadastral survey plots in part—313 to 315, 320, 323, 326, 329, 351 to 353, 355, 359, 361, 363, 481, 537 and 539.

age Katia, jurisdiction list No. 96, police-station Baduria, district 24-Parganas.

Cadastral survey plots in part—1, 5, 6, 9, 97 to

102, 104, 105, 111, 112, 113, 180, 182, 186, 311, 313, 320, 323, 324, 342, 618, 619, 622 to 628, 629, 630, 668 to 670, 673 to 675, 686, 689, 745, 753, 756, 757, 768, 778 to 781, 785, 791 to 797, 800, 804 to 806, 1153 and 1161.

age Aturia, jurisdiction list No. 101, police-station Baduria, district 24-Parganas.

Cadastral survey plots in full—1309, 1915, 2085, 2087 and 2497.

Cadastral survey plots in part—96 to 98, 102 to 151, 151 to 156, 159 to 161, 163 to 166, 168 to 170, 198, 202, 323 to 329, 630, 869, 1016 to 1020, 1030, 1033, 1034, 1073, 1085 to 1089, 1095, 1097, 1270, 1271, 1300, 1301, 1304 to 1308, 1383, 1386, 1409 to 1413, 1415, 1848 to 1855, 1906, 2 to 1914, 1916 to 1920, 1924, 1992, 1993, 2027, 2030, 2033, 2035, 2055, 2078, 2079, 2088, 2089, 2120, 2125, 2126, 2131, 2132, 2430, 2431, 2435, 2437, 2487, 2488, 2490, 2494, 2496, 2498, 2499 to 2505, 2507, 2543 to 2545, 2550, 2555, 2556, 2558, 2683, 2684, 2697, 2728, 2731 to 2734, 2754, 2818 to 2820, 4512, 4513, 4527, 4537, 4539, 4543, 4545 and 4553.

age Paschim-Joynagar, jurisdiction list No. 100, police-station Baduria, district 24-Parganas.

Cadastral survey plots in part—1264 to 1268, 1304, 1305, 1307 to 1309 and 1402 to 1405.

age Gaddaha, jurisdiction list No. 41, police-station Swarnapnagar, district 24-Parganas.

Cadastral survey plots in full—83, 85, 2202, 2216, 2222, 2631 and 2644.

Cadastral survey plots in part—48 to 50, 52 to 54, 56 to 71, 80, 81, 84, 86 to 88, 90, 91, 1200, 1201, 1223, 1531, 2196, 2197, 2199 to 2201, 2204, 2207, 2215, 2217 to 2221, 2223 to 2225, 2228, 2637 to 2641, 2643, 2645 to 2649, 2651, 2652, 2655, 2657 and 2670.

age Gokulpur, jurisdiction list No. 39, police-station Swarnapnagar, district 24-Parganas.

Cadastral survey plots in full—123, 279, 304, 308, 569, 583, 601, 1353, 1360, 1805 and

Cadastral survey plots in part—120, 122, 124 to 128, 129, 245 to 247, 249, 276, 278, 280, 303, 306, 309, 310, 311, 315 to 318, 381 to 383, 425, 466 to 469, 519 to 522, 563, 567, 570, 577, 581, 582, 584, 562, 600, 602, 1003, 1005 to 1013 to 1015, 1118 to 1120, 1127 to 1129, 1152, 1153, 1159, 1160, 1165, 1166, 1168, 1230, 1232, 1233, 1253 to 1256, 1258, 1259, 1271, 1272, 1277, 1278, 1338, 1345, 1346, 1352, 1354, 1357, 1359, 1361 to 1364, 1803, and 1833.

age Banglani, jurisdiction list No. 38, police-station Swarnapnagar, district 24-Parganas.

Cadastral survey plots in full—2456, 2470, 2574, 2687, 2689, 2856, 4726, 8008, 8813 and 8823.

Cadastral survey plots in part—2425, 2427, 2429, 2450, 2452, 2455, 2457, 2468, 2469, 2471, 2482 to 2485, 2489 to 2491, 2551, 2553, 2555, 2557, 2573, 2575, 2577, 2684 to 2686, 2688, 2693, 2695, 2847, 2848, 2850, 2853,

2854, 2855, 2885, 2887, 2859 to 2863, 2865 to 2868, 2870, 2876 to 2879, 2882, 2886, 2889, 2890, 2904, 2905, 2910, 2911, 2978 to 2980, 3030, 3032, 3033, 3047 to 3049, 3050, 3051, 3061, 3062, 4356 to 4358, 4361 to 4363, 4369, 4372 to 4374, 4704, 4705, 4707, 4714, 4715, 4724, 4725, 5043, 5044, 5049, 5050, 5095 to 5101, 5117, 5118, 5120 to 5124, 5126, 5128, 5129, 5130, 5131, 5136, 5155, 5254, 5301, 5307 to 5312, 5314 to 5318, 5348, 5349, 5347 to 5349, 5357 to 5359, 5368, 5369, 5435, 5436, 5445, 5671 to 5673, 6003 to 6005, 6009, 6010, 6022, 6052, 6055 to 6057, 7530, 7535, 7538, 8007, 8009, 8020, 8021, 8024, 8025 to 8027, 8036, 8774, 8775, 8791, 8792, 8794 to 8798, 8806 to 8809, 8811, 8812, 8814, 8820 to 8822, 8824, 8879, 8880, 8884, 8896 to 8905, 8907, 8908, 8910, 8912, 8913 and 9418.

Malda.—No. 13636L A.(P.W.).—4th December 1950.—Whereas 119·89 acres, more or less, of land situate in or near the villages of Barn-Sujapur, Baranagar, Azimpur, etc., described below have been requisitioned by the Collector of Malda for the purpose of providing facilities for transport and communication, namely, for the construction of 8 to 12½ miles of Malda-Ganjes Section of the Calcutta-Siliguri National Highway, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Malda.

Description of land.

(1) *Mauza Barn-Sujapur, jurisdiction list No. 121, police-station Kaliachak, pargana Ekbarsahi, district Malda.*

Cadastral survey plots in full—47, 51, 52, 53, 54, 55, 57, 59, 60, 61, 76, 106, 112, 119, 120, 121, 122, 123, 124, 125, 126, 1017, 1018, 1039, 1040, 1041, 1094, 1095, 1096, 1097, 1102, 1103, 1039/1165 and 1015/1173.

Cadastral survey plots in part—45, 46, 48, 49, 50, 56, 58, 62, 63, 64, 65, 71, 74, 77, 103, 104, 105, 110, 111, 113, 114, 118, 127, 128, 129, 1008, 1009, 1010, 1012, 1015, 1016, 1019, 1035, 1036, 1038, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1072, 1073, 1074, 1075, 1076, 1084, 1093, 1098, 1107, 1101, 1105, 1106, 1108, 1109, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1161, 1162, 1163, 1164, 1165, 1174 and 1466.

(2) *Mauza Baranagar, jurisdiction list No. 143, police-station Kaliachak, pargana Serpur Fatekhan, district Malda.*

Cadastral survey plots in full—671, 697, 710, 711 and 714.

Cadastral survey plots in part—670, 672, 675, 695, 696, 698, 699, 703, 704, 707, 708, 709, 712, 713, 715, 716 and 784.

(3) *Mauza Azimpur, jurisdiction list No. 139, police-station Kaliachak, pargana Kasimnagar, district Malda.*

Cadastral survey plots in full—156, 197, 220, 222, 223, 224 and 229.

Cadastral survey plots in part—154, 155, 157, 180, 189, 191, 192, 196, 198, 200, 218, 219, 221, 225, 228, 230, 231, 233, 234, 1214 and 1216.

(1) *Mauza Jadupur, jurisdiction list No. 137, police-station Kaliachak, pargana Pardiur, district Malda.*

Cadastral survey plots in full—777, 778, 814, 815, 817, 820, 845, 876, 877, 884, 900, 901, 902, 903, 1404, 1405, 1406, 1407, 1408, 1409, 1410, 1433, 1434, 1435, 1436, 1442, 1443, 1444, 1445, 1447, 1449, 1450, 1451, 1454, 1455, 1456, 1459, 1460 and 1481.

Cadastral survey plots in part—771, 776, 779, 780, 790, 812, 813, 816, 818, 819, 821, 822, 836, 838, 839, 841, 842, 843, 844, 846, 847, 850, 853, 854, 855, 857, 858, 864, 873, 874, 875, 878, 883, 885, 886, 895, 898, 899, 1359, 1361, 1373, 1403, 1411, 1413, 1414, 1415, 1416, 1417, 1425, 1427, 1428, 1429, 1430, 1432, 1437, 1441, 1452, 1453, 1457, 1461, 1462 and 1475.

(5) *Mauza Uttar Dariapur, jurisdiction list No. 138, police-station Kaliachak, pargana Pardiur, district Malda.*

Cadastral survey plots in full—240, 243, 244, 250, 254, 258, 259, 267, 268, 269, 271, 661, 662, 663, 664, 704, 710, 711, 811, 812, 817, 818, 819, 820, 1249, 1250, 1251, 1254, 1255, 1262, 1263, 1264, 1265, 1266, 1267 and 1268.

Cadastral survey plots in part—119, 236, 237, 251, 253, 264, 265, 475, 479, 641, 642, 644, 645, 649, 656, 657, 658, 660, 665, 669, 670, 671, 697, 698, 703, 705, 708, 709, 712, 714, 780, 809, 810, 813, 815, 816, 821, 1057, 1240, 1248, 1252, 1253, 1257, 1258, 1259, 1260, 1261 and 1269.

(6) *Mauza Chhoto Sujapur, jurisdiction list No. 117, police-station Kaliachak, pargana Ekbarshahi, district Malda.*

Cadastral survey plots in full—310, 311, 312, 320, 321, 417/388, 417, 419, 420, 429, 430, 433, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 467/480, 481, 420/832 and 479/836.

Cadastral survey plots in part—307, 308, 309, 313, 319, 322, 323, 354, 355, 356, 357, 374, 375, 376, 377, 378, 396, 416, 418, 421, 422, 423, 424, 428, 431, 458, 466, 479, 482, 511, 512, 516, 556, 557, 558, 560, 562, 564, 479/820.

(7) *Mauza Purbachampur, jurisdiction list No. 141, police-station Kaliachak, district Malda.*

Cadastral survey plot in part—60.

(8) *Mauza Bakharpur, jurisdiction list No. 116, police-station Kaliachak, district Malda.*

Cadastral survey plot in part—1105.

Birbhum.—No. 13638L.A.(P.W.).—4th December 1950.—Whereas 47 of an acre, more or less, of additional land situate in or near the village of Angargaria, jurisdiction list No. 143, described below has been requisitioned by the Collector of Birbhum for the purpose of providing facilities for Irrigation namely, for the construction of Mayurakshi Dwarka Branch Canal in connection with Mayurakshi Irrigation Scheme under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948, (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division No. I, Rampurhat, District Birbhum.

Description of land.

Mauza Angargaria, jurisdiction list No. 143, the Mahammadbazar, district Birbhum.

Cadastral plots in part.—645, 646, 647, 6, 653, 654, 899, 907, 908, 909, 910, 911, 912, 9, 954, 955, 957, 1035 and 1087.

Bankura.—No. 13816L.A.—8th December 1948.—Whereas 11.39 acres, more or less, of land situate in the village of Gouripur described below have been requisitioned by the Collector of Bankura for the purpose of maintaining supply and services essential to the life of the community namely, for the development of Gouripur Lep Colony, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Bankura:—

Description of land.

Mauza Gouripur, jurisdiction list No. 55, the and district Bankura.

Cadastral survey plots in full—1358, 1359 and 1861.

Midnapore.—No. 13820L.A.(P.W.).—8th December 1950.—Whereas 32.54 acres, more or less, of land situate in or near the villages of Sepoy Bundh, Khasjungle, Katchara Damodapur and Jambeda, described below, have been requisitioned by the Collector of Midnapore, for the purpose of providing facilities for irrigation, namely, for the Sepoy Bundh Scheme under section 3 of the West Bengal Land (Requisition and Acquisition) Act 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore:—

Description of land.

Mauza Sepoy Bundh, jurisdiction list No. 508, police-station Jhargram, district Midnapore.

Cadastral survey plots in part—12, 56, 60, 61, 8, 11, 24, 40, 6, 10, 41, 37, 39, 5, 7, 22, 30, 31, 21, 59, 71/97, 70.

Cadastral survey plots in full—18, 19, 20, 9, 34, 42, 14, 17, 23, 43, 35, 36, 16, 15.

Mauza Kharjungle, jurisdiction list No. 5, police-station Jhargram, district Midnapore.

Cadastral survey plot in part—4.

Nauza Katchara Damodarpur, jurisdiction list No. 505, police-station Jhargram, district Midnapore.

Cadastral survey plots in part—338, 330, 331, 37.

Nauza Jambeda, jurisdiction list No. 506, police-station Jhargram, district Midnapore.

Cadastral survey plots in part—118, 142, 121, 5, 205, 119, 126, 130, 206, 116, 122, 123, 136, 7, 138, 139, 140, 204, 141, 115.

Cadastral survey plots in full—132, 133.

Birbhum.—No. 13822L.A.(P.W.).—8th December 1950.—Whereas 0.72 of an acre, more or less, of land situate in or near the village of Albandha described below, has been requisitioned by the Collector of Birbhum for the purpose of providing facilities for irrigation, namely, for the construction of permanent quarters at Kopai in connection with the Mayurakshi Irrigation scheme, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the said land may be inspected in the office of the Collector of Birbhum as well as that of the Executive Engineer, Mayurakshi Irrigation Division No. 71, Suri, Birbhum:—

Description of land.

Nauza Albandha, jurisdiction list No. 23, thana Bolpur, district Birbhum.

Cadastral survey plots in full—1846, 1847.

Nadia.—No. 13824L.A.(P.W.).—8th December 1950.—Whereas 1.14 acres, more or less, of land situate in or near the village of Garibpur described below, have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Road Projects, Krishnagar, Nadia.

Description of land.

Garibpur, jurisdiction list No. 97, police-station Tehatta, district Nadia.

Cadastral survey plots in part—1, 103, 104, 109, 110, 111, 112, 157, 160, 939, 944, 947, 948, 949, 950, 951, 970, 956.

Nadia.—No. 13826L.A.(P.W.).—8th December 1950.—Whereas 0.63 of an acre, more or less, of land situate in or near the village of Ramjibanpur described below, has been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Krishnagar-Karimpur-Shikarpur Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Projects, Krishnagar, Nadia:—

Description of land.

Village Ramjibanpur, jurisdiction list No. 95, police-station Tehatta, district Nadia.

Cadastral survey plots in part—577, 592, 593, 594, 595.

24-Parganas.—No. 13828L.A.(P.W.).—8th December 1950.—Whereas 0.60 of an acre, more or less, of land situate in or near the village of Amkola, police-station Gaighata, described below, has been requisitioned by the Collector of 24-Parganas for the purpose of providing facilities for transport, namely, for earthwork to the approach road to the Gaighata Bridge, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (1) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, as well as in that of the Special Land Acquisition Collector, 24-Parganas:—

Description of land.

Village Amkola, jurisdiction list No. 29, police-station Gaighata, district 24-Parganas.

Cadastral survey plot in full—3.

DECLARATIONS.

Burdwan.—No. 13582L.A.—2nd December 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894, (1 of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for relaying Bank Simulia Nos. 1 and 4 assisted siding of the East Indian Railway, in the village of Sibpur, jurisdiction list No. 18, thana Jamuria, pargana Shergarh, zilla Burdwan, it is hereby declared that for the above purpose a piece of land starting from mile 130-1,360 feet (chainage 10-23) of the Bank Simulia assisted siding, which started from mile 7 of the Barabani Loop, East Indian Railway (Toposi Khorabad Section) and running generally towards the south-western direction up to chainage 10-06 of the new alignment and then again changing its course proceeds generally towards the southern direction through the village Sibpur and terminating at chainage 17-48 of the same alignment varying in width from 1 foot to 200 feet and being 1,348 feet in length and measuring, more or less, 5.19 acres, is required within the aforesaid village of Sibpur.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Divisional Superintendent, East Indian Railway, Asansol.

Declaration No. 5192L.A., dated the 15th May 1950, under section 6 of the Land Acquisition Act, I of 1894, published at page 948, Part I of the *Calcutta Gazette* of the 18th idem, is hereby cancelled.

Burdwan.—No. 13640L.A.—4th December 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 133/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (7) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for the extension of Jaynagar assisted railway siding to serve East Churulia Coal Co.'s. East Churulia Colliery, in the village of Jaynagar, jurisdiction list No. 13, thana Jamuria, pargana Shergarh, zilla Burdwan, it is hereby declared that for the above purpose a piece of land starting from chainage 284.00 feet of the East Indian Railway Ondal Loop Line in mile 6 and running generally towards the north-western direction, being attached to the old northern boundary of the same line through mauza Joynagar and terminating at chainage 285.00 feet of the same line in the same mile, varying in width from 0 foot to 20 feet and being 100 feet in length and measuring, more or less, 0.02 of an acre is required within the aforesaid village of Jaynagar.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (I of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Divisional Superintendent, East Indian Railway, Asansol.

Hooghly.—No. 13648L.A.—6th Dec 1950.—Whereas it appears to the Governor land is required to be taken by Government at the expense of the Dunlop Rubber Co. (I) Ltd., for providing additional housing workers of the factory, together with amenities, such as, sports fields and playgrounds, market halls, schools for employees' children with a view to implementing Govt's policy for better and improved benefits and living conditions of industrial workers, in the villages Keota, Khamapara and Tegharia, jurisdiction list Nos. 7, 7/22 and 48, respectively, of Chinsura, Chinsura and Magra, respectively, pargana Arsha, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 1-21, 45-47, 147-158, 196-218, 12/358, 12/359, 12/360, 21/12/363, 199/365, 211/366, 3/367, 3/368, 374, 203/375, 203/376, 203/377, 203/379, 200/380, 200/381, 3/382, and portion of 22, 23, 27, 42-44, 48-51, 145, 146, 159, 178, 179, 181, 182, 194, 195, 18/371, 160/385 in mauza Keota, cadastral survey Nos. 243-272, 274-308, 312-326, 328-332, 342, 320/349, 252/355, 288/356, 285/357, 362, 2118-2132, 2201-2206, 2221-2228, 2231-2203/2261, and portion of 327, 333, 336, 2230 in mauza Khamapara and cadastral plot Nos. 211-230, 232-236, 240-244, and numbered plot on north of plot No. 218 in Tegharia, and measuring, more or less, 8 acres, is required within the aforesaid villages Keota, Khamapara and Tegharia.

This declaration is made, under the provisions of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Hooghly.

ERRATA

Burdwan.—No. 13584L.A.—2nd Dec 1950.—In declaration No. 8794L.A. dated the 20th October 1949, under section 6 of the Land Acquisition Act, I of 1894, published at page 1017, Part I of the *Calcutta Gazette* of the 27th idem, in respect of the acquisition of land required for additional staff quarters in connection with Post-War Reconstruction in mile 6 and 67 of the East Indian Railway, Main line Burdwan Station in the villages of Sadhe and Nari, jurisdiction list Nos. 69 and 70, respectively, thana Burdwan, pargana Burdwan, district Burdwan:—

Read "79.725 acres" for "78.575 acres" line 12.

Calcutta.—No. 13864L.A.—9th December 1950.—In line 12 of the declaration No. 9064L.A. dated the 26th October 1949, under section 6 of the Land Acquisition Act, I of 1894, published at page 1017, Part I of the *Calcutta Gazette Extraordinary* of the 26th idem, in respect of the acquisition of land for the Victoria Institution for providing accommodation for residential hostel and classes of the institution in the village of No. 9 of the Calcutta Municipality in the city of Calcutta, read "0.179 of an acre" for "0.18 of an acre".

By order of the Governor

S. BANERJEE,

Member, Board of Revenue, &
Secy. to the Govt. of West Bengal (as-4)

Requisition

NOTIFICATION.

No. 13692 Reqn. (Spl.).—6th December 1950.—
In exercise of the powers conferred by section 24
of the West Bengal Premises Requisition and
Control (Temporary Provisions) Act, 1947 (West
Bengal Act V of 1947), the Governor is pleased to
make the following amendment in the West
Bengal Premises Requisition and Control Rules,
1947, namely:—

Amendment.

For rule 3 of the said rules substitute the
following:—

"3. (1) Save as provided in sub-rule (2), an
order under sub-section (1) or sub-section
(3) of section 3 shall be served by tender-
ing and delivering a copy thereof to the
person on whom the order is to be served.

"2) Where—

(a) the person to whom a copy of the order to
be served is tendered under sub-rule (1)
refuses to accept delivery thereof,
the order may be served by fixing a
copy thereof on the outer door or some
conspicuous part of the premises in
which such person ordinarily resides or
carries on business or by sending the
same by registered post with acknow-
ledgment due or in any other manner
as enumerated in clause (b) of this sub-
rule;

(b) the person on whom the order is to be
served cannot be found or is not readily
traceable and the order cannot be other-
wise served without undue delay, the
order may be served on any adult male
member of the family of such person
residing with him, and, if no such
adult male member can be found or if
such member refuses to accept delivery
thereof, the order may be served by
fixing a copy thereof on the outer door
or some conspicuous part of the house
in which the person therein named
ordinarily dwells or carries on busi-
ness; or by publishing the order in the
Calcutta Gazette, and if practicable,
by fixing a copy thereof on the outer
door or some conspicuous part of the
premises to which it relates; or by
fixing a copy thereof on the notice board
in the office of the Collector and, if
practicable, also on the outer door or
some conspicuous part of the premises
to which it relates, as the Collector
may deem fit in the circumstances of the
case; or

(c) the ownership of the premises is in dis-
pute, the order may be served by
publishing it in the *Calcutta Gazette*,
and by fixing a copy thereof on the
outer door or some conspicuous part of
the premises to which it relates; or by
fixing a copy thereof on notice board in
the office of the Collector, and if prac-
ticable also on the outer door or some
conspicuous part of the premises to
which it relates, as the Collector may
deem fit in the circumstances of the
case."

By order of the Governor,
S. BANERJEE, Secy.

**Notice under section 4(b) of the West Bengal
Premises Requisition and Control (Temporary
Provisions) Act, 1947.**

5, Bankshall Street, Calcutta, the 1st December
1950.

Whereas the premises described in Schedule I
below have been requisitioned under the provi-
sions of section 3 of the West Bengal Premises
Requisition and Control (Temporary Provisions)
Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers con-
ferred by section 4 of the aforesaid Act, I hereby
direct Sri K. Basu, Bar-at-Law, 29/1, Grey Street,
Calcutta, New Manager of the Estate of Sri Sri
Iswar Jagannath Jiu, appointed by a decree of the
High Court, dated 21st July 1949, in suit No. 595 of
1943, the landlord of the premises to execute in
respect of the said premises the repairs specified in
Schedule II below on or before 9th December 1950.

Schedule I.

Particulars of the premises.

98, Manicktala Main Road, Calcutta.

Schedule II.

Particulars of the repairs.

Whitewashing.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

কৃষি, বন ও মৎস্য বিভাগ।

**DEPARTMENT OF AGRICULTURE, FORESTS
AND FISHERIES**

কৃষি।

Agriculture

প্রদানার্থে।

NOTIFICATIONS.

কলিকাতা।—নং ১০২৬০ কৃষি।—২৯শে নভেম্বর ১৯৫০।—

প্রদত্ত হুতি শেষ হইলে ডাঃ এল. সি. সিঙ্কাকে ১৯৫০ সালের ২৭শে
নভেম্বর হইতে দুঃসহায়তা ও হরিণঘাটা কেন্দ্রের পরিদর্শকের পদে
দুর্নিয়োগ করা হইয়াছে।

Calcutta.—No. 10263 Agri.—29th November
1950.—On the expiry of the leave granted to him,
Dr. L. C. Sikka has been re-appointed as Milk
Commissioner-cum-Administrator, Haringhata
Centre, with effect from 27th November 1950.

No. 10313 Agri.—30th November 1950.—Sri M.
C. Dutta, Divisional Agricultural Engineer under
the Central Tractor Organisation, Government of

India, is appointed temporarily as Executive Engineer in connection with the scheme for reclamation of waste lands by tractors in West Bengal until further orders with effect from the date on which he takes over charge.

By order of the Governor,
M. SARKAR, Dy. Secy.

মৎস্য শাখা।

Fisheries

প্রজ্ঞাপনার্থী।

NOTIFICATIONS.

নং ১০১৩৭মৎস্য।—২৪শে নভেম্বর ১৯৫০।—উত্তর এলাকার মীনপোষ অধ্যক্ষ ডাঃ কে. কে. নায়রকে পশ্চিমবঙ্গীয় কৃষক নিয়মাবলীর প্রথম খণ্ডের ১৬৭(২) সংখ্যক নিয়মানুযায়ী ১৯৫০ সালের ৪ঠা ডিসেম্বর হইতে নব্বই দিনের পূরা বেতনে ছুটি মজুর করা হইল।

No. 10137Fish.—24th November 1950.—Dr. K. K. Nair, Superintendent of Fisheries, Northern Circle, is allowed earned leave for the period of ninety days with effect from the 4th December 1950 under rule 167(ii) of the West Bengal Service Rules, Part I.

নং ১০২৮৩মৎস্য।—২৯শে নভেম্বর ১৯৫০।—প্রীতমরেশ চন্দ্র নায়কে মীনপোষ অধিকারের অধীনস্থ নৌযন্ত্রবিদের পদে কার্যে যোগদানের তারিখ হইতে পুনরাদেশ পর্যন্ত নিযুক্ত করা হইল।

রাজ্যপালের আদেশানুসারে,

শ্রী চন্দ্র মন্ডল,

উপ-কমিসারি।

No. 10283Fish.—29th November 1950.—Sri Amaresh Chandra Roy is appointed to act, until further orders, as Naval Engineer in the Directorate of Fisheries, West Bengal, with effect from the date of his joining the post.

By order of the Governor,
G. C. MANDAL, Dy. Secy.

পশু শাখা।

Zoo

প্রজ্ঞাপন।

NOTIFICATION.

কলিকাতা-২৪-পার্শ্বাঙ্গ।—নং ১০২৮০পশুশাখা।—২৯শে নভেম্বর ১৯৫০।—কলিকাতার (সদর) রেপার্স পরিদপ্তর দ্বারা পশুশাখার

চাটাজীকে প্রথমতঃ পশু বসতির হুজিটে কার্যে যোগদানে হইতে আলিপুর পশুশাখার উপ-অধ্যক্ষ পদে নিযুক্ত করা হইল।

রাজ্যপালের আদেশানুসারে,

শ্রী চন্দ্র মন্ডল,

উপ-কমিসারি।

Calcutta-24-Parganas. — No 10280Zoo. — November 1950.—Sri Satya Narayan Chatterjee, Inspector of Rationing (Headquarters), Calcutta, is appointed as the Deputy Superintendent of Zoological Garden, Alipore, on contract period of five years in the first instance with effect from the date of his joining.

By order of the Governor,

G. C. MANDAL, Dy. Secy.

CO-OPERATION, CREDIT, RELIEF & REHABILITATION DEPARTMENT

Co-operation

NOTIFICATIONS

Midnapore. — No. 1661Co-op. — 1st Dec 1950.—Sri Manindra Nath Mahtia, District Auditor of Co-operative Societies, Midnapore, is allowed leave on average pay for three days from the 12th October 1950, under rule 184(b)(iii) of the West Bengal Service Rules, Part I.

West Dinajpur-Birbhum.—No. 1670Co-op. — 2nd December 1950.—Sri Suresh Chandra Mahtia, now acting as Assistant Registrar of Co-operative Societies, West Dinajpur district, with headquarters at Balurghat, is appointed to act as Assistant Registrar of Co-operative Societies, Birbhum district, with headquarters at Suri, with effect from the date of his assuming charge of office until further orders.

Malda-West Dinajpur.—No. 1671Co-op. — 2nd December 1950.—Sri Pramatha Nath Majumdar, now acting as Assistant Registrar of Co-operative Societies, Malda, is appointed to act temporarily as Assistant Registrar of Co-operative Societies, West Dinajpur, in addition to his own duties, with effect from the date of his assuming charge of office until further orders.

Calcutta-24-Parganas-Burdwan.—No. 1672Co-op. — 2nd December 1950.—Sri Anil Kumar Mahtia, now acting as District Auditor of Co-operative Societies, Calcutta-24-Parganas districts, is appointed temporarily to act as Assistant Registrar of Co-operative Societies, Burdwan district, with headquarters at Burdwan, with effect from the date of his assuming charge of the office until further orders.

Burdwan.—No. 1673Co-op. — 2nd Dec 1950.—In exercise of the power conferred by section 10 of the Bengal Co-operative Societies Act, 1940 (Bengal Act XXI of 1940), the Governor is pleased to confer on Sri Anil Kumar Mahtia, Assistant Registrar of Co-operative Societies, Burdwan, the power to act as Assistant Registrar of Co-operative Societies, Burdwan, with effect from the date of his assuming charge of the office until further orders.

district, all the powers of, and impose upon him the duties of, the Registrar under the said Act, other than those specified in the second schedule to the said Act.

Birbhum-Howrah-Hooghly.—No. 1674Co-op.—6th December 1950.—Janab Farhad Hossain, Assistant Registrar of Co-operative Societies, Birbhum district, now on leave, is appointed to be the Assistant Registrar of Co-operative Societies, Howrah-Hooghly districts, with headquarters at Howrah, with effect from the date of assuming charge of the office until further orders.

By order of the Governor,
K. C. BASAK, Secy.

Calcutta-Hooghly.—No. 1675Co-op.—2nd December 1950.—Sri Nirmalendu Sen Gupta, officiating Personal Assistant to the Registrar of Co-operative Societies, West Bengal, is appointed on probation to be the Assistant Registrar, Co-operative Training Institute, with headquarters at Bagmati (Hooghly), with effect from the date of assuming charge of the office.

Nadia-Murshidabad.—No. 1686Co-op.—6th December 1950.—Sri Saroj Kumar Das, Divisional Auditor of Co-operative Societies, Nadia-Murshidabad districts, with headquarters at Krishnagar, is appointed to act as District Auditor of Co-operative Societies, Nadia, with headquarters at the same station, viz., Krishnagar, with effect from 1st December 1950, until further orders.

Darjeeling-Jalpaiguri-Cooch Behar.—No. 1687Co-op.—6th December 1950.—Sri Heramba Kishore, officiating Divisional Auditor of Co-operative Societies, Darjeeling-Jalpaiguri-Cooch Behar districts, with headquarters at Darjeeling, is appointed to act as District Auditor of Co-operative Societies in the same districts, with headquarters at the same station, with effect from the 1st December 1950, until further orders.

Malda-West Dinajpur.—No. 1688Co-op.—6th December 1950.—Sri Hiralal Ganguly, officiating Divisional Auditor of Co-operative Societies, Malda-West Dinajpur districts, with headquarters at Malda, is appointed to act as District Auditor of Co-operative Societies, Malda, with headquarters at the same station, with effect from the 1st December 1950, until further orders.

Howrah-Hooghly-Bankura.—No. 1689Co-op.—6th December 1950.—Sri Sisir Kumar Das Gupta, officiating Divisional Auditor of Co-operative Societies, Howrah-Hooghly-Bankura districts, with headquarters at Howrah, is appointed to act as District Auditor of Co-operative Societies, Howrah-Hooghly districts, with headquarters at Howrah, with effect from the 1st December 1950, until further orders.

Birbhum.—No. 1690Co-op.—6th December 1950.—Sri Kumud Bhushan Bose, officiating Divisional Auditor of Co-operative Societies, Birbhum district, with headquarters at Suri, is appointed to be the District Auditor of Co-operative Societies in the same district, with headquarters at the same station, with effect from the 1st December 1950, until further orders.

Burdwan.—No. 1691Co-op.—6th December 1950.—Sri Gopal Chandra Biswas, officiating Divisional Auditor of Co-operative Societies, Burdwan district, with headquarters at Burdwan, is appointed to act as the District Auditor of Co-operative Societies in the same district, with headquarters at the same station, with effect from the 1st December 1950, until further orders.

No. 1702Co-op.—7th December 1950.—Whereas the term of office of (1) Professor Satyendra Nath Chatterjee, M.A., of Vidyasagar College, (2) Sri Charu Chandra Mahanti, M.L.A., and (3) Sri Sudhangshu Bhushan Mazumdar of Gosava, 24-Parganas, appointed under notification No. 629Co-op., dated the 28th April 1948, as members of the Committee to administer the Co-operative Development Fund expired on the 27th April 1949,

Now, therefore, in exercise of the powers conferred by sub-rule (2) of rule 96 of the Bengal Co-operative Societies Rules, 1942, the Governor is pleased to appoint (1) Sri Kalipada Bhattacharjee, Economist, (2) Sri Ananga Mohan Das Gupta, representative of non-agricultural societies, and (3) Sri Sudhangshu Bhushan Mazumdar, representative of agricultural societies, as members of the said Committee for a period of one year only.

By order of the Governor,
M. A. GANI, Dy. Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

প্রকাশনারী।

NOTIFICATIONS.

দক্ষিণাঙ্গ।—নং ৫৪২০শিক্ষা।—২৯শে নভেম্বর ১৯৫০।—কালিগঞ্জ ডিষ্ট্রিক্টের বয়েজ স্কুলে পশ্চিমবঙ্গ সাধারণ কৃত্যকে (শিক্ষা) প্রিন্সিপাল কুমার চন্দ্রবর্তী, বি. এ.সি.-কে ২৬শে জানুয়ারী ১৯৫০ হইতে তিন বৎসরের মেয়াদে ব্যায়াম শিক্ষকরূপে নিয়োগ করা হইল।

Darjeeling.—No. 5420Edn.—29th November 1950.—Sri Sushil Kumar Chakravorty, B.Sc., is appointed in the West Bengal General Service (Education) as Physical Training Instructor and Games Master, Victoria Boys' School, Kurseong, on contract for three years with effect from the 26th January 1950.

২৪-পরশদা।—নং ৫৪৩৯শিক্ষা।—১লা ডিসেম্বর ১৯৫০।—টাকি গভর্ণমেন্ট হাই স্কুলের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের প্রধান শিক্ষক প্রবন্ধনা কিশোর রায়, এম. এ. বি. টি-কে তাহার নিদিষ্ট কার্য হাড়াও টাকি ইন্টারমিডিয়েট কলেজের অধ্যাপক পদে ১লা সেপ্টেম্বর ১৯৫০ তারিখ হইতে পুনরাদেশ পর্যন্ত অব্যাহতিতে নিয়োগ করা হইল।

24-Parganas.—No. 5439Edn.—1st December 1950.—Sri Bagala Kishore Roy, M.A., B.T., Headmaster, Taki Government High School, in the West Bengal Educational Service, is appointed to act, in addition to his own duties, as Principal of the Taki Intermediate College with effect from the 1st September 1950, or until further orders.

২৪-পরগণা—নং ৫৪৪০শিক্ষা—১লা ডিসেম্বর ১৯৫০—

বারাসত পঞ্চমেন্ট হাই স্কুলের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের প্রধান শিক্ষক শ্রীমুনীন্দ্র প্রসাদ গুহ, এম. এ. বি. টি-কে তাঁহার নিষ্পত্তি কার্য হাড়াও বারাসত ইন্টারমিডিয়েট কলেজের অধ্যক্ষ পদে ১লা সেপ্টেম্বর ১৯৫০ তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,

ডি. এম. সেন,

কম্পর্সচিবা।

24-Paraganas. — No. 5440Edn. — 1st December 1950.—Sri Munindra Prosad Guha, M.A., B.T., Headmaster, Barasat Government High School, in the West Bengal Educational Service, is appointed to act, in addition to his own duties, as Principal of the Barasat Intermediate College with effect from the 1st September 1950 and until further orders.

Calcutta.—No. 42Edn.(Bd.).—29th November 1950.—In exercise of the power conferred by rule 5 of the Board of Secondary Education Electoral (Preparation, Revision and Publication of Electoral Rolls) Rules, 1950, published in this department notification No. 23Edn.(Bd.), dated the 8th November 1950, the Governor is pleased to appoint Sri Netai Chandra Sen, Assistant Secretary, Education Department, as the Registering Authority in respect of the electoral bodies specified in clauses (12) to (17) of section 4 of the West Bengal Secondary Education Act, 1950 (West Bengal Act XXXVII of 1950).

No. 72Edn. (Bd.).—2nd December 1950.—In exercise of the power conferred by clause (d) of rule 2 of the Board of Secondary Education Electoral (Preparation, Revision and Publication of Electoral Rolls) Rules, 1950, published in this department notification No. 23Edn.(Bd.), dated the 8th November 1950, the Governor is pleased to appoint the following officers within their respective jurisdictions to perform all the duties of the Revising Authority under the said rules in respect of the electoral bodies respectively mentioned opposite their names:—

- | | |
|---|--|
| (1) The Chief Inspector, Primary and Basic Education, Education Directorate, Writers' Buildings, Calcutta. | For the electoral body mentioned in clause (17) of section 4 of the West Bengal Secondary Education Act, 1950. |
| (2) The Deputy Chief Inspector, Secondary Education, Education Directorate, Writers' Buildings, Calcutta. | For the electoral bodies mentioned in clauses (12), (13), (14), (15) and (16) of section 4 of the West Bengal Secondary Education Act, 1950. |
| (3) The District Inspectress of Schools, Murshidabad and Nadia.
Post office Berhampore. | |
| (4) The District Inspectress of Schools, Hooghly, Howrah and Midnapore.
Post office Midnapore. | |
| (5) The District Inspectress of Schools, Burdwan, Birbhum and Bankura.
Post office Burdwan. | For the electoral body mentioned in clause (15) of section 4 of the West Bengal Secondary Education Act, 1950. |
| (6) The District Inspectress of Schools, Jalpaiguri, Darjeeling, Cooch Behar, West Dinajpur and Malda.
Post office Jalpaiguri. | |

- | | |
|---|--|
| (7) The District Inspector of Schools, Nadia.
Post office Krishnagar. | |
| (8) The District Inspector of Schools, Murshidabad.
Post office Berhampore. | |
| (9) The District Inspector of Schools, Burdwan.
Post office Burdwan. | |
| (10) The District Inspector of Schools, Birbhum.
Post office Suri. | |
| (11) The District Inspector of Schools, Bankura.
Post office Bankura. | |
| (12) The District Inspector of Schools, Midnapore.
Post office Midnapore. | |
| (13) The District Inspector of Schools, Hooghly.
Post office Chinsurah. | |
| (14) The District Inspector of Schools, Darjeeling.
Post office Darjeeling. | |
| (15) The District Inspector of Schools, Jalpaiguri.
Post office Jalpaiguri. | |
| (16) The District Inspector of Schools, Cooch Behar.
Post office Cooch Behar. | |
| (17) The Assistant Inspector of Schools, West Dinajpur.
Post office West Dinajpur. | |
| (18) The District Inspector of Schools, Malda.
Post office Malda. | |

For the electoral bodies mentioned in clauses (14) and (16) of section 4 of the West Bengal Secondary Education Act, 1950.

The Charitable Endowments Act (VI of 1890)

No. 5458Edn.—1st December 1950.—It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act (VI of 1890), upon the application made to the Administrators of the Srimati Kammal Fund created in terms of notification No. 1 Edn., dated the 13th November 1917, doth hereby order and direct that the security, particular which were contained in the first schedule written under the above notification or any other security or securities to which it might have been or be converted, shall, as from the 15th April 1947, vest and be deemed to have vested and henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors in office subject to the provisions of the said Charitable Endowments Act (VI of 1890), and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to secure the interest of the said security or securities, present corpus of which consists of 3 per cent loan, 1946 for Rs. 4,000 when and the same became and shall become payable and from time to time to apply the same in terms of the scheme for creation of the said endowment, particulars of which scheme are contained in the second schedule written thereunder, and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

The Charitable Endowments Act (VI of 1890)

No. 5459Edn./5F-35/50.—1st December 1950
It is hereby notified that the Governor of the State of West Bengal, in exercise of the powers conferred

sections 4 and 5 of the Charitable Endowments Act (VI of 1890), upon the application made by the Administrators of the Sibani Fund created in the notification No. 1299, dated the 6th April 1894, doth hereby order and direct that the particulars of which were contained in the first schedule written under the above notification or any other security or securities to which it might have been or may be converted, shall, as from the 15th August 1947, vest and be deemed to have vested and be henceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal and be held by him and his successors in office subject to the provisions of the Charitable Endowments Act (VI of 1890), and any rules from time to time framed thereunder by the Governor of the State of West Bengal upon trust forever to receive the interest on the said security or securities, the present value of which consists of 3 per cent. loan, 1946, Rs. 6,000 when and as the same became and shall become due and payable and from time to time to apply the same in terms of the scheme for the creation of the said endowment, particulars of which scheme are contained in the second schedule written thereunder, and it is hereby further notified that the said scheme shall be deemed to have been in operation on the vesting of the said security or securities in the said Treasurer of Charitable Endowments for the territories subject to the Government of West Bengal.

By order of the Governor,
D. M. SEN, Secy.

BOARD OF REVENUE, WEST BENGAL

Survey and Settlement

NOTIFICATION.

No. 9900S.&S.—30th November 1950.—Sri Ananth Chatterjee, Sub-Deputy Collector and Assistant Officer-in-charge, West Bengal Drawing Office and Traverse Party, is granted earned leave of twenty-seven days from 6th November 1950 to 13th December 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

By order of the Governor,
P. BANERJEE, Addl. Secy.

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Leave.

No. 7607A.—4th December 1950.—Sanindra Nath Mukharji, officiating Additional Subordinate Judge and Assistant Sessions under orders of transfer to Birbhum, is granted leave on average pay under rule 188(a) of West Bengal Service Rules, Part I, for two months with effect from the 10th December 1950, in lieu of the leave granted to him under the notification of the 4th November 1950.

Murshidabad.—No. 7625A.—4th December 1950.—Sri Anil Krishna De, Munsif of Jangipore in the district of Murshidabad, is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for twenty days with effect from the 13th November 1950.

2. He is also permitted to prefix the Civil Court Vacation of 1950 to the leave under rule 170(c) *ibid.*

NOTIFICATION.

No. 7746E.—9th December 1950.—The following rule, framed by the High Court at Calcutta, under sections 8 and 9 of the Legal Practitioners Act, 1879 (XVIII of 1879), amending the rules relating to the enrolment of the legal practitioners is published for general information:—

Rule.

In Rule 947A (as introduced by slip No. 718 and amended by slips Nos. 753 and 765), page 375 of the Civil Rules and Orders, Volume I:—

(i) Substitute "1951" for "1950" in lines 13 and 16;

(ii) Substitute "1951" for "1950" in line 1 of the Note below the Rule.

R. P. MUKHERJI, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

No. 976C.—30th November 1950.—Whereas paragraph 3 of section IX of the annexure to the Prime Ministers' Agreement concluded in New Delhi on the 8th April 1950 provides for the establishment of Subdivisional Minorities Boards;

And whereas the Government of West Bengal have empowered the Divisional Commissioners to appoint the members of such Boards within their respective areas;

I, therefore, constitute the following Subdivisional Minorities Boards in the district of Hooghly with the members noted below each subdivision and direct that the Subdivisional Officer shall be the Chairman of the Board for that subdivision. The members appointed were selected by the District Minority Board, Hooghly, at a meeting held on the 2nd November 1950.

It is further directed that the working of the Boards shall be regulated in accordance with such instructions as may be issued by the Government of West Bengal from time to time:—

District Hooghly.

Hooghly Sadar subdivision.

1. Janab Hafez Daudar Rahaman.
2. Janab Ahmed Zahirul Huq.
3. Janab Din Muhammad Mondal.
4. Sri Suhel Singh.
5. Mr. Manmatha Nath Sarkar.

Serampore subdivision.

1. Janab Kazi Majed Bux.
2. Janab Muhammad Moniruzzaman.
3. Janab Abdur Rezzak Mallick.
4. Mr. Samuel Bose.
5. Sri Lakshmikanto Neogi.

Arambagh subdivision.

1. Janab Zahurul Huq Chaudhury.
2. Janab Muhammad Soleman.
3. Janab Sajed Ali.
4. Sri Gosta Behari De.
5. Sri Golok Behari Ghatak.

No. 1852M.—30th November 1950.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that the Commissioners of the Dainhat Municipality in the district of Burdwan at a special meeting held on 14th October 1950 duly elected Sri Sarat Kumar Banerjee as the Vice-Chairman of the municipality in place of Sri Moni Mohan Das granted leave with effect from 15th October 1950.

No. 1017C.—8th December 1950.—Whereas paragraph 3 of section IX of the Annexure to the Prime Ministers' Agreement concluded in New Delhi on the 8th April 1950 provides for the establishment of Subdivisional Minorities Boards;

And whereas the Government of West Bengal have empowered the Divisional Commissioners to appoint the members of such Boards, within their respective areas;

I, therefore, constitute the following Subdivisional Minorities Boards in the district of Bankura with the members noted below each subdivision and direct that the Subdivisional Officer shall be the Chairman of the Board for that subdivision. The members appointed were selected by the District Minorities Board, Bankura.

It is further directed that the working of the Boards shall be regulated in accordance with such instructions as may be issued by the Government of West Bengal from time to time.

District Bankura.*Bankura Sadar subdivision.*

1. Janab Sk. Abdul Azim Khan.
2. Janab Alijuddin Mandal.
3. Janab Sk. Ishaque.
4. Sri A. K. Mundle.
5. Sri Rashbehary Sardar.

Vishnupur subdivision.

1. Janab Nasir Ahmed, B.L.
2. Janab Choudhury Md. Ilias.
3. Janab Erfan Ali Hazari.
4. Sri Haripada Chakravarty.
5. Sri Babulal Saren.

B. SARKAR, Commissioner.

Suri, the 29th November 1950.

NOTIFICATION.

Whereas by the Government of West Bengal, Local Self-Government Department, notification No. M.1M-48/50, dated 5th September 1950, published at page 1809 of the *Calcutta Gazette*, dated 7th September 1950, the provisions of the Bengal Village Self-Government Act, 1919, have

been withdrawn under sub-section (3) of 1 of the said Act from the area which was the jurisdiction of the Bolpur union board district of Birbhum and which has been constituted to be a municipal area;

Now, therefore, in exercise of the power conferred upon me by section 3 of the said Act, I hereby direct that all funds vested in the union board and all dues of the said board in respect of arrear assessment and current assessment to the 1st quarter of 1357 B.S., chakran rent and pound rent in respect of the said area in all amounting to Rs. 4,427, all liabilities of the said board in respect of the said area in all amounting to Rs. 10,667, per Schedule B together with the movable immovable properties belonging to the said area as per Schedule C below shall vest in the Municipality with effect from the date of constitution of the said municipality.

Schedule A.*Assets.*

	Rs.
(i) Arrear union rates for 1356 B.S.	1,531
(ii) Current union rates for the 1st quarter of 1357 B.S.	2,895
(iii) Chakran rent and pound rent
Total ...	4,427

Schedule B.*Liabilities.*

	Rs.
(i) Compensation payable for the union board office building ...	1,500
(ii) Pay, etc., for two quarters ...	773
(iii) Pay of the staff for two quarters ...	1,800
(iv) Miscellaneous expenditure incurred ...	558
(v) Road repairing ...	166
(vi) Water supply ...	1,231
(vii) Street lighting ...	55
(viii) Remuneration of sweepers ...	4,165
(ix) Scavenging cart ...	389
(x) Unremitted amount of Education Tax ...	3,826
Total ..	14,466

Deduct the amount already realised and spent by the union board ... 3,799

Net liability 10,667

Schedule C.*List of movable properties.*

(i) Office furniture ...	19
(ii) Stationery articles ...	8
(iii) Table cloth ...	1
(iv) Table cover ...	1
(v) Cane chairs (broken) ...	2
(vi) Buffalo ...	1
(vii) Conservancy cart ...	1
(viii) Scavenging cart ...	12
(ix) Daylight (broken)

List of immovable properties.

(i) Union board roads lying within the said area measuring 12 miles.
(ii) Building with the land valued Rs. 25,000.

B. L. GHOSH,
District Magistrate, Birbhum

Suri, the 9th December 1950.

In exercise of the power conferred by the West Bengal Private Forests Act, 1948 (XIV of 1948), the Governor is hereby pleased to apply to the lands mentioned in the schedule below, the provisions of the said Act applicable to vested forests, subject to the condition determined heretofore by an agreement between the Collector of Birbhum and the owners of the said lands. The Governor is further pleased to direct that the said lands be managed as a vested forest on behalf of the owners by the Regional Forest Officer, Birbhum, in accordance with the provisions of the West Bengal Private Forests Act, 1948.

Schedule.

district Birbhum, Rampurhat subdivision, thana Rampurhat, mauza Kasthagorh.

Plot No.	Cadastral survey plot No.	Area in acres.
63 (part)		14.61
76 (bal.)		6.72
		21.33

By order of the Governor,

B. L. GHOSH,

Collector, Birbhum.

orders by the Deputy Inspector-General of Police, Western Range

Chinsurah—No. 8222.—1st December 1950.—Jitendra Chandra Mukharji, Inspector Burdwan, is granted leave on average pay for seven days and leave on half average pay for twenty-three days, on medical certificate, in extension of the leave granted to him in notification No. 7520, dated 3rd November 1950, published in the Calcutta Gazette, dated 9-11-50, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

The existing acting arrangement will continue.

H. S. GHOSH CHAUDHURI,

Dy. Insp.-Genl.

Presidency Division—Calcutta

No. 2830M.—2nd December 1950.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that (1) Sri Sachindra Kumar Mukhopadhyaya, (2) Sri Dwarka Prasad Shaw, (3) Janab Hekim Anwarul Haque and (4) Janab Tajummal Hossain have been duly elected Commissioners at a fresh election of Ward No. 1 of the Kamarhati Municipality in the district of the 24-Parganas whose previous elections were set aside by an order of the Sixth Additional Subordinate Judge, 24-Parganas, on 17th August 1950.

No. 2868M.—8th December 1950.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that Sri Nagendra Nath Halder has been duly elected Commissioner of the Gobordanga Municipality in the district of the 24-Parganas, vice Sri Nikunja Lal Bal, resigned.

No. 2869M.—8th December 1950.—In accordance with section 50 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), it is hereby notified for general information that Sri Panch Kari Choudhury has been duly elected Vice-Chairman of the Gobordanga Municipality in the district of the 24-Parganas, vice Sri Nikunja Lal Bal, resigned.

No. 1566R.G.—8th December 1950.—Sri Jogabandhu Bhattacharjee, Sub-Deputy Collector, West Dinajpur, is posted to Sadar station of the 24-Parganas district.

No. 1569R.G.—8th December 1950.—Sri Santi Kumar Bhattacharjee, Sub-Deputy Collector (on probation), Sadar, West Dinajpur, is appointed temporarily as Circle Officer for Gangarampur Circle of that district.

No. 1574R.G.—8th December 1950.—Sri Ramkrishna Ghosh, Sub-Deputy Collector (and Circle Officer), Kakdwip, 24-Parganas, is granted earned leave for seven days, under rule 167(a) of the Bengal Service Rules, Part I, with effect from 27th November 1950.

No. 1575R.G.—8th December 1950.—Sri Sailendra Nath Chakrabarti, Sub-Deputy Magistrate and Sub-Deputy Collector, Sadar, 24-Parganas, is posted to the Sadar station of the West Dinajpur district.

Collector and
the Birbhum
quarters station

১-১১-৫০ ডিসেম্বর
ও সদরস্থ উপায়ুক্ত

দ্বারা উক্ত জেলা আধিবাসীদের এবং বাবর এলাকার আধিবাসিক
নিবৃত্ত হইল।

General.

১১-১১-৫০ ৪০০০জি.এ.—১১ ডিসেম্বর ১১০০১—

দেবর উপ-মাসক ও সদরস্থ উপায়ুক্ত মোহন বন্দ্যোপাধ্যায়
বিজ্ঞপ্তি নিবৃত্ত হইলেন।

Burdwan Divn.—No. 4005G.A.—9th December 1950.—Sri Jnanendra Mohan Banarji, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, is posted to the Burdwan Division.

১১-১১-৫০ ৪০০৫জি.এ.—৯ ডিসেম্বর ১১০০১—

সদর উপ-মাসক ও সদরস্থ উপায়ুক্ত মোহন বন্দ্যোপাধ্যায়
বিজ্ঞপ্তি নিবৃত্ত হইলেন।

Malda.—No. 4014G.A./8P-124/50.—11th December 1950.—Sri Bhagabat Hansdah, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Malda, is appointed to be Special Officer for Aborigines and Barind Area of that district.

Burdwan.—No. 4028G.A./5C-87/50.—11th December 1950.—Sri Abani Bhushan Ganguli, Special Judge, Special Court, Burdwan, is appointed, in addition to his duties, as an Additional Sessions Judge, Burdwan.

No. 1870L.S.-G.—8th December 1950.—The appointment of the following gentlemen as members of the Managing Committee of the Municipal Charitable Dispensary at Barisha in the district of the 24-Parganas is published for general information under rule 20(b) of the Dispensary Manual:—

Sri Upendra Nath Banerjee.
Capt. I. B. Ghoshal.
Sri Bhudhar Chandra Matilal.
Sri Subodh Kumar Banerjee.
Janab Rathanuddin Mollah.
Sri Sushil Kumar Chatterji.
Sri Charu Chandra Banerjee.
Sri Sarat Chandra Banerjee.
Sri Basanta Kumar Ghosh.
Sri Gopal Chandra Banerjee.
Sri Probodh Chandra Chatterjee.
Sri Jogindra Nath Mukherjee.
Sri Bibhuti Bhusan De.
Sri Amulyadhan Mukherjee (Muradpur).
Dr Jamini Kanta Sinha.

J. N. TALUKDAR, Commissioner.

FORM "D".

Form of notice to be published declaring the release of the property when persons entitled to receive possession cannot be found (under section 4).

Alipore, the 1st December 1950.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

Dumuria Union subdivision.

1. Janab Sk. Abdul Azim Khan.
2. Janab Alijuddin Mandal.
3. Janab Sk. Ishaque.
4. Sri A. K. Mundle.
5. Sri Rashbehary Sardar.

Vishnupur subdivision.

1. Janab Nasir Ahmed, B.L.
2. Janab Choudhury Md. Ilias.
3. Janab Erfan Ali Hazari.
4. Sri Haripada Chakravarty.
5. Sri Babulal Saren.

B. SARKAR, Commissioner.

Suri, the 29th November 1950.

NOTIFICATION.

Whereas by the Government of West Bengal, Local Self-Government Department, notification No. M.1M-48/50, dated 5th September 1950, published at page 1809 of the *Calcutta Gazette*, dated 7th September 1950, the provisions of the Bengal Village Self-Government Act, 1919, have

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act XVII of 1947, which have been directed under section 4 of the said Act to be exercised by me, necessary enquiry has been made and the undermentioned owners have been held to be entitled to get possession of the property;

And whereas the undermentioned persons cannot be found and have no agent or other person empowered to accept delivery on their behalf

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act it is hereby declared that the property is released from requisition.

The Schedule.

Case No. L.A.VIII/43 of 1945-46.

Name of the mauza Basudebpur, police-station Baranagar.

Cadastral survey plot Nos.	Name of the owner.	Date of requisition.
127 (P)	Sri Saroda Charan Mitra	27th November 1950
714 (P)	Sri Uday Kumar Das, Sri Arun Ch. Das, Sm. Ushabala Das, wife of Sri Tapan Kumar Das.	1950

Case No. L.A.VIII/64 of 1945-46

Name of the mauza Basudebpur, police-station Baranagar.

Cadastral survey plot No.	Name of the owner.	Date of requisition.
706 (P)	Sri Uday Kumar Das, Sri Arun Chandra Das, Sri Bhuban Ch Das, Sm. Ushabala Das, wife of Tapan Kumar Das	27th Nov 1950

S. N. DAS GUPTA.

Land Acquisition Collector, 24-Parganas

Deduct the amount already realised and spent by the union board	3,799 1
Net liability	10,667 1

Schedule C.

List of movable properties.

(i) Office furniture	19 1
(ii) Stationery articles	8 1
(iii) Table cloth.	1
(iv) Table cover	1
(v) Cane chairs (broken)	2 1
(vi) Buffalo	1
(vii) Conservancy cart	1
(viii) Scavenging cart	1
(ix) Daylight (broken)	12 1

List of immovable properties.

- (i) Union board roads lying within the said area measuring 12 miles.
- (ii) Building with the land value Rs. 25,000.

B. L. GHOSH
District Magistrate, Bir

LABOUR DEPARTMENT

ORDER.

No. 6979Lab.—4th December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 5142Lab., dated the 8th December 1950, the industrial dispute between Messrs. Sen Roy & Co., Ltd., College Square, Calcutta, and their employees in connection with the case of Sri Bibhuti Bhusan Das Gupta of 44/5/1, Gorchha Road, Ballygunge, Calcutta, was referred for adjudication to Sri P. R. Mukherjee, District Judge.

and whereas the said Sri P. R. Mukherjee, District Judge, has submitted to the State Government his award on the said industrial dispute;

now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

Matter of an industrial dispute between Messrs. Sen Roy & Co., Ltd., College Square, Calcutta, and their employees in connection with the case of Sri Bibhuti Bhusan Das Gupta of 44/5/1, Gorchha Road, Ballygunge, Calcutta.

PRESENT :

SRI P. R. MUKHERJEE, *Judge, Industrial Tribunal*

Company: Sri P. K. Sanyal, Advocate, and Sri N. K. Mukherjee, Advocate.

Union: Sri D. L. Sen Gupta, Advocate.

AWARD.

By Government of West Bengal order No. 5142Lab., dated the 8th December 1950, the above industrial dispute was referred to me for adjudication.

The case of the Union is that Sri Bibhuti Bhusan Das Gupta was an old member of the Company with over 22 years of service and had become disabled due to an attack of paralysis. He had prayed for leave with full pay and gratuity at the rate of one month's pay for each year of

the dispute was continuing and had been referred to the Labour Commission and later on referred to this Tribunal. Unfortunately the employee died during the pendency of the case before the Tribunal. There was a provision for substituting his heirs on record.

The Company was prepared to grant only Rs. 333 as *ex gratia* pay. There are several other points raised for adjudication both by the Union and the Company. But all these points became technical and academic in view of the new situation on the last date of hearing when the heirs of the deceased employee filed a petition before the Tribunal praying that they should not like to proceed with the case. The relevant extract of the letter is as follows:—

“Widow and relations of the deceased workman, Sri Bibhuti Bhushan Gupta, of Sen Roy & Co., have expressed their desire not to enter into a discussion of the propriety of the claim of the deceased before any court of law inasmuch as they feel very seriously that the same amounts to dishonouring the departed soul.”

It is unfortunate that the matter thus ended. The situation became complicated due to the unfortunate death of the old employee. The sum offered by the employer had been refused by the employee in his life and as such, this sum was not accepted by the widow and heirs presur on sentimental grounds. Whatever that may be, I would have been glad if the deceased's heirs could have been awarded a decent sum.

As the Union does not want to proceed with the case, there is no alternative than to hold that there is no dispute. The employers intimate to me that they are and would be always ready to pay the sum which had offered, and the heirs are always at liberty to take this sum from the award or no award. In view of the above circumstances, I hold that there is no dispute and as such, nothing to adjudicate. Ordered that the case be disposed of.

P. R. MUKHERJEE

Judge, Industrial Tribunal

The 28th November 1950.

By order of the Governor

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 7009Lab.—6th December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 5094Lab., dated the 12th October 1949, read with its corrigendum No. 6063Lab., dated the 28th November 1949, the industrial dispute between the Chloride Electrical Storage Company (India), Ltd., 4, Lyons Range, Calcutta, and their workmen represented by the Chloride Electrical Storage Company Workers' Union, Shammagar, 24-Parganas, regarding the matters specified in the schedule to the said order, dated the 12th October 1949, read with the said corrigendum dated the 28th November 1949, was referred for adjudication to Sri S. N. Modak, I.C.S. (Retd.);

And whereas the said Sri S. N. Modak, I.C.S. (Retd.), has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased to publish the said award as shown in the annexure hereto.

ANNEXURE.

in the matter of an industrial dispute between the Chloride Electrical Storage Company (India), Ltd., and their workmen represented by the Chloride Electrical Storage Company Workers' Union regarding the questions of reinstatement and compensation in respect of four specified persons.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI S. N. MODAK, I.C.S. (RETD.), *Chairman*.

For the Union: Sri P. K. Sanyal, Advocate, and Sri B. Neogi, Secretary

For the Chloride Electrical Storage Company: Sri N. N. Datta Majumdar, Counsel, Dr. J. K. Bose of the Indian Engineering Association, Mr. E. Goode, Labour Officer, and other officers.

For the Associated Battery Makers (Eastern), Ltd.: Mr. G. F. Kennedy, Solicitor of Messrs. Fowler & Co., assisted by Sri P. K. Ghose, Advocate, and Mr. W. G. Hendry, Director.

AWARD.

By Government of West Bengal, Labour Department, order No. 5094-Lab., dated the 12th October 1949, as amended by order No. 6063Lab., dated the 28th November 1949, this industrial dispute between the Chloride Electrical Storage Company (India), Ltd., 4, Lyons Range, Calcutta, and their workmen represented by the Chloride Electrical Storage Company Workers' Union, Shammagar, 24-Parganas, regarding the questions of reinstatement and compensation in respect of four persons named Abdul Hai Mia, Dhani Sarma, Sewlall and Jagdish Dass has been referred to me as an industrial Tribunal for adjudication. By Government of West Bengal, Labour Department, order No. 5111Lab., dated the 1st February 1950, as amended by order No. 9901Lab., dated the 28th February 1950, and order No. 3684Lab., dated the 7th July 1950, another industrial dispute between the same parties in connection with the discharge of one Jogendra Samal has also been referred to me as an industrial Tribunal for adjudication. The nature of the issues in these two cases being practically the same and the charges in the two cases having taken place in course of the same set of circumstances, these two cases have been heard together for the sake of convenience. The two parties, namely, the Chloride Electrical Storage Company (India), Ltd., and the Chloride Electrical Storage Workers' Union representing the workmen have filed written statements before this Tribunal in both the cases. It transpired at a later stage that the manufacturing unit of Chloride Electrical Storage Company (India), Ltd., was transferred to another Company, namely, the Associated Battery Makers (Eastern), Ltd., and from the 1st January 1950. After a certain amount of enquiry the Tribunal decided to summon the Associated Battery Makers (Eastern), Ltd., as a party to the dispute under section 18(b) of the Industrial Disputes Act, 1947. The latter Company appeared in due course and in view of the new situation created by the introduction of that Company as a party, the Union was permitted to submit additional written statements. Both the Companies filed

in due course their replies to the written statements filed by the Union. The issues framed in the present case, that is to say the earlier case which may be styled as the first case, are as follows:—

(1) Is the 'Chloride Electrical Storage Company Workers' Union, Shannagar, 24-Parganas, entitled to represent the workmen?

(2) Should the following persons be reinstated?

- (i) Abdul Hai Mia,
- (ii) Dhani Sarma,
- (iii) Jagdish Dass,
- (iv) Sewlall.

(3) Should any of the said persons be awarded any compensation? If, on what basis?

It may be noted here that the case of another person named Master Pand was also included in the order of reference in the first case, but it was subsequently dropped with the consent of both parties on the basis of representation made by that person to the effect that he was not interested in the dispute. It was settled that the issues in the second case would be on the same lines as in the first case except that the person concerned would be Jogendra Samal.

2. It is necessary at this stage to take note of the circumstances leading to the lock-out and discharge of all employees, excepting the managerial staff, with effect from the 23rd May 1949, with particular reference to the incidents which took place in the factory on Friday, the 20th May 1949, in presence of the Assistant Labour Commissioner and a Labour Officer and the Government of West Bengal. The Company has generally referred to the atmosphere of serious indiscipline created by certain employees particularly mentioning certain incidents of violence committed in the factory in February 1949. We are, however, principally concerned with the incident which took place on the 20th May 1949. Broadly speaking the version of these incidents as given on the Company's side is as follows. Sometime before 4 p.m. Sri S. B. Sarkar, Assistant Labour Commissioner and S. H. K. Biswas, Labour Officer, under the Government of West Bengal, arrived at the factory of Chloride Electrical Storage Company (India) Ltd., at Shannagar more or less unexpectedly, and while they were discussing certain pending labour disputes with the members of the management staff and with the Union Secretary Sri B. N. Neogi, a large number of workmen assembled in front of the Manager's Office where the Assistant Labour Commissioner was. The Assistant Labour Commissioner and the Labour Officer and some of the factory officials were surrounded by the workmen at the entrance of the factory office and kept confined there for a considerable period. The Assistant Labour Commissioner in due course addressed the gathering but some of the workmen and Union officials delivered insolent and violent speeches and passed objectionable remarks in disparagement of the Assistant Labour Commissioner in particular and of the Government in general. Some of these excited speakers stated that unless the Assistant Labour Commissioner gave a written undertaking to the effect that the grievances of the employees would be settled within a specified period, they would have the authority to take any action as they thought fit. The crowd assumed a threatening attitude and the Assistant Labour Commissioner and the Labour Officer considered it wise to remain inside the Manager's Office without making any attempt to get away through the crowd of workmen. Information was however given by telephone to the Subdivisional Office of Barrackpore and the local police happened to be informed, and eventual

The officer of the police-station arrived with a police force and then the crowd gradually dispersed. The authorities of the Company consulted their advisers as to the steps to be taken in the face of the situation created and they decided to declare a lock-out with effect from Monday, the 23rd May 1949, and to discharge all employees except the managerial staff with effect from the same date. The five persons involved in the present two cases were so discharged with effect from the 23rd May 1949 in course of the mass dismissal. The Company's case is that these five persons participated in acts of violence, obstruction and indiscipline particularly in connection with the incidents which happened after the Assistant Labour Commissioner's visit to the factory on the 20th May 1949. As regards the incidents of the 20th May 1949 the version of the Union is very different and is on the following lines. Sri S. B. Sarkar, Assistant Labour Commissioner, called at the factory and had a lengthy discussion with the Union Secretary regarding the demands of the workmen in the Manager's Office. When Sri Sarkar was still carrying on the discussion the factory closed for the day and the workmen having come to learn that the Assistant Labour Commissioner had come to settle their disputes sat down near the Manager's Office peacefully to hear about the settlement. In due course the Assistant Labour Commissioner addressed the gathering of the workmen and had a discussion with them on various points. Later on a police party arrived on the basis of a false alarm given by somebody to the effect that the Assistant Labour Commissioner was in a state of danger. The police party became satisfied that there was no danger and left the place. The work was done as usual on the 21st May and even on Sunday, the 22nd May, and the workmen were surprised to find that a lock-out had been declared with effect from the 23rd May, and the services of all the employees had been dispensed with. The Union's case is that there was no justification for the declaration of the lock-out or for the mass dismissal of all the employees, and the lock-out was improper, if not illegal, and at any rate the prolongation of the lock-out up to 9th October 1949 was completely unjustified. The Union's case further is that the Company discharged the five persons concerned in the two cases without any ostensible reasons, and they were victimised for their trade union activities, and the discharge amounted to an unfair labour practice. The Union has prayed for orders of reinstatement and compensation in respect of the five persons. The Company has generally contested the prayer on the footing that each of these five persons was justifiably discharged. The Company has further pointed out that the manufacturing section which was run by the Company in May 1949 is no longer under its control, in so far as it is said to have been purchased by another Company, namely, the Associated Battery Makers (Eastern), Ltd. On this basis it is contended by the Chloride Electrical Storage Company (India), Ltd., that there cannot be any order of reinstatement of any discharged workman, as it would be impracticable for the Chloride Electrical Storage Company (India), Ltd., to reinstate any one in the manufacturing section which is now owned and controlled by another Company. The Associated Battery Makers (Eastern), Ltd., has generally contended that it was summoned without proper cause as it cannot be said to have ever been a party to the dispute. It has been further contended by the Associated Battery Makers (Eastern), Ltd., that whatever may be the outcome of the adjudication in respect of the industrial dispute as between Chloride Electrical Storage Company (India), Ltd., and their workmen, no obligations arising out of any order of reinstatement or compensation would be cast on the purchaser Company. It is agreed by all parties concerned that some sort of a transfer in respect of the manufacturing section from the Chloride Electrical Storage Company (India), Ltd., to the Associated Battery Makers (Eastern), Ltd., took place with effect from the 1st January 1950. The Union has contended

that this transfer was a mere eye-wash. It appears that the old employees of Chloride Electrical Storage Company (India), Ltd., were invited to make fresh applications for appointment under the Associated Battery Makers (Eastern), Ltd., and on the making of such applications old employees were taken over by the purchaser Company, continuity of service being maintained and certain other amenities of employment being also kept intact. I shall first proceed to decide the issues as between the Chloride Electrical Storage Company (India), Ltd. and the Union representing the workmen, and subsequently determine the question of liability of the Associated Battery Makers (Eastern), Ltd., if any.

3. As regards issue No. 1, the question is whether the Chloride Electrical Storage Company Workers' Union is entitled to represent the workmen. It is true that the registration of this Union was cancelled in the latter part of March 1949. But the Union was registered again in June 1949, that is to say, long before the dates of reference in these two cases. I do not see any difficulty in the matter of this Union representing the workmen in the present adjudication proceedings. This Tribunal is not much concerned with the question of competency of the Union to carry on negotiations with the Company during the period from March to June 1949. So far as the question of negotiations is concerned it is open to an employer to carry on negotiations even with an unregistered Union. It appears that during the period from March 1949 another Union named Chloride Electrical Storage (India), Ltd. Mazdoor Congress was formed and registered. It is irrelevant for the purposes of this Tribunal to go into the question of the relative importance of the two rival Unions. It has been contended on behalf of the Company that in so far as all the employees were discharged with effect from the 23rd May 1949 there were no workmen in existence and therefore the Chloride Electrical Storage Company Workers' Union could not be legally functioning as such. I do not think there is any substance in this contention, as in my opinion the entire procedure of mass dismissal was unjustified. In any case this line of argument is irrelevant for the purposes of the present adjudication proceedings, and I hold that the Chloride Electrical Storage Company Workers' Union, which is a registered Union, is entitled to represent the workmen.

4. I next proceed to issues Nos. 2 and 3 regarding reinstatement and compensation respectively in respect of the five persons involved in the two cases. I may first examine the general circumstances emerging out of the oral evidence adduced and the documents placed before me. Several documents were put in by both sides as exhibits and copies of other documents were filed as annexures to the statements of the parties, and the file of the Labour Commissioner was copiously referred to. The Union examined witnesses, namely, the Union Secretary and the five persons involved in these two cases, the Chloride Electrical Storage Company (India), Ltd. examined 9 witnesses, and the Associated Battery Makers (Eastern), Ltd. examined none. The main trouble which was the immediate cause of the lock-out declared and the mass dismissal ordered by the Chloride Electrical Storage Company (India), Ltd., with effect from the 23rd May 1949 was an incident which took place in front of the Manager's Office about and at 4 p.m. on Friday, the 20th May 1949, in connection with the visit of the Assistant Labour Commissioner and the Labour Officer (D.Ws. 1 and 2). Considering the evidence both oral and documentary and all the material I find the following facts. On getting the news of the arrival of the Assistant Labour Commissioner Sri S. B. Sarkar at the factory shortly before 4 p.m. the workers conceived the idea of meeting him for getting their dispute settled, and while some workers arrived shortly before 4 p.m. in front of the Manager's Office where the Assistant Labour Commissioner was discussing

with the Union Secretary Sri B. N. Neogi (P.W. 1) and some of the company's officers, many workers assembled there after 4 p.m., the closing of the factory. The Assistant Labour Commissioner in due course addressed the gathering, and the substance of his speech was explained in detail by others. Abodhraj Singh, an ex-President of the Union and some others vilified the Government and the officers of the Labour Directorate for alleged failure to redress the grievances of the workers, and they made threatening speeches using insulting language and adopted a somewhat violent attitude. They wanted the Assistant Labour Commissioner to settle their disputes immediately or to give an undertaking in writing to settle the dispute within a specified time, authorising the workers to act as they pleased if the time limit was not observed. The situation became tense and the Assistant Labour Commissioner thought it wise not to attempt to leave the factory in the face of the crowd of about 300 workers who had assembled there, and some of whom had adopted a threatening attitude. Meanwhile the Assistant Labour Commissioner's driver managed to contact the Subdivisional Officer of Barrackpore over the telephone and in due course a Sub-Inspector of Police arrived with a police force. Thereafter the crowd dispersed. The Assistant Labour Commissioner lodged a formal information with the police who prosecuted some persons and the criminal case is still pending. Work was done in the factory on Saturday, the 24th May 1950, though some workers might have indulged in a certain amount of laxity. The Company declared a lock-out and discharged all employees except the managerial staff with effect from Monday, the 23rd May 1949. The Company eventually lifted the lock-out on and from the 24th October 1949, and re-employed many employees on various dates after their discharge on 23rd May 1949. The five persons with whom we are concerned in the two cases were discharged along with others on 23rd May 1949, but they have not been re-employed owing to alleged acts of major misdemeanour. The manufacturing section, with all assets, of the Chloride Electrical Storage Company (India), Ltd., was purchased in accordance with an agreement of sale by the Associated Battery Makers (Eastern), Ltd., who took over the management of the manufacturing section on and from the 1st January 1950. The latter company appointed many of the old employees of the Chloride Electrical Storage Company (India), Ltd., who made individual applications, and the continuity of service and of amenities was maintained in accordance with the arrangement made. The present five persons do not appear to have made any applications for appointment by the Associated Battery Makers (Eastern), Ltd.

It is difficult to say under the particular circumstances that the lock-out declared by the Company on and from 23rd May 1949 was illegal. In the light of certain materials in the Labour Commissioner's file it is possible that certain conciliation proceedings were pending at the time before a conciliation officer. But the lock-out cannot be characterised as illegal under any section of the Industrial Disputes Act. The real question is whether the lock-out was justified. In view of the threatening and insulting and objectionable attitude adopted by some of the members of the crowd of workers in the presence of the Assistant Labour Commissioner on 20th May 1949 and some of the previous happenings particularly in February 1949, the declaration of the lock-out from 23rd May 1949 cannot be said to have been quite unjustified. But I am satisfied that there was absolutely no justification for prolonging the lock-out beyond a legitimate limit. The Company was very unreasonable in not taking the advice of the Labour Commissioner and of the Government for lifting the lock-out at an early date and that the lock-out, though not illegal at the start, was wholly unreasonable and improper after a short period. The Company went still further in so far as it carried out a policy of mass dismissal of all employees

except the managerial staff from 23rd May 1949. I fail to understand the reason of this most extraordinary and abnormal step. The Company indeed called upon at the time to take certain measures for the security of the factory. In my opinion a short-period lock-out was adequate for that purpose, and the policy of mass dismissal was neither necessary nor justified from any point of view. The Company was indeed at liberty to consider the question of re-employment, after the lock-out, of individual employees who might have been guilty of specific acts of major misdemeanour. If the Company wished to take any such step, it was incumbent on it to do so in accordance with the principles of natural justice and even in accordance with clause 18 of the Company's Standing Orders, to give to each employee who was intended to be discharged a full opportunity of explaining the circumstances alleged against him. The Company did nothing of the kind and deliberately violated its own Standing Orders and the principles of natural justice by carrying out an extraordinary policy of mass dismissal of some employees who were suspected to be guilty and of a large number of other employees who were innocent. The argument advanced on behalf of the Company to the effect that observance of the Standing Orders was not necessary under the particular circumstances as it was not possible to give charge-sheets to so many employees is hopelessly untenable. The Company cannot be permitted to take cover under its own unjustified act of mass dismissal to justify its violation of the Standing Orders. I find that the Company's act of discharging all the employees without any discrimination between the guilty and the innocent, in direct violation of the Standing Orders and of the principles of natural justice, deserves the severest condemnation. In the light of this clear finding, I feel that the evidence adduced on the side of the Company must be scrutinised with a good deal of care for the purpose of determining if any or all of the five persons concerned were guilty of any major misdemeanour such as would justify their discharge.

6. I have decided to consider the Company's evidence before making any reference to the earliest reports about the incident of 20th May 1950. The Company's evidence consists of several phases. The first phase is that some of the employees prevented other employees from leaving the factory premises after 4 p.m., the closing hour. Another phase is that some of the employees incited others to join the crowd in front of the Manager's office. Still another phase is that the crowd was an unlawful assembly with the object of insulting, annoying and intimidating and wrongfully confronting the Assistant Labour Commissioner. Another aspect of the evidence is that some of the employees prevented or tried to prevent other employees from entering the factory after the lock-out was lifted. The reports of importance are the Assistant Labour Commissioner's first information (Ex. K) lodged with the police on the date of the incident 20th May 1950, his report to the Labour Commissioner, dated 24th May 1950 (Ex. L) in the Labour Commissioner's file and the Company's reports to the Labour Commissioner, dated 23rd May 1950 (Annexures 23 and 24 to the Company's written statement). Unfortunately the Company has not examined its officers Mr. Tuckfield, Mr. Jolly and Mr. Goode. But their reports of 21st May 1950, about the incident (Annexures 20, 21, 22 to the Company's written statement) may be used for what they may be worth for the purpose of testing the oral evidence adduced before this Tribunal. But Mr. Tuckfield's statement about an isolated incident of obstruction is nothing in the earliest reports nor is anything alleged in the Company's written statement to indicate that some of the employees prevented other employees from leaving the factory premises on 20th May 1950. This circumstance considerably weakens the present evidence before me of the alleged obstruction of individuals. As regards the incitement to join the unlawful assembly alleged in the Company's written statement, nothing is mentioned

in the earliest reports. As regards the behaviour of some persons in the assembly there are references to the threatening and insulting attitude adopted by some persons in the earliest reports and of course in the Company's written statement. But in none of the earliest reports is there any mention of any of the five persons with whom we are concerned as having committed any overt act, so far as the proceedings of the assembly are concerned, or as being present in the assembly. This rather tends to indicate that, although some of these five persons might be present in the crowd they were not alleged to have taken any specific part of an objectionable nature at the earliest points of time. It also appears that the police who investigated the case relating to the incident of 20th May 1950 did not proceed against any of these five persons and there is no police report of any kind against any of them. As regards alleged acts of obstruction after the lock-out was lifted, there is no indication in the Company's written statement. In the light of these circumstances I am of opinion that the evidence now adduced by the Company's witnesses regarding the complicity of these five persons should be scrutinised with a great deal of caution.

7. I now proceed to deal with the individual cases of the four persons, viz. Abdul Hai Mia, Dhani Sarma, Sewhall and Jagdish Dass, who are concerned in the present adjudication proceeding arising out of the first reference. The case of the 5th person Jogendra Samal who is concerned in the other adjudication proceeding arising out of the second reference will be dealt with in a separate award. It appears to me that the acts alleged to have been committed by these persons cannot legitimately be brought within the purview of any of the items of major misdemeanour recognised under the standing orders of the Company, other than the item (g) relating to disorderly behaviour. The question is whether any or all of these persons were guilty of disorderly behaviour. In scrutinising the evidence which has been placed before me it should be borne in mind that very strong and reliable evidence of active participation in disorderly behaviour or acts of indiscipline will be necessary. I shall take up the case against Abdul Hai Mia first. He was appointed as a general cooly on 24th April 1946 and was a fitter mate at the time of his discharge from 23rd May 1949. He thus served the Company for slightly over three years. The Assistant Labour Commissioner and the Labour Officer are not in a position to say anything specific against Abdul Hai. D.W. 3 who is a store clerk has said that the workers who obstructed others from going towards the outer gate included Abdul Hai, Dhani Singh (Sarma), Jagdish, Sewhall, and Jogendra Samal, and he cannot remember the names of others. This witness impresses me as an omnibus witness who came only to name exactly these five persons in the matter of acts of obstruction. I do not think D.W. 3 is a reliable person. Apart from this specific evidence I am not disposed to attach much importance to the evidence relating to acts of obstruction as such allegations were not made in the earliest reports or in the Company's written statement before the Tribunal. D.W. 4 has said that Abdul Hai was one of the persons who asked others to assemble in connection with the Assistant Labour Commissioner's visit. I do not think that asking or inducing other employees, without using force, or violence, to join an assembly for meeting the Assistant Labour Commissioner, would necessarily amount to disorderly behaviour. D.W. 4 has also stated in his evidence that Abdul Hai obstructed him when he was about to go out of the factory after the closing hour. This evidence of obstruction by Abdul Hai is not consistent with Exhibit D which is said to be a statement of D.W. 4, inasmuch as this written statement indicates that it was Dhani Sarma who obstructed him. D.W. 4 says that he signed the written statement exhibit D the body of which was written by somebody else. I am satisfied that D.W. 4, the person of whose signature I obtained, did not sign the document at all.

As regards the evidence of D.W. 5, a Supervisor, he also has stated that Abdul Hai asked others to join the assembly in connection with the Assistant Labour Commissioner's visit. This witness has also stated that Abdul Hai was one of the persons present in the assembly who insisted on that the dispute being settled by the Assistant Labour Commissioner immediately and said that they would not allow the officer to go without settling the dispute. D.W. 7, a motor driver, has stated that Abdul Hai was one of the persons who was talking about employees joining the assembly to meet the Assistant Labour Commissioner. I would not attach much importance to such acts of talking, asking or inducing, unless they were accompanied by any elements of force or violence. D.W. 7 has also stated that Abdul Hai was one of the persons in the crowd who demanded that they would have the dispute settled that very day and they would not allow the Assistant Labour Commissioner to go without settling the dispute. D.W. 6, Head Durwan, has only stated that Abdul Hai was in the crowd in front of the Manager's office. Abdul Hai himself admitted in his evidence that he was in the crowd. His mere presence in the crowd does not by itself indicate that he was guilty of disorderly behaviour although several other members of the crowd were certainly guilty of disorderly behaviour. It appears to me that many of the employees went up and joined the crowd out of curiosity or out of their anxiety to see the result of negotiations in the presence of the Assistant Labour Commissioner, and many of the employees never shared any intention of insulting, annoying or intimidating or wrongfully confining the Assistant Labour Commissioner or anybody else, and did not in fact commit any acts of insulting, annoying, intimidating or wrongfully confining any one. This aspect of the matter will be evident from the circumstance that some of the witnesses who have given evidence on the side of the Company were themselves members of the crowd and it can by no stretch of imagination be said that these witnesses on the side of the Company were guilty of anything. As to whether the crowd became an unlawful assembly within the meaning of the criminal law, I do not consider it necessary to come to any finding. What I am concerned with is to determine, with reference to each individual person, whether he was guilty of any act or acts amounting to disorderly behaviour. The only evidence of importance against Abdul Hai is that of D.Ws. 5 and 7 who have stated that Abdul Hai insisted on certain things with reference to the Assistant Labour Commissioner in a manner which amounted to disorderly behaviour. The question is whether the evidence of these two witnesses can be implicitly relied upon. The police investigated the case on the same day and took action against certain persons. No criminal charge was laid against Abdul Hai and there is no indication to the effect that there was any police report against him. The two Government officers, of course, would not be in a position to name individual workmen as culprits. But the Company's officers whose earliest statements are on record, and who actually named a number of workmen as culprits, did not claim to have noticed Abdul Hai to have taken any specific part in the proceedings of the assembly. Not much importance can be attached to exhibit F which is a belated report dated 10th November 1949, against Abdul Hai. In the light of what I have discussed I consider that there is no satisfactory evidence to establish that Abdul Hai was guilty of disorderly behaviour or any major misdemeanour.

8. I next take up the case against Dhani Sarma. He was appointed as assistant cook in the Hindu canteen on 6th July 1947 and was in service in the canteen on the date of discharge on 23rd May 1949, and thus served the Company for about two years. He has given evidence denying his presence in the crowd in front of the Manager's office. The Head Durwan D.W. 6 does not also say that he saw Dhani in the crowd. It is not

probable that Dhani was not present in crowd as the canteen closed at p.m. while the crowd assembled at about 4 p.m. The omnibus witness W. 3 speaks of obstruction by Dhani Sarma. But for the reasons already discussed I do not consider this witness to be worthy of belief. D.W. 4 has said that Dhani Sarma was standing outside when Abdul Hai was asking her workmen to assemble in connection with the Assistant Labour Commissioner's visit. For the reasons already discussed I would not attach much importance to such acts of asking or inducing. D.W. 4 has not stated his evidence that he was obstructed by Dhani Sarma when he was about to go out of the factory, but he has spoken of obstruction by Dhani Sarma in statement exhibit D. This discrepancy is significant, and I am not disposed to attach much importance to this kind of evidence. D.W. 5, Supervisor, has said that Dhani Sarma was one of the persons who were asking other persons to join the crowd. Such an act by itself does not necessarily amount to disorderly behaviour or any major misdemeanour. D.W. 7 has said that Dhani Sarma was one of the persons who were talking about joining the assembly. As already discussed, such acts of talking do not amount to any major misdemeanour. D.W. 7 is the only witness who has implied that Dhani Sarma in an act of saying that they would have the dispute settled by the Assistant Labour Commissioner that very day and they would allow him to go without settling the dispute. The police did not take any action against Dhani Sarma and there is no indication of any police action against him. He was not mentioned as having done anything wrong in any of the earliest reports. I am, therefore, unable to place implicit reliance on the solitary evidence of D.W. 7, as regards Dhani Sarma's conduct in connection with the threatening and undesirable behaviour alleged in by some persons in the crowd. D.W. 8 speaks of an incident of obstruction offered by Dhani Sarma on 10th October 1949 when the ordered lock-out was lifted. I do not think much importance can be attached to this evidence in connection with the discharge which took place on 23rd May 1949. The net result is that there is no satisfactory evidence to establish that Dhani Sarma was guilty of disorderly behaviour or any major misdemeanour.

I next pass on to the case against Sewlall who was appointed as a coolie on 27th August 1945 and was a pasting sardar at the time of discharge on 23rd May 1949, and thus served the Company for nearly 4 years. The omnibus witness D.W. 3 says that Sewlall committed acts of disorderly behaviour like others. As I have already opined, this witness is unreliable. D.W. 5 says Sewlall asked others to join the crowd. This act by itself is of much importance. D.W. 6 saw Sewlall in the crowd. Sewlall himself admits his presence in the crowd. As I have already said, the mere presence of a person in the crowd is not of much value. D.W. 8, an Assistant Supervisor, is practically the only witness against Sewlall. He has said that he was prevented by Sewlall and others from going out of the factory on 20th May 1949, and he heard them saying that they would do best to see that all employees remained in the factory. This might be taken as evidence of inducement. As I have already said, allegations of obstruction are much depended upon. D.W. 8 has stated further that Sewlall, in the crowd, was uttering slogans saying that the Assistant Labour Commissioner would not be allowed to go till he has settled the dispute satisfactorily and he was required to give an undertaking in writing to the effect that the dispute would be settled within a reasonable time. Such a statement is of much importance. Such a statement of threatening and threatening behaviour on the part of Sewlall does not find much support in the earliest reports given by the Company's officers who mention the names of other culprits. The police took no action against Sewlall and there is no police report against him. I find myself unable to place

implicit reliance on the solitary witness D.W. 8. In the result I find there is no satisfactory evidence to establish that Sewall was guilty of disorderly behaviour or any major misdemeanour.

10. The case against Jagdish Dass is now taken up. He was appointed as a general cooly on 13th November 1945 and was a paster at the time of his discharge on 23rd May 1949 and thus served the Company for a period of 3½ years. As I have already indicated, the evidence of D.W. 4 regarding obstruction offered by Jagdish and the evidence of D.W. 6 regarding the presence of Jagdish in the crowd which is admitted by himself are of no much significance. The only evidence against Jagdish is that of D.W. 8. This witness has said that Jagdish asked others to join the crowd and the evidence by itself is not of much value. Then the evidence of obstruction alleged to have been offered by Jagdish is also not of much importance. D.W. 8 has implicated Jagdish, in the same way as Sewall, as having uttered slogans and behaved in an insulting and threatening manner at the assembly. Such behaviour on the part of Jagdish was not reported in the earliest reports given by the Company's officers. The police took no action against Jagdish and there is no police report of any kind against him. Under these circumstances I cannot place implicit reliance on the evidence of the solitary witness D.W. 8. I find accordingly that there is no satisfactory evidence to establish that Jagdish Dass was guilty of disorderly behaviour or any major misdemeanour.

11. I have already expressed the view that the Company's policy of directing an indiscriminate mass dismissal of all employees simultaneously with the declaration of a lock-out from 23rd May 1949 was entirely unjustified. After examining the evidence regarding the alleged complicity of the four persons Abdul Hai Mia, Dhani Sarma, Sewall and Jagdish Dass in different acts of disorderly behaviour I have come to the finding that there is no satisfactory evidence to establish such complicity in respect of any of them. The conclusion must therefore be that the discharge of the four persons on and from 23rd May 1949 was unjustified. It is possible that the Company entertained some vague fears and prejudices against these persons on account of their activities in furtherance of the aims of the Union. In any case the act of discharge can by no means be said to be justified and I hold that it amounted to unfair labour practice. Under normal circumstances such a finding would lead to an order of reinstatement in their position, however, in this case the position is different. The Chloride Electrical Storage (India), Ltd., has been transferred to another Company, viz., the Associated Battery Makers (Eastern), Ltd., with effect from 1st January 1950. This is said to have taken place in pursuance of an agreement, dated the 31st December 1949, as between the two Companies. The consequence is that the Chloride Electrical Storage Co. (India), Ltd., has ceased to have any control over the factory where these four persons were originally employed. Under these circumstances the implementation of an order of reinstatement by the Chloride Electrical Storage Co. (India), Ltd., is impossible. It has been contended on the side of the Union that by virtue of the terms of agreement as between the two Companies the latter Company, viz., the Associated Battery Makers (Eastern), Ltd., would be bound to carry out an order of reinstatement if such an order is passed by this Tribunal. On reading the relevant portions of the agreement I am quite sure that the words used would necessarily cover an undertaking to carry out an order of reinstatement of discharged employees. It is noticeable that the five persons with whom we are concerned in these cases did not submit any applications for appointment by the Associated Battery Makers (Eastern), Ltd., in accordance with the procedure laid

the Company got no opportunity of considering such applications. The remedy of reinstatement being at the discretion of the Tribunal I do not think that this remedy should be provided under the particular circumstances of the present case. We must therefore consider the alternative remedy of compensation. The Chloride Electrical Storage Co. (India), Ltd., exists as a Company, though it has parted with the previous manufacturing section with its assets, and an award of compensation can very well be given against the Chloride Electrical Storage Co. (India), Ltd. It is necessary for this Tribunal to express any opinion as to whether the Chloride Electrical Storage Co. (India), Ltd., would be entitled, under the terms of the agreement between the two Companies, to be reimbursed by the Associated Battery Makers (Eastern), Ltd., to the extent of the amount of compensation directed. I am clear in laying down that this award will be binding on the Chloride Electrical Storage Co. (India), Ltd., and the award which will not be binding on the Associated Battery Makers (Eastern), Ltd.

I now proceed to determine the amount of compensation which could be paid by the Chloride Electrical Storage Co. (India), Ltd., to each of the four persons with whom we are concerned in the present proceedings. I direct that compensation to the extent of total emoluments for a number of months noted against each of the four persons in the chart set out below shall be paid by the Company within one month from the date on which this award becomes enforceable:—

Abdul Hui Mia—six months.

Dhanu Sarma—five months.

Sewlall—seven months.

Jagdish Dass—six months.

The expression "total emoluments" shall mean average total emoluments including the basic wages, the service pay and the dearness allowance and including overtime wages or any other allowances, bonuses or other benefits, during the last three months of service, inclusive of authorised leave, on wages, in each case. Thus while I answer issue No. 2 in the negative I do so on issue No. 3 in the manner indicated above.

S. N. MODAK.

Chairman, Industrial Tribunal

24th November 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy

ORDER

7010Lab.—6th December 1950.—Whereas under the Government of Bengal, Labour Department, order No. 511Lab., dated the 1st February 1950, read with its corrigenda Nos. 990Lab., dated the 28th February 1950, 684Lab., dated the 7th July 1950, the industrial dispute between the Chloride Electrical Storage Company (India), Ltd., 4, Lyons Range, Calcutta, and their workmen represented by the Chloride Electrical Storage Company (India) Workers' Union, Shamnagore, 24-Parganas, in connection with the case of Bra Samal was referred for adjudication to Sri S. N. Modak, I.C.S.

And whereas the said Sri S. N. Modak, I.C.S. (Retd.), has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between the Chloride Electrical Storage Company (India), Ltd., and their workmen represented by Chloride Electrical Storage Company Workers' Union regarding questions of reinstatement and compensation in respect of Jogendra Samal.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI S. N. MODAK, I.C.S. (RETD.), *Chairman.*

For the Union: Sri P. K. Sanyal, Advocate, Sri B. Neogi, Secretary

For the Chloride Electrical Storage Company (India), Ltd.: Sri N. N. Das Majumdar, Counsel, Dr. J. K. Bose of the Indian Engineering Association, Mr. E. Goode, Labour Officer and other officers

For the Associated Battery Makers (Eastern), Ltd.: Mr. G. F. Kennedy, Solicitor of Messrs. Fowler & Co., assisted by Sri P. K. Ghose, Advocate and Mr. W. G. Hendry, Director.

AWARD.

By Government of West Bengal, Department of Labour, order No. Lab., dated the 1st February 1950, as amended by order No. 990Lab., dated the 28th February 1950, and order No. 3684Lab., dated the 7th July 1950, this industrial dispute between the Chloride Electrical Storage Company (India), Ltd., 4, Lyons Range, Calcutta, and their workmen represented by the Chloride Electrical Storage Company Workers' Union, Shannagar 24-Parganas, regarding the questions of reinstatement and compensation in respect of one Jogendra Samal has been referred to me as an industrial tribunal for adjudication. By Government of West Bengal, Department of Labour, order No. 5094Lab., dated the 12th October 1949, as amended by order No. 6063Lab., dated the 28th November 1949, another industrial dispute between the same parties in connection with the questions of reinstatement and compensation in respect of four persons, Abdul Hai Mia and others, has also been referred to me as an industrial Tribunal for adjudication. The nature of the issues in these two cases being practically the same, the discharges in these two cases having taken place in course of the same circumstances, they have been heard together for the sake of convenience. The Associated Battery Makers (Eastern), Ltd., was summoned as a party to the dispute under section 18(b) of the Industrial Disputes Act at a subsequent stage. The present award in respect of Jogendra Samal arising out of the second reference should be read as a continuation of the other award in respect of Abdul Hai Mia and others given by me today in connection with the same dispute.

with the first reference. I do not propose to state the facts and circumstances and to discuss the nature of the evidence or to state my findings in a detailed manner in the present award, as they are practically the same as those which I have stated in great detail in the other award. Reference in this connection may be made to paragraphs 1, 2, 3, 4, 5 and 6 of the other award. Issue No. 1 relating to the eligibility of the Chloride Electrical Storage Company Workers' Union to represent the workmen is answered in the affirmative as in the other award. For the purposes of considering the questions of reinstatement and compensation in respect of Jogendra Samal under issues 2 and 3 I shall proceed to discuss the specific evidence against that person, the broad feature of the evidence in general being the same as in the other case.

2. Jogendra Samal was appointed as a cooly on 21st November 1945 and was at a later stage a separator machinist in the Joiners' Department till the date of his discharge on 23rd May 1949, and he thus served the Chloride Electrical Storage Company (India), Ltd., for about 3½ years. D.W. 3 has stated that Jogendra obstructed others from going out of the factory on 20th May 1949. As I have held in the other award this witness appears to me to be an omnibus witness and he is not worthy of belief. D.W. 4 has stated that Jogendra was one of the persons who were asking other employees to join the crowd in front of the Manager's office to meet the Assistant Labour Commissioner. As I have held in the other award such acts of asking or inducing others do not necessarily amount to disorderly behaviour. It should be appreciated that when a Government official visits a factory employees would have a natural tendency to congregate near about him out of curiosity or owing to some anxiety to get certain grievances redressed. D.W. 6, head durwan, stated that he saw Jogendra in the crowd in front of the Manager's office. Jogendra himself has admitted in his evidence that he was present there. As I have indicated in the other award the mere presence of a person in a crowd like this without any evidence of any specific overt act done by him, is not of much significance. D.W. 8, an Assistant Supervisor, has stated that Jogendra, while in the crowd, uttered objectionable slogans saying that the Assistant Labour Commissioner would not be allowed to go till he had settled the dispute immediately. He was required to give an undertaking in writing to the effect that the dispute would be settled within a reasonable time. No other witness has gone forward to speak about Jogendra's complicity in such insulting and objectionable proceedings. He was not mentioned in any such connection in the earliest reports given by the Company's officers who did accuse certain specific persons as culprits. The police investigated the case on the date of occurrence and took definite action against some persons, but no action was taken against Jogendra and there is no police report of any kind against him. Under these circumstances I am unable to place implicit reliance on the evidence of the solitary witness D.W. 8. In the result I find that there is no satisfactory evidence to establish that Jogendra Samal is guilty of disorderly behaviour or any major misdemeanour.

3. As I have held in the other award the Company's policy of directing indiscriminate mass dismissal of all employees simultaneously with the declaration of a lock-out from 23rd May 1949 was entirely wrong and unjustified. After examining the evidence regarding the alleged complicity of Jogendra Samal in different acts of disorderly behaviour I have come to the finding that there is no satisfactory evidence to establish any such complicity. The conclusion must therefore be that the discharge of Jogendra Samal on and from 23rd May 1949 was unjustified. It is possible that the Company entertained some vague fear and prejudice against Jogendra on account of his activities in furtherance of the cause of the Union. In any case the act of discharge can by no means be supported and I hold that it

amounted to unfair labour practice. For the reasons given in paragraph 11 of the other award I do not propose to make an order of reinstatement, and I have decided to direct payment of compensation. For the reasons given in the same paragraph of the other award I hold that the present award will be binding on the Chloride Electrical Storage Company (India), Ltd., and the award as such will not be binding on the Associated Battery Makers (Eastern), Ltd.

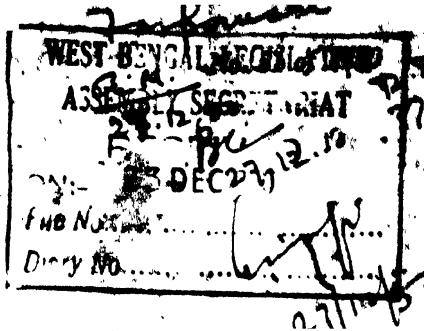
4. I direct that compensation to the extent of total emoluments for six months shall be paid to Jogendra Samal by the Chloride Electrical Storage Company (India), Ltd., within one month from the date on which this award becomes enforceable. The expression "total emoluments" shall mean average total emoluments including the basic wages, the service pay and the dearness allowance and excluding overtime wages or any other allowances, bonuses or other benefits, during the last three months of service, inclusive of authorised leave, on full wages.

S. N. MODAK,
Chairman, Industrial Tribunal

The 24th November 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy

Numbered No. C207



Calcutta

Gazette

मयमेव जयते

Published by Authority

THURSDAY, DECEMBER 21, 1950

CONTENTS:

	Page.		Page.
I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.	2513—2577	PART IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly ..	Nil
IA.—Orders and notifications by the Government of India republished for general information ..	Nil	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President ..	Nil
IB.—Educational Notices ..	Nil	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament ..	Nil
II.—Advertisements, Notices ..	447—462	SUPPLEMENT No. 51—	
III.—Acts of the West Bengal Legislature ..	Nil	Weekly Weather and Crop Report of West Bengal for the week ending 6th December 1950 ..	521—522
IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India ..	Nil	Wholesale prices of agricultural and animal husbandry products (average quality) in Calcutta during November 1950 ..	523—533

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

স্বরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ৪০৪৬জি.এ।

No. 4086G.A.

নিয়োগ ও বদলী।

Appointments and Transfers.

সাধারণ।

General.

ফের বিভাগ।—নং ৪০৪০জি.এ।—১২ ডিসেম্বর ১৯৫০।—

১৯৫০ সালের উপ-শাসক ও সমাবেশী বিভাগের মোহন বন্দ্যোপাধ্যায়

বিভাগে নিযুক্ত হইবেন।

১৯৫০ ডি.এ. নং ৪০০৫জি.এ. ০৮ ডিসেম্বর

স্রী Jnanendra Mohan Banarji, Sub-

Magistrate and Sub-Deputy Collector, on

leave, is posted to the Burdwan Division.

১৯৫০ ডি.এ. নং ৪০১০জি.এ. ১২ ডিসেম্বর

১৯৫০ সালের উপ-শাসক ও সমাবেশী এবং মুন্সিপুরে বারিস জজকে

১৯৫০ সালের উপ-শাসক ও সমাবেশী বিভাগের মোহন সরকার বারিস

জজের উপ-শাসক ও সমাবেশী বিভাগে নিযুক্ত হইবেন।

Malda-Birbhum. — No. 4013G.A./8P-124/50. — 11th December 1950. — Sri Mohini Mohan Sarkar Sub-Deputy Magistrate and Sub-Deputy Collector and Special Officer for Aborigines and Barind Area, Malda, is appointed to be a Sub-Deputy Magistrate and Sub-Deputy Collector and Special Officer for Aborigines in the Birbhum district, and is posted to the headquarters station of that district.

১৯৫০ ডি.এ. নং ৪০১৩জি.এ. ১২ ডিসেম্বর ১৯৫০।—মালদা-বরবনগর জেলায় উপ-শাসক ও সমাবেশী হিসাবে মোহন সরকার জেলায় উপ-শাসক ও সমাবেশী হিসাবে বারিস জেলায় উপ-শাসক ও সমাবেশী হিসাবে নিযুক্ত হইবেন।

Malda. — No. 4014G.A./8P-124/50. — 11th December 1950. — Sri Bhagabat Hansdah, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Malda, is appointed to be Special Officer for Aborigines and Barind Area of the district.

Burdwan. — No. 4028G.A./5C-87/50. — 11th December 1950. — Sri Abani Bhuan Ganguli Special Judge, Special Court, Burdwan, is appointed, in addition to his duties, as a Additional District and Sessions Judge, Burdwan

আরক্ষা।

Police.

কলিকাতা-বর্ধমান।—নং ৪০০৭জি.এ।—১৯ ডিসেম্বর ১৯৫০।
—পশ্চিমবঙ্গের অধ্যক্ষী উপ-মহা-কারা-পরিদর্শক শ্রীহীরা মাল শাহা, আই. পি, কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অধ্যক্ষী-ভাবে পশ্চিমাঙ্গলের উপ-মহা-আরক্ষা-পরিদর্শক নিযুক্ত হইলেন।

Calcutta-Burdwan.—No. 4007G.A./3P-99/50.—9th December 1950.—Sri Hiralal Shaha, I.P., officiating Deputy Inspector-General of Prisons, West Bengal, is appointed to act, until further orders, as Deputy Inspector-General of Police, Western Range, with effect from the date of his joining the post.

মেদিনীপুর-জলপাইগুড়ি।—নং ৪০০৮জি.এ।—১০ই ডিসেম্বর ১৯৫০।—মেদিনীপুর জেলার অবস্থানীন উপ-আরক্ষাধ্যক্ষ শ্রীমৎশ্রী চন্দ্র পাল, কার্যভার গ্রহণের তারিখ হইতে জলপাইগুড়ি জেলার আলিপুর দুয়ার মহকুমার আরক্ষা কার্যের ভারপ্রাপ্ত হইলেন।

Midnapore-Jalpaiguri.—No. 4030G.A.—13th December 1950.—Sri Nripendra Chandra Paul, Deputy Superintendent of Police, on probation, Midnapore, is posted to the Alipur Duars subdivision of the Jalpaiguri district, and is placed in charge of the police work of that subdivision, with effect from the date of his joining the post.

মুর্শিদাবাদ।—নং ৪০০৯জি.এ।—১০ই ডিসেম্বর ১৯৫০।—মুর্শিদাবাদ জেলার অবস্থানীন উপ-আরক্ষাধ্যক্ষ শ্রীমৎশ্রী কান্তি বন্দ্যোপাধ্যায় কার্যভার গ্রহণের তারিখ হইতে ঐ জেলার জলপাইগুড়ি মহকুমার আরক্ষা কার্যের ভারপ্রাপ্ত হইলেন।

Murshidabad.—No. 4032G.A.—13th December 1950.—Sri Mrinal Kanti Banarji, Deputy Superintendent of Police, on probation, Murshidabad, is posted to the Jangipur subdivision of the same district, and is placed in charge of the police work of that subdivision, with effect from the date of his joining the post.

By order of the Governor,
S. N. RAY, Chief Secy.

Special Section

ORDERS.

No. 17665H.S.—14th December 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the Chief Presidency Magistrate, Calcutta, at Calcutta, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Gopal Acharji *alias* Nagendra *alias* Nalini, son of late Ambika Kanta Acharji of Usthi, Gaffargaon, Mymensingh (East Pakistan) and of 37A, Sitaram Ghosh Street, and 38, Creek Row, Calcutta.

No. 17667H.S.—14th December 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of sub-section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, 24-Parganas, at Alipore, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Sudhi Ranjan Chakrabortti, son of Suresh Chakrabortti of Bongaon, district 24 Parganas.

No. 17669H.S.—14th December 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, Nadia, at Krishnagar, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person

Sri Bimalendu Pal *alias* Bimal Pal, son of Mati Lal Pal of Chaitalpara, police-station S pur, district Nadia.

No. 17709H.S.—18th December 1950.—Whereas the State Government has reason to believe that the undermentioned person in respect of whom an order under sub-clause (ii) of clause (a) of section (1) of section 3 of the Preventive Detention Act, 1950 (IV of 1950), directing that he be detained has been made, is concealing himself so that the said order of detention cannot be executed;

Now, therefore, in exercise of the power conferred by clause (b) of section 6 of the said Act, the Governor is pleased to direct the said undermentioned person to appear before the District Magistrate, 24-Parganas, at Alipore, within fifteen days of the date of publication of this order in the *Calcutta Gazette*.

Particulars of the person.

Sri Harisadhan Chakrabortti *alias* Harisadhan son of late Prabodh Chandra Chakrabortti Harendra of Sonarpur, 24-Parganas

By order of the Governor
L. A. D'COSTA, Asst S

বিচার বিভাগ।

JUDICIAL DEPARTMENT

নং ৪০৮৭জি.এ।

No. 4087G.A.

জজ।

Powers.

মাজিষ্ট্রেট।—নং ৪০৮৮জি.এ।—১২শ-১৮-১২-১৯৫০।—মাজিষ্ট্রেট - দায়ের, অবর উপ-মাসক প্রদ্বোষ চৌধুরীকে প্রথম শ্রেণীর মাসকের ক্ষমতা দেওয়া হইল।

Darjeeling.—No. 4018G.A./2P-58/50—14th December 1950.—Sri Subodh Kumar Choudhary, Sub-Deputy Magistrate, Darjeeling, is vested with the powers of a Magistrate of First-Class.

By order of the Governor
S. N. RAY, Chief S

Judicial

Appointments and Transfers.

Calcutta.—No. 7388J.—13th December 1950.—In exercise of the power conferred by section 18 of Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased to appoint the gentlemen named below to be Presidency Magistrates in Calcutta for a period of one year from 21st December 1950 and to empower each of them to sit as a Presidency Magistrate:—

Sri Manindra Nath Roy.
Sri Debendra Lal Dutta.
Sri Benode Behari Das Gupta.
Sri Tarun Kumar Roy.
Dr. Nirmal Chandra Law.
Sri Kartic Chandra Law.
Sri Anil Behari Mukerjee.
Dr. Bimala Churn Law.

Powers.

M-Parganas-Murshidabad.—No. 7412J.—14th December 1950.—In exercise of the power conferred by sub-section (2) of section 23 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Governor is pleased to empower—

- (1) Sri Santosh Kumar Ghosh, Magistrate, 1st Class, Alipore, in the district of the 24-Parganas,
- (2) Sri Manindra Mohan Singha, Magistrate, 1st Class, Alipore, in the district of the 24-Parganas,
- (3) Sri Mohoni Mohon Banerjee, Magistrate, 1st Class, Sealdah, in the district of the 24-Parganas,
- (4) Sri Anath Bandhu Shyam, Magistrate, 1st Class, Barrackpore, in the district of the 24-Parganas,
- (5) Sri Bhupendra Kumar Adhicary, Magistrate, 1st Class, Baraset, in the district of the 24-Parganas,
- (6) Sri Nripendra Mohan Chakrabarti, Magistrate, 1st Class, Bongaon, in the district of the 24-Parganas,
- (7) Sri Jitendra Lal Kundu, I.A.S., Magistrate, 1st Class, Basirhat, in the district of the 24-Parganas,
- (8) Sri V. S. C. (Voruon Shib Chandra) Bonnerjee, I.A.S., Magistrate, 1st Class, Diamond Harbour, in the district of the 24-Parganas,
- (9) Sri D. N. Choudhury, Magistrate, 1st Class, Lalbagh, in the district of Murshidabad,
- (10) Sri B. L. Saha, Magistrate, 1st Class, Kandi, in the district of Murshidabad,
- (11) Sri Saroj Ballav Biswas, Magistrate, 1st Class, Jangipore, in the district of Murshidabad, and
- (12) Sri S. C. Choudhury, Magistrate, 1st Class, Berhampore, in the district of Murshidabad,

pass a sentence of fine exceeding one thousand rupees on any person convicted of an offence punishable under the said section.

By order of the Governor,

A. S. RAY, Secy.

Murshidabad.—No. 6983J.—17th November 1950.—In exercise of the powers conferred by section 14 and the proviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is pleased—

- (a) to confer upon each of the gentlemen named below the powers of a Magistrate of the class noted against each in the district of Murshidabad for a period of one year from the date of this notification in respect to such cases as may be made over to each within the limits of the Sadar subdivision of the said district, and

(b) to direct each to take down evidence in the English language:—

Sri Anuttam Sen—Second Class.

Janab Sk. Abdul Hadi—Second Class.

By order of the Governor,

S. K. SEN, Secy.

NOTIFICATIONS.

No. 7277J.—8th December 1950.—In exercise of the power conferred by sub-section (1) of section 5 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased to direct that the cases mentioned in the schedule below shall be tried by the Special Court constituted by notification No. 5961J, dated the 15th September 1950, under section 3 of the Act:—

Schedule.

1. The State *versus* (1) Ramendra Kumar Bhattacharj, son of Taraprasanna Bhattacharj of Kasthasahi, police-station Purbasthali, district Burdwan, (2) Surendra Nath Banarj, son of Jogeswar Banarj of Kasthasahi, police-station Purbasthali, district Burdwan, (3) Panchu Gopal Mukherj, son of late Prasanna Kumar Mukherj of Narayanpur, police-station Purbasthali, district Burdwan, (4) Kartick Chandra Bhattacharj, son of late Ratneswar Bhattacharj of Narayanpur, police-station Purbasthali, district Burdwan, and (5) Don Bux Mallik, son of Ghulam Md. Mallik of Hamidpur, police-station Purbasthali, district Burdwan

Under sections 420/420B and 467, Indian Penal Code (Act XLV of 1860)

2. The State *versus* (1) Jamun Mohon Halder, son of late Bhupen Chandra Halder of Townhall-pata, police-station Burdwan, district Burdwan, (2) Birinchi Mohon Dutta, son of late Rampada Dutta of Bolorampur, police-station Mongolkote, district Burdwan, (3) Santosh Kumar Sarkar, son of late Haridus Sarkar of Gopalpur, police-station Rama, district Burdwan, (4) Probodh Kumar Mittra, son of Jatindra Nath Mittra of Patuli, police-station Purbasthali, district Burdwan, (5) Sk. Goyasuddi, son of late Amin of Aradanga, police-station Khandagholi, district Burdwan, and (6) Ram Sankar Kesh, son of Ram Ratan Kesh of Durgapur, police-station Faridpur, district Burdwan

Under sections 420/420B and 467, Indian Penal Code (Act XLV of 1860).

No. 7335J.—11th December 1950.—In exercise of the power conferred by sub-section (1) of section 4 of the West Bengal Criminal Law Amendment (Special Courts) Act, 1949 (West Bengal Act XXI of 1949), the Governor is pleased to allot for trial to the Special Judge presiding over the Special Court constituted by notification No. 5140J, dated the 16th September 1949, the case specified in the schedule hereto annexed.

The Schedule.

Serial No.	Name of accused person.	Offence charged against the accused.
1	Uma Charan Bhattacharj, General Assistant, Goods, Lilacah, E. I. Railway.	Section 161 of the Indian Penal Code, 1860 (Act XLV of 1860).

No. 7385J.—13th December 1950.—In exercise of the power conferred by the proviso to Article 309 of the Constitution of India, the Governor is pleased to make the following amendments to the rules to determine the cadre, including the number and character of posts of the West Bengal Civil Service (Judicial), published with notification No. 524J, dated the 25th January 1950, printed at page 190 of

Part I of the *Calcutta Gazette* of the 9th February 1950, namely:—

Amendments.

1. After rule 1, insert the following:—
- “2. Posts of Judges of the Small Cause Court, Calcutta, shall be included in the cadre of Subordinate Judges”.
2. Renumber existing rules 2 and 3 as rules 3 and 4.
3. Omit the words and figures “(Rent Controllers’ Courts-3)” from clause (d) of the Schedule.

By order of the Governor,

A. S. RAY, Secy.

Registration

NOTIFICATIONS.

West Dinajpur. — No. 497Regn. — 12th December 1950.—Sri Hari Ballav Choudhury, District Sub-Registrar, West Dinajpur, who was on leave, with effect from 9th August 1950, is appointed to act as District Sub-Registrar, West Dinajpur, on the expiry of leave.

West Dinajpur-Midnapore. — No. 498Regn. — 12th December 1950. — Sri Nripendra Nath Ghatak, District Sub-Registrar, West Dinajpur, is appointed to act as Registrar of the district of Midnapore, *vice* Sri Nirmal Chandra Mazumdar, on leave, with effect from the date on which he takes over charge, until further orders.

24-Parganas.—No. 501Regn.—14th December 1950.—It is hereby notified for the information of the public that the Joint Sub-Registry office of Bongaon at Bongaon in the district of the 24-Parganas has been shifted to Chandpara within the subdivision of Bongaon in the same district with effect from the 1st October 1950.

The office shall henceforth be styled as the office of the Joint Sub-Registrar of Bongaon at Chandpara.

By order of the Governor,

A. S. RAY, Secy.

FINANCE DEPARTMENT

Audit

NOTIFICATION.

No. 4586F./F/2E/63/50. — 11th September 1950.—In exercise of the powers conferred by article 309 read with article 313 of the Constitution of India and paragraph 26 of the Adaptation of Laws Order, 1950, the Governor is pleased to make the following further amendment in the Departmental Examination Rules published with notification No. 3388A.D., dated the 14th September 1912, as subsequently amended namely:—

Amendment.

In rule 17 of the said rules omit the last paragraph beginning with the words “No officer of the Bengal Civil Service” and ending with the words and figures “Law, Parts I and II.”

By order of the Governor,

B. DAS GUPTA, Secy.

Taxation

NOTIFICATIONS.

No. 2726F.T. — 12th December 1950. — Ranada Ranjan Das, Agricultural Income Officer, Grade II, Burdwan Range, Burdwan transferred to Jalpaiguri Range and is posted Agricultural Income-tax Officer in charge of Range.

No. 2753F.T.—14th December 1950.—Ja Md. Ghulam Kadir, Deputy Commissioner Excise, Preventive, Distilleries and Warehouse West Bengal, is allowed leave on average pay four months, under rule 184(b)(ii) of the Bengal Service Rules, Part I, with effect from date on which he may avail of the leave.

No. 2754F.T.—14th December 1950.—Sri An Kanta Chakraborty, Superintendent of Excise Calcutta, is appointed to act as Deputy Commissioner of Excise, Preventive, Distilleries, Warehouses, West Bengal, with effect from date on which he assumes charge, *vice* Ja Md. Ghulam Kadir, on leave.

No. 2755F.T.—14th December 1950.—Sri A Kumar Sen Gupta, Superintendent of Excise Nadia, is appointed to be Superintendent Excise, Calcutta, with effect from the date which he assumes charge, *vice* Sri Anura Ka Chakraborty.

No. 2756F.T.—14th December 1950.—Sri De brata Sen, Sub-Deputy Collector, now employed as Inspector of Excise, is appointed to act Superintendent of Excise, Nadia, with effect from the date on which he assumes charge, *vice* Ajit Kumar Sen Gupta, transferred.

CORRIGENDUM.

No. 2746F.T. — 14th December 1950 — notification No. 2335F.T., dated the 28th October 1950, published at pages 1371-1377, Part I of the *Calcutta Gazette Extraordinary* of the 30 October 1950, appointing members of the Excise Licensing Boards in all the districts and areas of the State:—

(1) In the entries against Darjeeling, item 5, for “Sri Padam Bahadur Prodhan, elected by the District Board”, read “Sri Padam Prodhan, elected by the District Board”.

(2) In the entries against Hooghly, in item for “Sri Atul Chakravarty, elected by the District Board”, read “Sri Anukul Chakravarty, elected by the District Board”.

By order of the Governor,

B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

NOTIFICATIONS.

Nadia.—No. M.1A-10/50(11).—12th December 1950.—In exercise of the power conferred by sub-section (2) of section 312 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), the Government is pleased to extend the provisions of sections 317 to 327 and 329 of the said Act to the Birnagar Municipality in the district of Nadia.

Nadia.—No. M.1A-10/50(12).—12th December 1950.—In exercise of the power conferred by sub-section (1) of section 312 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932) and upon the application of the Commission

ST 1]

the Birnagar Municipality, in the district of ... at a meeting, the Governor is pleased to ... that schedule VI of the said Act shall be ... force in the said municipality.

L.S.-G.3R-20/50.—14th December 1950.— following draft of an amendment which, in ... of the power conferred by clause (g) of ... 138 of the Local Self-Government Act of ... (Bengal Act III of 1885), the Governor pro- ... to make in rule 9A of the rules published ... notification No. 3334L.S.-G., dated the 20th ... 1901, as subsequently amended, is ... for the information of persons likely to ... affected thereby.

The draft will be taken into consideration ... after 28th February 1951, and any objection ... gression received by the undersigned through ... District Magistrate before that date will be ... considered :—

Draft Amendment.

rule 9A of the said rules omit the words “for ... period not exceeding four months”, and add ... following proviso at the end, namely :—

Provided that any such appointment for a ... period exceeding four months shall ... require the sanction of the State Govern- ... ment”.

Jalpaiguri. — No. L.S.-G.1B-31/50 — 19th ... ber 1950.—It is hereby notified that under ... 7 of the Bengal Local Self-Government ... 1885 (Bengal Act III of 1885), the following ... men have been elected to be members of the ... guri district board :—

I. Jalpaiguri-cum-Rajganj.
Dhirendra Nath Maitra.

II. Jalpaiguri.

Dhirendra Nath Bagchi.

III. Rajganj.

Moheswar Roy.

IV. Mainaguri (North).

Vagendra Nath Roy.

V. Mainaguri (South).

Dhirendra Nath Roy.

VI. Dhupguri (North).

Gumini Mohan Roy.

VII. Dhupguri (South).

Udoh Mohan Roy.

VIII. Mal (South).

Dhirendra Nath Katham.

IX. Mal (North).

Bani Bhusan Das Gupta.

X. Matelli.

Mulya Gopal Sengupta.

XI. Nagrakata.

Dhirendra Nath Roy.

XII. Alipurduar (West).

Hiram Mondal.

XIII. Alipurduar (East).

Uttish Chandra Roy.

XIV. Kumargram.

Dhirendra Nath Das.

XV. Kalchini.

K. Majumdar.

XVI. Falakata.

Dhirendra Chandra Bose.

XVII. Madarihat.

Moheswar Roy Pradhan.

24-Parganas.—No. M/1M-99/50.—18th Decem- ... ber 1950.—It is hereby notified under section 50 of ... the Bengal Municipal Act, 1932 (Bengal Act XV of ... 1932), that the following gentlemen have been duly ... elected as Commissioners of the Garulia Municipa- ... lity, in the district of the 24-Parganas, at the ... general election held on the 16th December 1950 :—

Ward No. I.

Dr. Manindra Mohon Bandyopadhyay, M.B.
Sri Ananta Lal Sircar.
Sri Nirmal Chandra Ghose.

Ward No. II.

Sri Kamalakar Singh.
Sri Sitaram Singh.

Ward No. III.

Sri Matu Lal Shaw.
Sri Badri Narayan Bidyarthi.

Ward No. IV.

Sri Gopal Chandra Bandyopadhyay.
Sri Susil Kumar Sur.
Sri Harendra Nath Chatterjee.

CORRIGENDA.

24-Parganas.—No. L.S.-G.1B-26/50.—11th Decem- ... ber 1950.—In sub-paragraph (2) of paragraph 1 ... of this department notification No. L.S.-G.1B-27/ ... 48(2), dated the 10th May 1948, relating to the ... constitution of the 24-Parganas District Board, ... published at pages 467-468 of Part I of the *Calcutta ... Gazette Extraordinary*, dated the 10th May 1948, ... as subsequently amended, make the following ... correction :—

In item (1) for “Janab Abdul Majid” read ... “Sri Protulla Kumar Bose”.

No. M.4B-6/50—12th December 1950.—In ... notification No. M.4B-6/50(11), dated the 20th ... September 1950, regarding appointment of mem- ... bers of the Muhammadan Burial Board, publish- ... ed at page 1978 of Part I, *Calcutta Gazette*, dated ... the 28th September 1950, make the following ... corrections :—

For Khan Bahadur Wahid Islam Read Janab ... Wahid Islam.

For Janab Abdul Khair Md Siddique Read ... Janab A. K. M. Siddiq.

Burdwan.—No. M/1M-96/50.—16th December ... 1950.—In notification No. M/1M/96/50, dated ... the 9th December 1950, publishing at page 2475, ... Part I of the *Calcutta Gazette*, dated the 14th ... December 1950, the names of Commissioners of ... the Burdwan Municipality make the following ... correction :—

For the words “Dr. Nabaghana Maitra” substi- ... tute the words “Dr. Nabaghana Maitra, M.B.”

By order of the Governor,
A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta-Jalpaiguri. — No. Medl.5795/DHS/ ... 1B-9/50/K.W. — 12th December 1950. — Sub- ... Assistant Surgeon Dr. Harinath Dhar, M.B., ... now on supernumerary duty at the Nilratan ... Sarkar Hospital, Calcutta, is appointed tempo- ... rarily to act, until further orders, as Medical ... Officer, Buxa Special Jail, Jalpaiguri, in the ... West Bengal Medical and Health Service, with ... effect from the date on which he joins the post, ... vice Dr. B. K. Roy Chaudhuri.

Calcutta. — No. Medl.5800/D.H.S./1N-3/50.— 13th December 1950.—On the expiry of his leave temporary Assistant Surgeon Dr. Nemai Charan Samanta, Demonstrator of Physiology, Medical College, Calcutta, is appointed temporarily to act, until further orders, as Demonstrator of Pathology in the same institution, with effect from the date on which he joins the post, *vice* Dr. S. K. Banerjee.

This cancels notification No. Medl.3740/3M-20/50, dated the 7th August 1950, appointing Dr. Samanta, temporarily as Emergency Officer, Medical College Hospitals, Calcutta.

By order of the Governor,
P. M. DATTA, Asst. Secy.

Public Health

NOTIFICATIONS.

Midnapore.—No. P.H./3002/3L-19/50.—12th December 1950.—Dr. Niranjana Kumar Sarkar, M.B., Subdivisional Health Officer, Ghatal, was granted an extension of earned leave for two days with effect from the 16th November 1950 under rule 168(I) of the West Bengal Service Rules, Part I.

Bankura. — No. P.H.3030/3L-25/50. — 16th December 1950.—Dr. Abani Mohan Tarafdar, M.B., D.T.M., Subdivisional Health Officer, Vishnupur, was granted earned leave for thirty days with effect from the 27th October 1950, under rule 168(I) of the West Bengal Service Rules, Part I.

24-Parganas. — No. P.H. 3054/1M-44/50.— 18th December 1950.—Whereas the Governor is satisfied that the district of 24-Parganas is threatened with an outbreak of cholera:

Now, therefore, in exercise of the power conferred by section 2 of the Epidemic Diseases Act, 1897 (Act III of 1897), the Governor is pleased to prescribe the following temporary regulations for the prevention and control of cholera, and for the medical inspection, isolation, observation and surveillance of persons suffering from, or suspected of being infected with cholera in the said district for a period of three months.

Temporary regulations for the prevention and control of cholera.

1. In these regulations, unless there is anything repugnant in the subject or context:—

- (a) "District Health Officer" means the Health Officer of the district appointed by the District Board under sub-section (3) of section 91 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885);
- (b) "Sanitary Inspector" means a Sanitary Inspector appointed by the District Board under sub-section (3) of section 91 of the Bengal Local Self-Government Act of 1885;
- (c) "Board" means a District Board constituted under the Bengal Local Self-Government Act of 1885;
- (d) "Union Board" means a Union Board constituted under the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919);
- (e) "suspected cholera" means any disease accompanied by vomiting and diarrhoea;
- (f) "patient" means a person suffering from or suspected to be suffering from cholera;
- (g) "medical practitioner" means any person practising the medical profession.

2. Whenever any land is held jointly or more persons, whether as owners or of that land, such persons shall be held jointly and severally liable for carrying out any order issued in a notice under these regulations. The names of any one or more of such joint holders may be entered upon such notice at the discretion of the District Health Officer and the Health Officer shall not be bound to enter the names of all the joint-holders in the notice.

Notices.

3. If in any case the District Health Officer considers that the issue of a notice under these regulations is likely to lead to such an unnecessary delay as might facilitate the spread of cholera, he may forthwith take such step as he may think fit for carrying out the work, and shall then, as soon as possible, issue a notice on the concerned stating the reason why such work has been carried out.

4. If any measure which the District Health Officer has, by a notice issued under these regulations, required to be carried out, be not carried out to his satisfaction within the time specified in the notice, the District Health Officer shall be entitled to carry out the measure.

Costs and compensation

5. (1) All expenses incurred in carrying out any work in pursuance of an order issued under these regulations shall be paid by the Board in any case where the order directs a person to carry out any work in relation to property in his possession, in which case the expenses shall be paid by that person:

Provided that where the conditions, which the District Health Officer has to pass such an order are not attributable to any act or default of the person in possession of the property, the District Health Officer may pay to such person the whole or a part of the expenses incurred by him in carrying out the order.

(2) The Board may recover all expenses incurred by the District Health Officer in carrying out any measure under regulation 4 from the persons to whom the notice was originally issued.

6. The Board shall pay adequate compensation to any person who has sustained substantial loss or damage by reason of anything done under these regulations:

Provided that no person shall receive any compensation for anything done or suffered by him in pursuance of these regulations, if he has failed to carry out any order issued under these regulations within the time specified in the order and to the satisfaction of the District Health Officer.

Location of disease.

7. When a case of cholera or suspected cholera occurs in a house, the nearest male relative shall attend upon the patient, or in the absence of any such relative the occupier of the house, or the occupier be the patient, some male member of the house shall, within twenty-four hours of the onset of the disease, give information regarding the occurrence of such case either personally or in writing or by means of the *chaukidar* or village watchman to the nearest Sanitary Inspector.

8. (1) If information has not already been received under regulation 7, the medical practitioner shall be called in to attend upon any case of cholera or suspected cholera with give notice of the case by special messenger to the nearest Sanitary Inspector or rural medical officer and by post to the District Health Officer and the cost of such messenger in each case shall be defrayed by the Board.

2) The Doctor-in-charge of a hospital or a dispensary within the district shall forthwith give notice of any case of cholera brought to such hospital or dispensary for treatment to the nearest Sanitary Inspector by a special messenger and to the District Health Officer by post and the cost of such messenger in each case shall be defrayed by the Board.

9. Presidents of Union Boards in Union Board areas and thana officers in non-Union Board areas shall supply to the District Health Officer such periodical returns of cases of cholera as he may from time to time call upon them to furnish.

10. The District Health Officer or a Sanitary Inspector may examine any person who is, or is suspected to be, suffering from cholera or who, in his opinion, may be infected with or likely to spread cholera.

Isolation of patients and evacuation of houses, etc.

11. When the District Health Officer or a Sanitary Inspector considers that the isolation of any patient is a precaution necessary for the protection of the neighbouring population, he shall order the patient to observe isolation and may order the nearest relative in attendance on the patient, or the occupier of the house in which the patient is staying to arrange for the isolation of the patient in such a manner and for such a time as may be approved by the District Health Officer, or the Sanitary Inspector.

He shall not direct the patient to be removed from the house unless it is in his opinion impossible to make proper arrangements for his isolation therein.

12. The District Health Officer or a Sanitary Inspector may order that any person, who has in his opinion been exposed to infection from cholera, shall take such drugs in such quantities as may be specified by the District Health Officer or Sanitary Inspector, or shall submit himself to anti-cholera inoculation within a time to be specified in the order.

13. No person shall enter any place wherein a patient is isolated under regulation 11 without the permission of the District Health Officer or a Sanitary Inspector.

14. The Board shall provide free of charge suitable places, with necessary attendants, medicine, diet and other necessities for persons isolated under regulation 11:

Provided that a private individual may provide places certified by the District Health Officer as being fit for the purpose of such isolation.

15. No person who is or has been suffering from cholera shall leave the place where he has been staying until he has received from the District Health Officer or a Sanitary Inspector written permission to do so.

16. The District Health Officer or a Sanitary Inspector may require any person to allow to be carried out by such agency, and within such time as may be specified in the order, such measures for disinfection or evacuation of any premises in the occupation of such person or for the disinfection or destruction of any of his personal effects as the said officer or inspector may consider necessary.

16A. The District Health Officer or a Sanitary Inspector authorised by the District Health Officer in writing in that behalf may, during the prevalence of any outbreak of cholera, order that any shop, or other public place shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, or other gathering to which people from rural villages commonly or periodically resort.

17. The District Health Officer or a Sanitary Inspector may direct the owner or occupier of any premises to cause to be inoculated with anti-cholera vaccine within a time to be specified in the order any person residing on such premises and under the control of such owner or occupier if the District Health Officer or Sanitary Inspector is of opinion that such person has been exposed to infection from cholera.

18. The District Health Officer or a Sanitary Inspector may forbid any person who has been a patient or who has, to his knowledge, been in contact with a patient, to act as vendor of any article for such period as may be specified in the order.

18A. No person shall carry or permit to be carried in a public conveyance a patient, except in the case where a patient is carried with proper precautions to a hospital.

19. No person shall sell any article which has been in contact with a patient until it has been disinfected to the satisfaction of the District Health Officer or a Sanitary Inspector.

19A. No person shall expose in any street, shop, bazar, or any public place any clothing, bedding or other article which has been in contact with a patient or shall cause or suffer such articles to be carried in any public conveyance, but nothing in this regulation shall apply to a person who transmits with proper precautions against spreading the disease any such article for the purpose of having the same disinfected.

19B. No person shall carry or permit to be carried in a public conveyance the dead body of any person who has died of cholera without the previous written permission of the District Health Officer or Sanitary Inspector and without taking proper precautions against spreading the said disease.

Water-supply.

20. (1) When the District Health Officer or a Sanitary Inspector is of opinion that the water in any well, tank, pool or other possible source of water-supply is contaminated or is likely to be contaminated, he may at once take such steps as he deems necessary to close such well, tank, pool or other source of water-supply, or may require the owner or occupier of land upon which such well, tank, pool or source of water-supply is situated, to take steps to close the same to the satisfaction of the District Health Officer or the Sanitary Inspector as the case may be, within such time as may be specified in the order.

(2) The District Health Officer or a Sanitary Inspector may require such owner or occupier to keep closed during such a period as shall be specified in the order any well, tank, pool or other sources of water-supply closed under paragraph (1) of this regulation.

Explanation --In this regulation, "to close" includes the placing of chaukidars to prevent access to the well, tank, pool or other source of water-supply.

21. When the District Health Officer or a Sanitary Inspector is of opinion that the water in any well, tank, pool or source of water-supply is contaminated he may disinfect it or order its owner or occupier to disinfect it with such disinfectants as he may specify in such quantities and at such times as he may think fit.

22. The District Health Officer or a Sanitary Inspector may prohibit persons from entering into or using for drinking, bathing, or any other purpose, during such period as may be specified in the order, the water in any well, tank, pool or other possible source of water-supply, which, in his opinion, is contaminated or likely to be contaminated.

23. The District Health Officer or a Sanitary Inspector may, by an order published at such places as he may think fit, set apart any well, tank, part of a river, stream or channel not being private property, or being private property with the consent of the owner, for the supply of water for drinking or culinary purposes and may prohibit therein or within a distance therefrom to be stated in the order all bathing, washing of clothes or animals, or other acts calculated to pollute the water; and may similarly set apart any well, tank, part of a river, stream or channel for the purpose of bathing or for the purpose of washing animals or clothes or for any other purpose connected with the health and cleanliness of the people using such water-supply.

24. The District Health Officer or a Sanitary Inspector may prohibit persons from easing themselves, or throwing, depositing or discharging any rubbish, sewage, or offensive matter, into any well, tank, pool or other source of water-supply which is used by the public, or within such a distance from such well, tank, pool or source of water-supply as he may fix.

Conservancy and sewage disposal.

25. The District Health Officer or a Sanitary Inspector may (1) prohibit the committal or continuance of any nuisance, or (2) require the person causing any nuisance or the person occupying the premises on which any nuisance exists to remove such nuisance.

Explanation.—In this regulation “nuisance” means anything which in the opinion of the District Health Officer or Sanitary Inspector, is likely to spread or to cause the outbreak of cholera.

26. Whenever the District Health Officer or a Sanitary Inspector is satisfied that the condition of any privy, urinal, drain, sewer or cesspool is such as to cause risk of spreading cholera to the inhabitants of the neighbourhood he may order the occupier of the land in which such privy, urinal, drain, sewer or cesspool is situated to disinfect, or to allow an officer of the Board to disinfect or the same with such disinfectants in such quantities and at such time as the said officer or inspector shall think fit.

27. The District Health Officer or a Sanitary Inspector may for the prevention of the outbreak or spread of cholera order the owner or occupier of any land to repair or make efficient to the satisfaction of that officer or inspector any drain, sewer, privy, urinal or cesspool which is situated upon such land or to remove any such drain, sewer, privy, or urinal or close any such cesspool within such time as may be fixed by the said officer or inspector.

Miscellaneous.

28. The District Health Officer or a Sanitary Inspector may during the prevalence of any outbreak of cholera order that any market, shop or other public place shall remain closed for such time as may appear to him to be necessary and may forbid the holding of any fair, mela, or other gathering to which people from several villages commonly or periodically resort.

29. The District Health Officer or a Sanitary Inspector may require the owner or occupier of any land to clear and remove within the period specified in the order, any vegetation upon such land the existence of which in the opinion of the said officer or inspector conduces to the committing of nuisances upon such land.

30. The District Health Officer or a Sanitary Inspector may issue general orders that by a specified date certain sanitary precautions of a simple

nature, such as lime-washing of houses, clearing of latrines or the removal of filth or rubbish shall be carried out to his satisfaction.

31. The District Health Officer or a Sanitary Inspector, dispose of any corpse except by burning or selling clothes taken from the bodies of persons who have died of cholera and may cause any such clothes to be destroyed.

32. No person shall, without the written permission of the District Health Officer or a Sanitary Inspector, dispose of any corpse except by burning or burial.

33. The District Health Officer may approve burning or burial grounds, and may by order direct either generally or especially in respect of any specified area, that corpses shall not be burned or buried at places other than those approved by him.

34. Any person burning or causing to be burned any corpse shall cause the same to be completely reduced to ashes, and shall likewise cause all clothes or other articles brought with such corpse to be reduced to ashes.

35. The District Health Officer may direct that no person shall bury or cause to be buried any corpse, which, in the opinion of the District Health Officer, is likely to spread cholera in a grave constructed of masonry and less than six feet deep.

36. The District Health Officer may order that no dome or other servant of the Board employed for the disposal of corpses shall withdraw from his duties without the permission of the District Health Officer unless such dome or other servant of the Board has given notice in writing not less than one month previously of his intention so to withdraw.

37. The District Health Officer or a Sanitary Inspector may through any person authorised by such officer or inspector in that behalf seize and dispose of any corpse, which, in the opinion of the said officer or inspector, is infected with or likely to spread cholera, unless the relatives or friends of the deceased person satisfy him that they are prepared and able to dispose of the corpse in a manner which will prevent the spread of cholera.

38. (1) The District Health Officer or Sanitary Inspector may require any person who appears to be acquainted with facts in connection with a case of cholera or suspected cholera to attend before him at a time to be stated in the order and at a place not more than one mile from the place where such person resides or is staying when the order is issued, and such person shall appear as so required.

(2) When the person summoned to appear under paragraph (1) is a female who, by the custom of the country, does not appear in public, special precaution shall be taken to respect the custom.

39. (1) The District Health Officer or a Sanitary Inspector may examine orally any person who appears to be acquainted with the facts and circumstances of a case of cholera or suspected cholera.

(2) When the person to be examined under paragraph (1) is a female who, by the custom of the country does not appear in public, the officer shall take her statement under such conditions as shall admit of due respect to the said custom.

(3) Such person shall be bound to answer questions relating to such case put to him or her by such officer, other than questions the answer to which would have a tendency to expose him or her to any criminal charge.

40. The District Health Officer or a Sanitary Inspector may, with such assistants (if any), as he thinks fit, enter upon any land, or after two hours' notice in writing, into any premises or buildings used for human habitation at any time between sunrise and sunset for the purpose of carrying out any measure or making any enquiries authorised by these regulations.

41. All inoculations under these regulations shall be performed gratuitously.

42. (i) Orders issued by the District Health Officer or a Sanitary Inspector under these regulations shall be in writing.

(ii) The officer issuing such orders shall cause copies of them to be served upon any persons named in them.

(iii) The nearest relative of a patient or the occupier of the house in which the patient is staying shall, if a copy of the order under regulation has been served upon him, give to the nearest Sanitary Inspector or to his office, immediate notice of any disobedience of the order by the tenant.

By order of the Governor,

B. C. DAS GUPTA, Secy.

COMMERCE AND INDUSTRIES DEPARTMENT

Commerce

RESOLUTION No. 6391Com.

Calcutta, the 13th December 1950.

The following amendment is made in this department resolution No. 1680Com., dated the 15th May 1949, published in the *Calcutta Gazette*, dated the 19th May 1949, on pages 821 and 822:—
For the figure "Rs. 2,000" appearing in the paragraph, substitute "Rs. 2,500".

By order of the Governor,

B. C. KUNDU, Dy Secy

Mines and Power

Certificate of Approval.

2744M.P.—2nd December 1950.—With reference to rule 5 of the Indian Mineral Concessions Rules, 1949, made by the Government of India under section 5 of the Mines and Minerals (Development and Management) Act, 1948, for granting the grant by Provincial Governments to prospect for minerals and the grant mining leases in Indian Union, it is hereby approved that Sri Jagabandhu Thakur, of Dhandadist district Burdwan, is approved by the Government of West Bengal as a fit and proper person to whom such licenses or leases can be granted in West Bengal.

Under rule 9(I) of the aforesaid rules this certificate will expire at midnight on the 31st December 1951.

S. K. CHATTERJEE, Secy.

ORDER.

2822M.P.—12th December 1950.—In exercise of the power conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Government of West Bengal is pleased to confer on the Calcutta Electric Supply Corporation, Limited,

for the purpose of laying underground service line in the private common passage leading to premises No 10/B, Raja Raj Ballav Street, Calcutta, from the existing underground distributor in Raja Raj Ballav Street to the said premises in the common passage, situated within the area of supply of the said Corporation and for repairing the same when necessity arises, the powers which the Telegraph Authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purposes of a telegraph established or maintained by the Central Government, or to be so established or maintained. The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

NOTIFICATIONS

No. 2787M.P. 6th/9th December 1950.—In exercise of the power conferred by section 51 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to confer upon each of Sri A. K. Bhattacharya, Chief Electrical Engineer, Sri M. P. Ghose, Divisional Engineer, Sri N. D. Mazumdar, Divisional Engineer, Sri R. C. Guha, Assistant Erection and Maintenance Engineer, Grade I, Sri B. N. Dutt, Assistant Erection and Maintenance Engineer, Grade I of the Electricity Development Directorate, West Bengal, for the purpose of erecting aerial lines or laying underground cables:—

(i) from Mulajore Power Station of the Calcutta Electric Supply Corporation, Ltd., to Jaganj via Nuhati, Ranaghat, Fulia, Santipur, Krishnagar, Debagram, Beldanga and Berhampore,

(ii) from Santipur to Kulna,

(iii) from Ranaghat to Krishnagar via Birangar and Badkulla,

(iv) from Debagram to Katwa,

over, along or under private property intervening and for repairing the same whenever necessity arises, the powers which the telegraph authority possesses under sections 10 to 19 of the Indian Telegraph Act, 1885 (XIII of 1885), with respect to the placing of telegraph lines and posts for the purpose of a telegraph established or maintained by the Central Government or to be so established or maintained.

The exercise of the powers hereby conferred is subject to the provisions of the said Indian Telegraph Act, 1885.

This supersedes this department notification No. 989Elect, dated 31st August 1949.

By order of the Governor,
S. K. CHATTERJEE, Secy.

No. 2805M.P.—11th December 1950.—Sri H. Bhattacharya, Electric Inspector to the Government of West Bengal, was appointed to act as Secretary to the Licensing Board, West Bengal, constituted in this department notification No. 4116Com., dated the 13th August 1948, read with notification No. 2531M.P., dated the 3rd November 1950, with effect from the afternoon of the 30th June 1950 to 9th July 1950, vice Sri B. B. Dey on leave.

No. 2806M.P.—11th December 1950.—Sri B. B. Dey, B.Sc. (Eng.), Electric Inspector to the Government of West Bengal, is appointed to act until further orders as Secretary to the Licensing

Board, West Bengal, constituted in this department notification No. 4116Com., dated the 13th August 1948, read with notification No. 2531M.P., dated the 3rd November 1950, with effect from the 10th July 1950, *vice* Sri H. Bhattacharya.

By order of the Governor,
S. C. DAS GUPTA, Dy. Secy.

No. 2859M.P.—16th December 1950.—In exercise of the power conferred by the proviso to article 309 of the Constitution of India read with article 313 of the said Constitution and paragraph 26 of the Adaptation of Laws Order, 1950, the Governor is pleased to make, in supersession of all previous rules issued on the subject, the following rules for the recruitment of apprentices in the West Bengal Government Press and the Press of the Secretary to His Excellency the Governor of West Bengal.

Rules for the recruitment of apprentices in the West Bengal Government Press and the Press of the Secretary to His Excellency the Governor of West Bengal.

The recruitment of apprentices in the West Bengal Government Press or in the Press of the Secretary to His Excellency the Governor of West Bengal shall be made on the results of an examination conducted by the Public Service Commission, West Bengal.

2. Each year the examination shall be held in the last week of July.

3. Not later than the 15th June, a notification shall be published in the *Calcutta Gazette* and an advertisement shall be published in the local newspapers stating the number of vacancies in the various branches of the Press and inviting applications for permission to appear at the next examination.

4. Candidates must be at least Matriculates and must not be less than 17 and not more than 22 years of age on the first day of July of the year in which the examination at which they intend to appear is held. With their applications they must produce their original Matriculation certificate, a certificate from the head of the institution in which they were educated and certificates of responsibility and character from two respectable persons not related to them. Every application must be accompanied by a treasury receipt for the sum of Rs. 5, which in no circumstances will be refunded.

5. The number of apprentices in the various branches of the West Bengal Government Press shall be as follows.—

(a) *Government Press, Alipore.*

(1) Reading Branch	... 10
(2) Hand Composing Branch	... 10
(3) Lino Operators	... 4
(4) Monotype Key Board Operators	... 2

26

(b) *The Press of the Secretary to His Excellency the Governor.*

(1) Hand Composing	... 2
--------------------	-------

6. Candidates should state in their application in which branch of the Press they desire to be employed. If more than one branch is indicated the order of preference should be given. An

apprentice shall not be transferred after appointment from the branch in which he accepts initial appointment to any other branch.

7. The examination shall consist of—

- (1) Test in English and Bengali with reference to spelling and punctuation.
- (2) Reading of English and Bengali manuscripts.

A paper on general knowledge will be set for candidates for the Reading Branch only. Selected candidates shall be called to undergo also *viva voce* test.

8. The scale of pay for the various classes of apprentices shall be Rs. 50—2—60—3—75. An apprentice shall be entitled to the usual dear allowance and other allowances admissible to whole-time temporary Government servants.

9. Apprentices must attend the Press for full normal working hours fixed for the Press. They shall in all respects be subject to the disciplinary rules in force in the Press.

10. The period of apprenticeship training shall be five years. Any apprentice who is irregular in attendance, whose conduct is not satisfactory or who does not show sufficient aptitude for the work, may be discharged at any time during the period of apprenticeship by the Superintendent whose decision shall be final.

The discharge of an apprentice under these rules does not amount to a removal or dismissal within the meaning of the Bengal Subordinate Servants (Disciplinary and Appeal) Rules, 1936.

11. Apprentices at no time shall have a claim as a matter of right to any appointment in the Government.

12. Apprentices shall be required to undergo a test once a year during the course of their apprenticeship so that their progress can be ascertained.

13. On completion of the period of apprenticeship, an apprentice may, if vacancies exist in the department in which he served the apprenticeship and if he has passed the test and has good record of attendance and conduct, be absorbed into the temporary or permanent establishment of the Press. If no vacancy exists in the temporary or permanent establishments on the termination of the period of apprenticeship the apprentice may be discharged, and if he has passed the test prescribed will be given a certificate of proficiency.

14. Apprentices shall be given leave in accordance with the rules governing the grant of leave to temporary Government servants.

15. A selected candidate must produce a certificate of physical fitness from a Presidency Surgeon or a Civil Surgeon.

By order of the Governor,
B. C. KUNDU, Dy. Secy.

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 7109Lab.—8th December 1950.—The following correction of clerical mistake and error under rule 20 of the Bengal Industrial Disputes Tribunal Rules, 1947, the Tribunal referred to in notification No. 6399Lab., dated the 10th November 1950, has been made in his award as shown in the annex to the said notification is hereby published.

reference to section 17 of the Industrial Disputes Act, 1947 (XIV of 1947):—

Correction.

In the said award published in the *Calcutta Gazette*, dated the 16th November 1950, on page 2324 in line 9 from the bottom for the figures "1948-49", read the figures "1947-48".

No. 7152Lab.—11th December 1950.—The following corrections which the Tribunal referred to in notification No. 6368Lab., dated the 8th November 1950, has made in his award as shown in the annexure to the said notification are hereby published with reference to section 17 of the Industrial Disputes Act, 1947 (XIV of 1947):—

Corrections.

In the said award published on pages 2305-2316 of the *Calcutta Gazette*, dated the 16th November 1950, under issue Nos. 1 and 3, the portion beginning from "As regards fixation of wages in Birkmyre," and ending with the words, "food allowance in each case" be wholly deleted and the following be substituted:—

"As regards fixation of wages in Birkmyre, 1 and that the lowest paid manual worker gets Rs. 30 basic wages plus Rs. 30 dearness allowance, that is to say, a total emolument of Rs. 60, and all manual workers, durwans, etc., a flat rate dearness allowance Rs. 30 is provided for, regards clerical employees the grades of basic es applied in actual practice are Rs. 50-4—Rs. 70-5-95, Rs. 95-6-125, and the es of dearness allowance, are 50 per cent. of first Rs. 100, and 20 per cent. of the second 100, with a maximum of Rs. 70 and a minimum of Rs. 35 plus Rs. 5 food allowance in each."

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 29(4)49/50W.C.—5th December 1950.—In partial modification of this Labour Directorate Notification No. 29L.C., dated 7th April 1949, published at page 646, Part I of the *Calcutta Gazette*, dated 21st April 1949, the names of "Sriresh Chandra Manna" and "Sri Panchanan Majhi", members elected by the workmen from constituencies Nos. 4 and 6 respectively to the Works Committee in the National Co., Ltd., post office Sankrail, Howrah, are hereby cancelled and names of "Sri Rajdeo" and "Sri Gour Sasmal" published respectively in their places for general information as members elected by the workmen to the Works Committee from the said constituencies in bye-election.

No. 71(2)49/50W.C.—5th December 1950.—The names of "Sri Ramgobinda Singh", "Janab Dilip Singh", "Sri Jibon Krishna Ghose" and "Sri Mukherayan Singh", members elected by the workmen from constituencies Nos. 4, 7 and 8 to the Works Committee in Shree Mahadeo Jute Mills Co., 10, Achand Baguria Road, Bally, Howrah, as published at page 865, Part I of the *Calcutta Gazette*, dated 26th May 1949 are hereby cancelled.

Names of the following members as elected to Works Committee by the workmen in

bye-election from the constituencies noted against each, are published for general information:—

Name of member	Constituency from which elected.	No.
(1) Sri Kalachand Bakshi	...	4
(2) Janab Rustoom	...	4
(3) Sri Raghunath Rauth	...	8

No. 28(6)48/50W.C.—7th December 1950.—The name of "Sri Bndeshwari Singh" as member elected by the workers from constituency No. 4 to the Works Committee in Shree Gouri Sankar Jute Mills, Ltd., Shammagar, 24-Parganas, as published at page 762, Part I of the *Calcutta Gazette*, dated 10th June 1948, is hereby cancelled.

The name of "Sri S. N. Ghose" published at page 1958, Part I of the *Calcutta Gazette*, dated 17th November 1949, as a member nominated by the employers to the above Works Committee is also cancelled.

No. 38(4)49/50W.C.—7th December 1950.—In partial modification of this Labour Directorate notification No. 38L.C., dated 21st April 1949, published at page 701, Part I of the *Calcutta Gazette*, dated 28th April 1949, the names of "Janab Ahjan Mea" and "Janab Eadan Mea", members elected by the workmen from constituencies Nos. 4 and 6 respectively to the Works Committee in the Champdany Jute Mills, Baidyabati, Hooghly, are hereby cancelled and the names of "Janab Mia Husendin" and "Janab Min Ahul" are published respectively for general information as members elected by workmen to the said Works Committee from the said constituencies in bye-election.

No. 65W.C.—7th December 1950.—In pursuance of sub-rule (2) of rule 2A of the Bengal Industrial Disputes Rules, 1947, the names of the members constituting the Works Committee in The Anglo-India Jute Mills Co., Ltd. (Upper Mills), Kankinara, 24-Parganas, are hereby published for general information:—

Names of the members elected by the workers.

1. Sri Sewbalak Singh.
2. Sri Narayan Das Chatterji.
3. Sri Mahadeb Rai.
4. Sri Rambirch.
5. Janab Ismat Mia.
6. Sri Satnarain Ahir.
7. Sri Ramkisoon Sirdar.
8. Sri Nityananda Prosad Munshi.
9. Sri Pardeshi Banstore.

Names of the members nominated by the employers.

1. Mr. G. Shepherd.
2. Mr. J. M. Games.
3. Mr. E. Flood.
4. Mr. W. Sinclair.
5. Mr. T. Farrel.
6. Mr. A. Batchelar.
7. Mr. D. Liggat.
8. Mr. J. Wood.
9. Sri S. K. Mukherjee.

No. 22(2)48/50W.C.—8th December 1950.—In partial modification of this Labour Directorate notification No. 22L.C., dated 13th May 1950, published at page 762, Part I of the *Calcutta Gazette*, dated 10th June 1948, the names of “Mr. A. Lornie” and “Sri M. G. Burman”, members nominated by the employers to the Works Committee in the Union (South) Jute Mills, Badartala, 24-Parganas, are hereby cancelled and the names of “Sri B. B. Mukherjee” and “Sri H. D. Chowdhury” are published in their places for general information.

No. 78(2)49/50W.C.—8th December 1950.—In partial modification of this Labour Directorate notification No. 78W.C., dated 8th November 1949, published at page 1958, Part I of the *Calcutta Gazette*, dated 17th November 1949, the name of “Sri Kanailal Banerjee”, a member elected by the workmen from constituency No. 1 to the Works Committee in the Bengal Enamel Works, Ltd., Paltta, 24-Parganas, is hereby cancelled and the name of “Sri Kalipada Chowdhury” is published in his place for general information as a member elected to the said Committee in the bye-election in constituency No. 1.

No. 21(5)48/50W.C.—8th December 1950.—In partial modification of this Labour Directorate notification published at page 762, Part I of the *Calcutta Gazette*, dated 10th June 1948, as amended by notification No. 21(3)48W.C., dated 23rd May 1950, published at page 1033, Part I of the *Calcutta Gazette*, dated 1st June 1950, the name of “Sri A. K. Roy”, a member nominated by the employers to the Works Committee in the Lansdowne Jute Co., Ltd., Dakhindari, post office Belgachia, Calcutta, is hereby cancelled and the name of “Sri B. Bose” is published in his place for general information.

No. 4(3)48/50W.C.—11th December 1950.—The name of “Sri N. C. Das Gupta”, a member nominated by the employers to the Works Committee in the Budge Budge Jute Mills Company, Limited, Budge Budge, 24-Parganas, as published in this Labour Directorate notification No. 4L.C., dated 25th August 1948, at page 797, Part I of the *Calcutta Gazette*, dated 17th June 1948, is hereby cancelled and the name of “Sri G. Chanda” is published in his place for general information.

S. K. HALDAR,
Labour Commissioner.

DEPARTMENT OF LAND AND LAND REVENUE

Land Revenue

NOTIFICATION.

No. 13618L.R.—4th December 1950.—In exercise of the powers conferred by section 4 of the Bengal Survey Act, 1875 (Bengal Act V of 1875), the Governor is pleased to appoint Sri Charu Chandra Sen, Director of Land Records and Surveys, West Bengal, to be a Superintendent of Survey in the districts of Darjeeling, Jalpaiguri, West Dinajpur, Malda, Murshidabad, Nadia and 24-Parganas, in connection with the demarcation of the State boundary.

By order of the Governor,
S. BANERJEE, Secy.

Land Acquisition

NOTIFICATIONS.

Midnapore.—No. 13990L.A.—13th December 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for construction of Beat Officer's quarters in the village of Godapiasal, jurisdiction list No. 469, thana Salboni, pargana Midnapore (Bhanjabhum), district Midnapore, it is hereby notified that for the above purpose a piece of land comprising part of

cadastral plot No. 141, and measuring, more or less, 1.20 acres, is likely to be required with aforesaid village of Godapiasal.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Collector, Midnapore.

In exercise of the powers conferred by the said section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, within thirty days after the date on which notice of the substance of this notification is published in the locality, file an objection in writing with the Collector of Midnapore.

ERRATUM.

24-Parganas.—No. 13992L.A.—13th December 1950.—In line 10 of the notification No. 10580J dated the 7th December 1949, under section 4 of the Land Acquisition Act, I of 1894, published at page 2185, Part I of the *Calcutta Gazette*, dated 15th idem, in respect of the proposed acquisition of 0.0536 of an acre of land required for opening a lane from a Refugee Colony by the South Dum Municipality, in the village of Satgachhi, jurisdiction list No. 20, district 24-Parganas:

Read “Part of cadastral plot” in place of “Cadastral plot.”

DECLARATIONS

24-Parganas.—No. 13994L.A.—13th December 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the South Dum Dum Municipality for a public purpose, viz., for opening a lane to a Refugee Colony, in the village of Satgachhi, jurisdiction list No. 20, thana Dum Dum, pargana Calcutta, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising part of cadastral plot No. 2201, measuring, more or less, 0.0536 of an acre, is required within the aforesaid village of Satgachhi.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it concerns.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, Alipore, 24-Parganas.

24-Parganas.—No. 14176L.A.—18th December 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 123/50Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 253 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, for the purpose of the Union, namely, for the establishment of a Central Jute Research Station in the villages of Nilgunja and Surjapur, jurisdiction list Nos. 13 and 14, respectively, thana Titagarh, pargana Calcutta, zilla 24-Parganas, it is hereby declared that for the above purpose pieces of land comprising cadastral plots Nos. 184, 278, 285 to 302, 305 to 309, 346 to 372, 374 to 377, 379 to 393 of village Nilgunja and cadastral plots Nos. 844 to 880 of village Surjapur, measuring, more or less, 94.98 acres, are required within the aforesaid villages of Nilgunja and Surjapur.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 4-Parganas.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy. to the Govt. of West Bengal (*ex-officio*).

Land Reforms

NOTIFICATIONS.

No. 13626L. Ref.—4th December 1950.—In exercise of the powers conferred by sub-sections (2) and (3) of section 6 of the West Bengal Land Reforms Act, 1950 (West Bengal Act 11 of 1950), the Governor is pleased to establish a Bhagadars Conciliation Board for each local area specified in column 1 of the schedule hereto and appoint the persons mentioned in column 2 of that schedule opposite such area to be the Chairman and members of the Bhagadars Conciliation Board for such area.

In exercise of the power conferred by sub-section (3) of section 6 of the said Act, the Governor is pleased to specify a period of two years beginning from the date of publication of this notification in the *Calcutta Gazette* as the period for which each Chairman and each member appointed under paragraph 1 shall hold office.

The Schedule.

Area.	Chairman and Members.
1	2
<i>Burdwan district.</i>	
Baran police-station	Sub-Registrar, Guskara—Chairman. Sri Saradindu Gupta, President, Union Board, Guskara, owners' representative—Member. Sri Adyanath Mukherjee, Purbatala, owners' representative—Member. Sri Dolgobinda Pal, Abhirampur, bargadars' representative—Member. Janab Baker Ahmed, Suinta, bargadars' representative—Member.
Police-station ..	Sub-Registrar, Mankar—Chairman. Sri Kashiram Ganguli, Galsi, owners' representative—Member. Sri Sarbada Nanda Gupta—Kaviraj, Mankar, owners' representative—Member. Sri Satish Chandra Laha, Duarnari, bargadars' representative—Member. Sri Satya Kinkar Tah, Adrahati, bargadars' representative—Member.
Police-station ..	Circle Officer, Memari—Chairman. Sri Brojogopal Bishayye, Memari, owners' representative—Member. Sri Prokash Chandra Chatterjee, Kalibele, owners' representative—Member. Sri Akul Chandra Ghosh, Haladharpur, bargadars' representative—Member. Sri Baru Santhal, Iohapur, bargadars' representative—Member.

Area	Chairman and Members.
1	2
Jamalpur police station	Circle Officer, Memari—Chairman. Sri Radhagobinda Chakraborty, Sure-Kalna, owners' representative—Member. Sri Susr Kumar Majumdar, Veliri, owners' representative—Member. Sri Allahad Bagdi, Abujhati, bargadars' representative—Member. Sri Khudram Paul, Ajhapur, bargadars' representative—Member.
Khandaghoosh police station.	Sub-Registrar, Khandaghoosh—Chairman. Sri Malm Kumar Bose, Sankari, owners' representative—Member. Sri Bholanath Mukherjee, Saranga, owners' representative—Member. Sri Gopal Chandra Roy, Kendur, Khanda Doley, bargadars' representative—Member. Sri Amulya Ratan Mallik, Antira, bargadars' representative—Member.
Rama police station	Sub Registrar, Rama—Chairman. Sri Satya Kinkar Maji, President, Union Board, Palasani, owners' representative—Member. Sri Jagannath Dan, President, Union Board, Uchalan, owners' representative—Member. Sri Probodh Chandra Porikshit, Palahampur, bargadars' representative—Member. Sri Kusadhuja Kala, Aherbelma, bargadars' representative—Member.
Mangolkote police station.	Sub Registrar, Mangolkote—Chairman. Sri Narondra Nath Chatterjee, Ganpur, owners' representative—Member. Sri Byomkesh Sar, Nigun, owners' representative—Member. Sri Bhutnath Mandal, Mangolkote, bargadars' representative—Member. Sri Sasanka Sekhar Mandal, Majhigram, bargadars' representative—Member.
Ketugram police-station	Sub-Registrar, Ketugram—Chairman. Sri Rakhraj Singh, Masundi, owners' representative—Member. Sri Nalin Behari Ghosh, Berugram, owners' representative—Member. Sri Radharyam Mandal, Masundi, bargadars' representative—Member. Sri Kalinath Mandal, Khatundi, bargadars' representative—Member.

No. 13628L.Ref.—4th December 1950.—In exercise of the power conferred by section 11 of the West Bengal Bargadars Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to appoint the officers mentioned in column 1 of the schedule hereto as Appellate Officers in respect of appeals against awards or orders of Bhag (Has Conciliation Boards within the areas specified respectively opposite such officers in column 2 of the schedule.

The Schedule.

Officer.	Area.
1	2
Subdivisional Officer, Burdwan (Sadar).	District Burdwan. Ausgram, Galsaj Memari, Jamalpur, Khandaghoash and Raina police-stations.
Subdivisional Officer, Katwa.	Mangolkote and Ketugram police-stations.

By order of the Governor,
S. BANERJEE, Secy.

Land Development

NOTIFICATIONS.

24-Parganas.—No. 13136L.Dev.—24th November 1950.—In exercise of the power conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (I of 1894), the Governor is pleased to withdraw from the acquisition of cadastral survey plot Nos. 25 to 37, 67, 68, 78 to 80, 397, 398, 472, 473, 475 to 477 measuring, more or less, 19,55 acres of land in the village of Sodepur, jurisdiction list No. 8, police-station Khardah, district 24-Parganas, included in the declaration No. 1466L.Dev., dated the 14th February 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 303, part I of the *Calcutta Gazette* of 23rd February 1950 for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control.

Hooghly.—No. 13288L.Dev.—27th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Balagarh, jurisdiction list No. 105, Tamlipara, jurisdiction list No. 106 and Kaliagarh, jurisdiction list No. 107, police-station Balagarh, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots as detailed in the schedule below and measuring, more or less, 184.82 acres, is likely to be required within the aforesaid villages of Balagarh, Tamlipara and Kaliagarh.

Schedule of plots.

Mauza Balagarh.

Plot Nos. 1-6, 21-26, 32, 37-41, 43, 44, 46, 48, 122, 137, 138, 256-258, 261, 265-270, 273-275, 284-288, 322-332, 334-336, 338-340, 347-350, 361, 363-371, 373-378, 384, 396-398, 402, 407-411, 423-426, 484, 486, 492, 496-498, 512, 514, 519, 518, 521, 525-527, 532, 499, 491, 106-110, 113, 114, 118, 119, 139-141, 255, 276, 346, 380, 404, 406, 407, 422, 430, 431, 444, 524, 530, and parts of plot Nos. 20, 31, 142, 337, 421, 445 and 494.

Mauza Tamlipara.

Plot Nos. 41, 42, 45, 46, 49, 52, 53, 6, 67-73, 76-87, 90-120, 123-130, 132, 134, 131, 139-173, 175, 177, 178, 181, 182, 18, 191, 193, 194, 196, 198, 206-219, 222, 223, 133, 192-195 and part of plot No. 183.

Mauza Kaliagarh.

Plot Nos. 32-34, 47-50, 484, 52-55, 5, 483, 61-65, 71-78, 102-106, 109, 111-131, 141-147, 158-161, 157, 164-168, 491, 181 and parts of plot Nos. 107 and 175.

This notification is made, under the prov of section 4 of the West Bengal Land Development and Planning Act, 1948, (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, Hooghly, for the time engaged in the undertaking, with his of servants and workmen, to enter upon and survey the land and do all other acts required permitted by that section.

A plan of the land may be inspected in office of the Collector, Hooghly.

Hooghly.—No. 13328L.Dev.—28th November 1950.—Whereas it appears to the Governor land is likely to be needed for a public purpose, viz., for the settlement of immigrants who migrated into the State of West Bengal on account of circumstances beyond their control in the village of Dirghanga, jurisdiction list No. 10, police-station Serampore, district Hooghly, hereby notified that for the above purpose a piece of land comprising cadastral plot Nos. 1772-1776, 1797, 1798, 1799, 1807, 1810-1813, 1823-1825, 2294 measuring, more or less, acres, is likely to be required within the above village of Dirghanga.

This notification is made, under the provision of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the said section, the Governor is pleased to authorise the Collector, Hooghly, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Hooghly.

Nadia.—No. 13356L.Dev.—28th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Ichapur, jurisdiction list No. 158, police-station Chakdaha, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral plot Nos. 1-43, 45-87, 96-101, 215, 223, 227-230, 262-267, 278-295, 304, 517-519, 522, 536-540, 548, 556, 560-566, 570-596, 633, 642, 645, 660, 661, 670-679, 1010, 1012, 1019, 1021, 1023, 1025, 1031, 1032, 1048, 1056, 1058 and part of cadastral survey plot No. 44 and measuring, more or less, 166.46 acres is likely to be required within the aforesaid village of Ichapur.

This notification is made, under the provision of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Nadia, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and to do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector of Nadia.

24-Parganas.—No. 13362L.Dev.—28th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Pansila, jurisdiction list No. 6, police-station Khardaha, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 207, 211, 212 and 213, measuring, more or less, 2.85 acres, is likely to be required within the aforesaid village of Pansila.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 13452L.Dev.—30th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Berabarua, jurisdiction list No. 72, police-station Umdanga, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 1680-1682, 1701-1709, 1791-1792, 2040-2042, measuring, more or less, 8.53 acres, is likely to be required within the aforesaid village of Berabarua.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

Murshidabad.—No. 13456L.Dev.—30th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Bagdaha, jurisdiction list No. 27, Roychandpur, jurisdiction list No. 23, Chandipur, jurisdiction list No. 24, Behalpur, jurisdiction list No. 22, police-station Jaganj, district Murshidabad, it is hereby notified that for the above purpose a piece

of land comprising cadastral survey plots as detailed in the schedule below, and measuring, more or less, 51.68 acres, is likely to be required within the aforesaid villages of Bagdaha, Roychandpur, Chandipur and Behalpur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Murshidabad, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector of Murshidabad.

The Schedule.

Mauza Bagdaha, jurisdiction list No. 27.

Cadastral survey plot Nos. 61-63, 153, 154, 158 and 159, measuring, more or less, 6.16 acres.

Mauza Roychandpur, jurisdiction list No. 23.

Cadastral survey plot Nos. 60, 61, 62, 65-67 and part of cadastral survey plot Nos. 56 and 73, measuring, more or less, 17.55 acres.

Mauza Chandipur, jurisdiction list No. 24.

Cadastral survey plot Nos. 9, 10, 12, 32-36, measuring, more or less, 19.80 acres.

Mauza Behalpur, jurisdiction list No. 22.

Cadastral survey plot Nos. 376 and 377, measuring, more or less, 8.17 acres.

Burdwan.—No. 13460L.Dev.—30th November 1950.—The Governor is pleased to cancel so much of the notification No. 6130L.Dev., dated the 5th June 1950, under section 4 of the Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1245, Part I of the *Calcutta Gazette* of the 22nd idem as relates to cadastral survey plot Nos. 355, 356, 401, 415, 440 and parts of cadastral survey plot Nos. 37, 386, 405, and measuring, more or less, 1.55 acres, out of the total area 26.95 acres notified for acquisition for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Sankharipukur, jurisdiction list No. 38, police-station Sadar, district Burdwan.

Burdwan.—No. 13468L.Dev.—30th November 1950.—The Governor is pleased to cancel so much of the notification No. 5688L.Dev., dated the 26th May 1950, under section 4 of the Land Development and Planning Act, 1948, published at pages 1039-40, Part I of the *Calcutta Gazette* of the 1st June 1950 as relates to cadastral survey plot No. 231, measuring, more or less, 0.01 acre notified for acquisition for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bhatchhala, jurisdiction list No. 37, police-station Sadar, district Burdwan.

Burdwan.—No. 13470L.Dev.—30th November 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the

village of Bhatchhala, jurisdiction list No. 37, police-station Sadar, district Burdwan, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot No. 255, measuring, more or less, 0.60 acre is likely to be required in the aforesaid village of Bhatchhala.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Burdwan, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Burdwan.

Burdwan.—No. 13474L.Dev.—30th November 1950.—The Governor is pleased to cancel so much of the notification No. 6124L.Dev., dated the 5th June 1950, under section 4 of the Land Development and Planning Act, 1948, published at page 1170, Part I of the *Calcutta Gazette* of the 15th idem as relates to cadastral survey plot Nos. 107, 108, 112, 129, 510, 515, 709, 710, 852, 864, 865 and parts of cadastral survey plot Nos. 12, 109, 711, 800 and 839, measuring, more or less, 7.27 acres out of the total area of 47.18 acres notified for acquisition for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Ichlabad, jurisdiction list No. 75, police-station Sadar, district Burdwan.

ERRATA.

Burdwan.—No. 13430L.Dev.—29th November 1950.—In notification No. 2138L.Dev., dated the 1st March 1950 under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 442-43, Part I of the *Calcutta Gazette* of the 23rd idem, in respect of the proposed acquisition of land for the settlement of refugees who have migrated into the state of West Bengal on account of circumstances beyond their control in the villages of Asansol and Mahishila, pargana Shergarh, district Burdwan—

Delete the figure “31” in line 15;

Delete the figures “68 and 69” in line 19;

Delete the figure “147” in line 15;

Insert the figure “31” *after* the figure “30” in line 10;

Insert the figure “72” *after* the figure “1” in line 19;

Insert the figures “1068 and 1069” *after* the figure “1056” in line 19;

Insert the figure “245” *after* the figure “117” in line 15;

Read the figures “70, 71, 73-78” *for* the figures “70-78” in line 16;

Read the figures “239-244, 246” *for* the figures “239-246” in line 11;

Read “132.27 acres” *for* “131.19 acres” in line 20.

Burdwan.—No. 13462L.Dev.—30th November 1950.—In notification No. 6130L.Dev., dated the 5th June 1950, under section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 1245, Part I of the *Calcutta Gazette* of the 22nd idem in respect of the proposed acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Sankharipukur, jurisdiction list No. 38, police-station Sadar, district Burdwan—

Read “cadastral survey plot Nos. 273 to 281 for cadastral survey plot Nos. 273, 275, 276, 277, 278, 280, 281” in line 18.

Burdwan.—No. 13466L.Dev.—30th November 1950.—In notification No. 5688L.Dev., dated the 26th May 1950, under section 4 of the Land Development and Planning Act, 1948, published at pages 1039-40, Part I of the *Calcutta Gazette* of the 1st June 1950, in respect of the proposed acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bhatchhala, jurisdiction list No. 37, police-station Sadar, district Burdwan—

Read “10.84 acres” *for* “11.29 acres” in line 42.

24-Parganas.—No. 13478L.Dev.—30th November 1950.—In notification No. 11182L.Dev. dated the 20th December 1949, under section 4 of the West Bengal Land Development Act, 1948 (West Bengal Act XXI of 1948), published at page 2232, Part I of the *Calcutta Gazette* of the 22nd December 1949 in respect of acquisition of land required for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for creation of better living conditions in the villages of Kerulia and Bandipur, jurisdiction list Nos. 5 and 17 respectively, police-station Khardah, district 24-Parganas—

Read “77.39 acres” *for* “76.71 acres”.

In cancellation notification No. 10674L.Dev. dated the 19th September 1950, published at page 1961, Part I of the *Calcutta Gazette* of the 21st September 1950—

Read “33.35 acres” *for* “32.28 acres”.

Delete the figure “1597” in the schedule lands.

Insert the figures “1598 to 1606” in place “1598, 1601 to 1606” in the schedule lands.

In declaration No. 10672L.Dev., dated the 19 September 1950, under section 6 of the West Bengal Land Development Act, 1948 (West Bengal Act XXI of 1948), published at page 1961-62, Part I of the *Calcutta Gazette* of the 21st September 1950—

Read “44.04 acres” *for* “44.46 acres” in line 14.

Delete the figures “1599, 1600” in the schedule of lands.

Insert the figure “1596 to 1597” in place “1598 to 1606” in the schedule of lands.

Parganas.—No. 13454L.Dev.—30th November 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Berabaria, jurisdiction list No. 72, police-station Amdanga, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot Nos. 1680-1682, 1789, 1791-1792, 2040-2042, measuring, more or less, 8.53 acres, is required within the aforesaid village of Berabaria.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, 24-Parganas.

Murshidabad.—No. 13458L.Dev.—30th November 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Bagr, jurisdiction list No. 27, Roychandpur, jurisdiction list No. 23, Chandipur, jurisdiction list No. 22, Beliapukur, jurisdiction list No. 22, police-station Jaganj, district Murshidabad, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots as detailed in the schedule below, measuring, more or less, 51.68 acres, is required within the aforesaid villages of Bahar, Roychandpur, Chandipur and Beliapukur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Murshidabad.

The Schedule of land.

Loca Bagdaha, jurisdiction list No. 27.

Cadastral survey plot Nos. 61-63, 153, 154, 158 and 159, measuring, more or less, 6.16 acres.

Loca Roychandpur, jurisdiction list No. 23.

Cadastral survey plot Nos. 60-62, 65-67 and part of cadastral survey plot Nos. 56 and 73, measuring, more or less, 17.55 acres.

Loca Chandipur, jurisdiction list No. 24.

Cadastral survey plot Nos. 9, 10, 12, 32-36, measuring, more or less, 19.80 acres.

Loca Beliapukur, jurisdiction list No. 22.

Cadastral survey plot Nos. 376 and 377, measuring, more or less, 8.17 acres.

Burdwan.—No. 13464L.Dev.—30th November 1950.—Whereas it appears to the Governor that land is needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of

Sankharipukur, jurisdiction list No. 38, police-station Sadar, pargana Burdwan, district Burdwan it is hereby declared that for the above purpose some pieces of land comprising cadastral survey plot Nos. 1 to 3, 35, 36, 131, 200, 273 to 281, 343, 344, 357, 358, 382, 383, 385, 390, 402, 403, 406 to 414, 416 to 418, 420, 426, 427, 430 to 434, 436, 438, 439 and 530 and parts of cadastral survey plot Nos. 5, 9, 37, 386 and 405 and measuring, more or less, 25.40 acres are required within the aforesaid village of Sankharipukur.

This declaration is made under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948).

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

Burdwan.—No. 13472L.Dev.—30th November 1950.—Whereas it appears to the Governor that land is needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Bhatchhala, jurisdiction list No. 37, police-station Sadar, district Burdwan, it is hereby declared that for the above purpose some pieces of land comprising cadastral survey plot Nos. 188, 189, 232, 243-247, 255 and 312 and parts of cadastral survey plot Nos. 230 and 233 measuring, more or less, 11.43 acres, are required within the aforesaid village of Bhatchhala.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

Burdwan.—No. 13476L.Dev.—30th November 1950.—Whereas it appears to the Governor that land is needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Ichlabad, jurisdiction list No. 75, police-station Sadar, pargana Burdwan, district Burdwan, it is hereby declared that for the above purpose some pieces of land comprising cadastral survey plot Nos. 11, 16, 102, 110, 111, 128, 270-272, 274, 287, 288, 290, 291, 488, 504, 509, 511-514, 516, 525-531, 535, 536, 613, 618, 706, 707, 724, 799, 801, 802, 831, 841-844, 849, 855, 879 and parts of cadastral survey plot Nos. 12, 109, 289, 502, 614 and 800 and measuring, more or less, 39.91 acres are required within the aforesaid village of Ichlabad.

This declaration is made, under the provisions of section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

ERRATUM.

Burdwan.—No. 13432L.Dev.—29th November 1950.—In declaration No. 2140L.Dev., dated the 1st March 1950, under section 6 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 444 Part I of the *Calcutta Gazette* of the 23rd idem, in respect of land required for the settlement of immigrants who have migrated into

the state of West Bengal an account of circumstances beyond their control in the villages of Asansol and Mohishila, pargana Shergarh, district Burdwan—

Delete the figure "31" in line 14;

Delete the figures "68 and 69" in line 18;

Delete the figure "147" in line 14;

Insert the figure "31" after the figure "30" in line 9;

Insert the figure "72" after the figure "1" in line 18;

Insert the figures "1068 and 1069" after the figure "1056" in line 18;

Insert the figure "245" after the figure "117" in line 14;

Read the figures "70, 71, 73-78" for the figures "70-78" in line 15;

Read the figures "239-244, 246" for the figures "239-246" in line 10;

Read "132.27 acres" for "131.19 acres" in line 19;

By order of the Governor,
S. BANERJEE, Secy.

Requisition

NOTICES.

Calcutta, the 12th December 1950.

To—Janab Syed Qasim Shah, owner.

Please take notice that it has been ordered upon enquiry made by me under sub-section (1) of section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947, that possession of the property described in the schedule below should be made over to you. Possession will accordingly be restored to you on 26th December 1950 at 3 p.m. when you are requested to attend personally or send your representative to the spot.

The period of requisition of the said property shall terminate with effect from the date unless this notice is withdrawn in the meantime for any special reasons.

Should you fail to arrange to take possession of the said property on that date, no compensation will be paid with effect from the day following and Government accepts no liability for damage, if any, caused to the said property subsequently, unless this notice is withdrawn in the meantime, as stated above.

The Schedule.

10/2, Watgunj Street, Calcutta (one room).

Calcutta, the 12th December 1950.

To—

1. Janab Nazir Hossain, owner.
2. Janab Md. Shariff, tenant.
3. Janab Md. Yusuff, tenant.
4. Janab Md. Baser, tenant.

Please take notice that the property described in the schedule below which was requisitioned under rule 75A of the Defence of India Rules, will be released from such requisition and possession of the same will be given to the person who may, on enquiry, be held to be entitled to such possession.

11-30 a.m. on 26th December 1950 has been fixed as the time and No. 5, Bankshall Street, Calcutta, as the place for holding an enquiry with a view to specifying the person entitled to possession of the said property under section 4 of the

Requisitioned Land (Continuance of Ordinance, 1946 (Ordinance XIX of 1946) person having claims to possession of the property should file an application to the signed stating his case by 23rd December and should appear in person or by an agent the undersigned at the time and place here for holding the enquiry.

The Schedule.

11, Sunyat Sen Street, Calcutta (three room a small room on the ground floor, Blocks I and H).

Calcutta, the 14th December 1950.

Whereas the premises as per schedule below ordered to be restored to the owner Sri Rai Chaudhuri on 20th March 1950 at 1-30 but the owner failed to attend the spot date for accepting restoration of the said property and no agent or other person empowered accept delivery of possession on his behalf also present on the spot, I hereby declare sub-section (3) of section 4 of the Requisitioned Land (Continuance of Powers) Act, 1947 the premises is released from requisition effect from the said date and the Government not be liable for any compensation or other in respect of the premises for any period the said date.

Schedule of the premises.

P57, 58 and 59, Garcha 1st Lane, Calcutta.

Calcutta, the 14th December 1950.

Whereas the premises as per schedule below ordered to be restored to the owner Sri Sub Dutta on 20th March 1950 at 1 p.m., but owner failed to attend the spot on that date accepting restoration of the said property no agent or other person empowered to delivery of possession on his behalf was present on the spot, I hereby declare under section (3) of section 4 of the Requisitioned (Continuance of Powers) Act, 1947, the premises is released from requisition, with effect from the said date and the Government shall be liable for any compensation or other claim in respect of the premises for any period after the said date.

Schedule of the premises.

P60, Garcha 1st Lane, Calcutta.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Notifications under rule 12 of the West Bengal Land Revenue, Rent and Cess (Amendment) Rules, 1948.

No. 17A.P.—13th December 1950.—The record of all lands in West Bengal forming parts of common estate bearing No. 23 in the roll of district of Nadia have been confirmed by the Revenue Authority under section 6(2) of the Bengal Land Revenue, Rent and Cess (Amendment) Act, 1948 (West Bengal Act X of 1948), on the 11th December 1950.

Certified copies of the said record shall be open to public inspection during office hours at the office of the Collector of Nadia for a period of sixty days from the date of the notification.

H. ADHIKARI
Revenue Officer under Act XXXI of 1948

EXCISE DIRECTORATE, WEST BENGAL NOTIFICATION.

No. 43 Exc.—12th December 1950.—Sri Dharendra Chandra Bose, Inspector of Excise, is sanctioned leave on average pay for three months and twenty-nine days, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from 3rd October 1950.

R. CHOWDHURY,
Commissioner of Excise.

কৃষি, বন ও মৎস্য বিভাগ। DEPARTMENT OF AGRICULTURE, FORESTS AND FISHERIES

কৃষি।
Agriculture
প্রকাশন।

NOTIFICATION.

মুর্শিদাবাদ-নদীয়া।—নং ১০৪১৪কৃষি।—৪ঠা ডিসেম্বর ১৯৫০।—
মুর্শিদাবাদ-নদীয়ার অতিরিক্ত কৃষি অধ্যক্ষ শ্রীসুকুমার সেনগুপ্ত,
বি. এস. সি. (এগ্রি), এম. এস. (মেরিল্যান্ড), ১৯৫০ সালের ১৫ই আগস্ট
থেকে ১৯৫১ সালের ২৮শে ফেব্রুয়ারী পর্যন্ত নদীয়ার অতিরিক্ত কৃষি
অধ্যক্ষ পদে পশ্চিমবঙ্গ কৃষি কৃত্যকে অস্থায়িতাবে নিযুক্ত হইলেন।

রাজ্যপালের আদেশানুসারে,
মনোরঞ্জন সরকার,
উপ-কমিসিটর।

Murshidabad-Nadia.—No. 10414Agri.—4th December 1950.—Sri Sukumar Sen Gupta, B.Sc. (Agri.), M.S. (Maryland), Additional Superintendent of Agriculture, Murshidabad-Nadia, has been appointed temporarily in the West Bengal Agricultural Service as Additional Superintendent of Agriculture, Nadia, for the period up to the 28th February 1951 with effect from 15th August 1950.

By order of the Governor,
M. SARKAR, Dy. Secy

CO-OPERATION, CREDIT, RELIEF AND REHABILITATION DEPARTMENT

Co-operation NOTIFICATION.

No. 1725Co-op.—11th December 1950.—In exercise of the power conferred by section 110 of the Bengal Co-operative Societies Act, 1940 (Bengal Act XXI of 1940), the Governor is pleased to make the following amendment in the rules published under notification No. 968C.S., dated the 29th June 1942, in the *Calcutta Gazette* of the 2nd July 1942, as subsequently amended, the same having been previously published as required by sub-section (1) of the said section, namely:—

Amendment.

After rule 68 of the said rules insert the following:—

"68A. The provisions of rule 68 shall not apply to the Kalimpong Industrial Co-operative Society, Limited, for the period from the date of final publication of this rule to the 31st March 1951."

By order of the Governor,
K. C. BASAK, Secy.

Relief and Rehabilitation ORDER.

No. 3658F.R./10R-1/50. — 12th December 1950.—Whereas the immovable property described in the schedule below which was requisitioned under sub-section (1) of section 29 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), is to be released from requisition;

Now, therefore, in exercise of the power conferred by sub-section (4) of section 29 of the West Bengal Security Act, 1950 (West Bengal Act XIX of 1950), the Governor is pleased to specify Sri Nani Gopal Dhar, who appears to the State Government to be entitled to the possession of the said immovable property.

Schedule.

Shop-room at the south-west corner of 167-A, Park Street, Calcutta.

By order of the Governor,
K. C. BASAK, Secy.

বাস্তবহারা পুনর্বাসন বিভাগ। REFUGEE REHABILITATION DEPARTMENT

সংস্থা।

Establishment

প্রকাশনাবলী।

NOTIFICATIONS

Calcutta. No. 9128Estt.—29th November 1950.—Sri Ajit Kumar Banerjee is appointed as Additional Education Officer in the Refugee Rehabilitation Directorate with effect from the date on which he assumes the duties of the post, until further orders.

কলিকাতা।—নং ৯০২৭এসটি। ১৯শা ডিসেম্বর ১৯৫০।—শ্রী অজিত কুমার বানার্জী (গ্রাউন্ড) প্রাথমিক চন্দ্র রায়কে পশ্চিমবঙ্গ সার্ভিস রুলস্‌এর ১৬৮(১) নং নিয়মনুযায়ী ১০ই অক্টোবর ১৯৫০ হইতে দুই দিনের অজ্ঞাত বিদায় মঞ্জুর করা হইল।

রাজ্যপালের আদেশানুসারে,
প্রমোদ কুমার ভট্টাচার্য,
উপ সচিব।

Calcutta. No. 9527Estt.—1st December 1950.—Sri Kshitesh Chandra Roy, Education Officer (Relief), is allowed earned leave for two days with effect from 15th October 1950, under rule 168(c) of the West Bengal Service Rules.

By order of the Governor,
P. K. BHATTACHARJEE, Dy. Secy.

নং ৯১০৬এসটি।—২১শে নভেম্বর ১৯৫০।—ক্যাপ্টেন কে. এন. রায়কে কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ বা হওয়া পর্যন্ত লেঃ বিজয় প্রসন্ন মুখার্জীর স্থলে চান্দমারী বাস্তুহারা শিবিরের নায়কের পদে নিয়োগ করা হইল।

রাজ্যপালের আদেশানুসারে,
প্রিয়রঞ্জন বন্দ্যোপাধ্যায়,
সচিব।

No. 9136Estt.—21st November 1950.—Capt. K. N. Roy is appointed as Camp Commandant of the refugee camp at Chandmari with effect from the date on which he assumed the duties of the post, until further orders, *vice* Lt. B. P. Mukherjee, transferred.

Burdwan-24-Parganas-Nadia-Howrah.—No. 9423-Estt.—29th November 1950.—The undermentioned non-gazetted officers are promoted to the gazetted rank of Rehabilitation Officers with effect from the dates on which they assume the duties of their respective posts and are posted to stations noted against each:—

- (1) Sri Jiten Sarker—Asansol (Burdwan).
- (2) Sri Sunilendra Nath Roy—Basirha (24-Parganas).
- (3) Sri Anil Ghosh—Ranaghat (Nadia).
- (4) Sri Monoranjan Guha—Burdwan (Sadar).
- (5) Sri Sikharendra Ghosh—Howrah (Sadar).

Malda - Bankura-24 - Parganas - Hooghly. — No. 9425Estt.—29th November 1950.—The under-mentioned Sub-Deputy Magistrate and Sub-Deputy Collectors and Rehabilitation Officers are promoted to the rank of Subdivisional Relief and Rehabilitation Officers with effect from the dates on which they assume the duties of their respective posts, and are posted to the stations noted against each, until further orders:—

- (1) Sri Ashutosh Majumdar—Malda.
- (2) Sri Sourindra Narayan Choudhury—Vishnupur (Bankura).
- (3) Sri Shyamapada Sen—Alipur (24-Parganas).
- (4) Sri Rabindra Kumar Sinha—Chinsura (Hooghly).

Calcutta.—No. 9463Estt.—30th November 1950.—Lt. P. C. Banerjee is appointed temporarily to be the Assistant Refugee Rehabilitation Commissioner under the Refugee Rehabilitation Commissioner, West Bengal, with effect from the date on which he assumes the duties of the post, until further orders.

Calcutta.—No. 9608Estt.—6th December 1950.—The services of Sri Jnanendra Mohan Banerjee, Sub-Deputy Magistrate and Sub-Deputy Collector, are hereby replaced at the disposal of the Home (General Administration) Department.

24-Parganas - Burdwan - Midnapore - Murshidabad.—No. 9690Estt.—9th December 1950.—The following gentlemen are appointed as Rehabilitation Officers with effect from the dates on which they assume the duties as such and are posted to the stations noted against each:—

- (1) Sri Sachi Nath Mukherjee—Barrackpore (24-Parganas).
- (2) Sri Subodh Kumar Ganguly—Kalna (Burdwan).
- (3) Sri Jnanendra Nath Roy—Midnapore Sadar.
- (4) Sri Nanigopal Bhaduri—Berhampore (Murshidabad).

No. 9756Estt.—12th December 1950.—Sri Pranesh Chandra Chakravorty, District Rehabilitation Officer, is appointed to be Assistant Refugee Rehabilitation Commissioner, West Bengal, in the Refugee Rehabilitation Directorate, with effect from the date on which he assumes the duties of the post, until further orders.

No. 9758Estt.—12th December 1950.—Capt. V. M. Mukherji, Assistant Refugee Rehabilitation Commissioner, is appointed to be Assistant Dispersal Officer under the Refugee Rehabilitation Commissioner, West Bengal, with effect from the date on which he assumes the duties as such, until further orders.

By order of the Governor,
H. BANERJEE, Secy.

শিক্ষা বিভাগ।

EDUCATION DEPARTMENT

শিক্ষা।

Education

জ্ঞাপনাবলী।

NOTIFICATIONS.

No. 82Edn.(Bd.).—8th December 1950.—In notification No. 23Edn.(Bd.), dated the 8th November 1950, published at pages 1437-43 of Part I of the Calcutta Gazette, Extraordinary of the same date in Form I at page 1440 for “seventh day of December” read “twenty-first day of December” and in Form V at page 1442 for “20th of November” read “28th of December”.

মাক্জিবিং।—নং ৫৫৬০শিক্ষা।—১১ই ডিসেম্বর ১৯৫০।—পশ্চিমবঙ্গ সাধারণ কৃত্যকের কালিকাতা ডাউ হিল বালিকা বিদ্যালয়ে অধ্যাপক নিম্নতম ইংরাজী শিক্ষারী মিসেস সি. এল. ডি রোজারিকে পশ্চিমবঙ্গ সার্ভিস রুলের ১১৭(২) ধারার নোট অনুযায়ী ২৫শে সেপ্টেম্বর হইতে আট সপ্তাহের জন্য মাতৃত্বের অবসর দেওয়া হইল।

Darjeeling. — No. 5560Edn. — 11th December 1950.—Mrs. C. L. De'Rozario, officiating Junior English Mistress, Dow Hill Girls' School, Kurseong, in the Bengal General Service (Education), is granted maternity leave for eight weeks from the 25th September 1950 in terms of the “note” to rule 197(2) of the West Bengal Service Rules, Part I.

কলিকাতা।—নং ৫৫৭৬শিক্ষা।—১২ই ডিসেম্বর ১৯৫০।—পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের কলিকাতা বিদ্যালয়সমূহের জিলা পরিদপ্তর প্রকৃ বাহাদুর গুপ্তকে উপহার পূর্বে ছুটি সহযোগে ওয়েট বেলাজ সার্ভিস রুলস (প্রথম খণ্ড)এর ১৫০-১৫৫ ধারাসকল অনুযায়ী ১৫ই অক্টোবর ১৯৫০ হইতে ২৬শে অক্টোবর ১৯৫০ পর্যন্ত অবকাশ সন্ধ্যায় করিয়া উক্ত রুলসএর ১৮৪(ডি) ধারানুযায়ী ৫ই অক্টোবর ১৯৫০ হইতে ১৪ই অক্টোবর ১৯৫০ পর্যন্ত অর্থ গড় মাহিনায় ছুটি মজুর করা হইল।

Calcutta.—No. 5576Edn.—12th December 1950.—Sri Krishna Bahadur Gurung, District Inspector of Schools, Calcutta, in the West Bengal Educational Service, is allowed leave on half average pay for the period from the 5th October 1950 to 14th October 1950, under rule 184(d) of the West Bengal Service Rules, Part I, with permission to affix the holidays for the period from the 15th October 1950 to the 26th October 1950, under rules 153-155 of the said rules in extension of the leave already granted to him.

কলিকাতা।—নং ৫৫৭৮শিক্ষা।—১২ই ডিসেম্বর ১৯৫০।—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের অধ্যাপক শ্রীরবীন্দ্র নাথ চট্টোপাধ্যায় অন্য পদে নিযুক্ত হওয়ায় এক পরে অধ্যয়নাবকাশ লওয়ায় ঐ পদে ও ঐ কৃত্যকে প্রিনিশিয়ল রজন রায়, এম. এ.কে ২৫শে আগষ্ট ১৯৫০ তারিখ হইতে পুনরাদেশ পর্যন্ত অধ্যায়িতাবে নিযুক্ত করা হইল।

Calcutta. — No. 5578Edn./4A-122/50 — 12th December 1950.—Sri Nikhil Ranjan Roy, M.A., is appointed to act as Professor of Economics, Presidency College, Calcutta, in the West Bengal Educational Service, with effect from the 25th August 1950 and until further orders, vice Sri Rabindra Nath Chatterjee, on deputation and subsequently on study leave.

কলিকাতা।—নং ৫৫৭৯শিক্ষা।—১২ই ডিসেম্বর ১৯৫০।—কলিকাতা প্রেসিডেন্সী কলেজের পশ্চিমবঙ্গ শিক্ষণ কৃত্যকের অধ্যাপক পদে শ্রীতাপস মজুমদার, এম. এ.কে ১লা সেপ্টেম্বর ১৯৫০ তারিখ হইতে পুনরাদেশ পর্যন্ত অধ্যায়িতাবে নিযুক্ত করা হইল।

রাজ্যপালের আদেশানুসারে,
ডি, এম, সেন,
সচিব।

Calcutta. — No. 5579Edn./4A-122/50. — 12th December 1950.—Sri Tapas Majumdar, M.A., appointed to act as Professor of Economic Presidency College, Calcutta, in the West Bengal Educational Service, with effect from the 1st September 1950, and until further orders.

Calcutta.—No. 5597Edn./2I-I/50.—13th December 1950.—Mr. E. C. P. G. J. Hessing, Officer of Special Duty, Education Department, Government of West Bengal, in the West Bengal General Service, is allowed an extension of leave not due to half average pay for three months from the 22nd November 1950, under rule 184(c)(i) of the West Bengal Service Rules, Part I.

By order of the Governor,
D. M. SEN, Secy.

Office of the Accountant-General,
West Bengal

NOTIFICATIONS.

Subject:—Submission of figures on account of sale of ordinary etc. stamps.

No. TM/210.—2nd December 1950.—Attention of all Treasury Officers in West Bengal is invited to this office circular letter No. TM/661, dated 3rd December 1948, on the subject noted above in terms of which the figures for sale of ordinary etc. stamps are required to be communicated to this office telegraphically on the 1st of each month. It has been observed that in many cases such intimation is not received in this office in time. It is hereby directed that the figures should henceforth be furnished on the due date, without fail.

2 It has also been observed that in some cases the figures communicated to this office for any particular month vary widely from those relating to the preceding month as well as the corresponding month of the preceding year. It is therefore, requested that in future the reasons for such variations should invariably be stated in the post-copy of the telegram.

[D.A.G.P. & T., Calcutta letter No. Appn stamp/AC-3050, dated 17th November 1950—Dy. M-1995—Ble. TM/1-18 of 1950-51, Vol. II.]

Subject:—Hyderabad State Military pensions.

No. TM/211.—4th December 1950.—Consequent to the financial integration of the Hyderabad State with the Government of India, all Military pensions relating to this State have become a central liability from the 1st April 1950 and are now on account of Hyderabad State Military pensions from that date will accordingly be adjusted by the C.M.A.(P), Allahabad. All Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are therefore, requested to note that each voucher relating to the payment of Military pension of this State should be prominently marked by them at the top as "Hyderabad State Military pension" and the aggregate amount of payments exhibited in the lists of payments under the head "Accounts with C.M.A. Pensions, Allahabad-Hyderabad State Military Pension".

[A.G. Hyderabad State letter No. C.S.B.A.C.II/450/1570, dated 29th August 1950—Dy. TM 1462 and C.M.A.(P), Allahabad, Memo. No. A/299-II, dated 7th November 1950—Dy. TM1842 both filed in Bl. TM/9-38 of 49-50, Vol. II.]

S. K. SARKAR,

Dy. Accountant-General

ORDERS AND NOTIFICATIONS BY THE
HIGH COURT AT CALCUTTA AND THE
CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

Hooghly-Nadia.—No. 7891A.—14th December 1950.—Sri Kamakshya Kumar Chakrabatti, Munsif Serampore, in the district of Hooghly, is appointed to be a Munsif in the district of Nadia, to be ordinarily stationed at Krishnagar, *vice* Sri Ram Lal Chandra Datta.

Bankura.—No. 7897A.—14th December 1950.—Keshab Nath Rai Chaudhuri, Munsif of Jangpur, in the district of Bankura, is appointed to be a Munsif in the same district, to be ordinarily stationed at Sadar.

Burdwan-Murshidabad.—No. 7901A.—14th December 1950.—Sri Samarendra Narayan Bagchi, Munsif of Asansol, in the district of Burdwan, is appointed to be a Munsif in the district of Murshidabad, to be ordinarily stationed at Lalbagh, *vice* Sri Keshab Nath Rai Chaudhuri.

West Dinajpur-Darjeeling-Burdwan.—No. 7901A.—14th December 1950.—Sri Kshetra Moha Das, Munsif of Jalpaiguri, in the district of West Dinajpur-Darjeeling, is appointed to be a Munsif in the district of Burdwan, to be ordinarily stationed at Asansol, *vice* Sri Samarendra Narayan Bagchi.

West Dinajpur-Darjeeling.—No. 7911A.—14th December 1950.—Sri Indu Bhushan Barman, Munsif, on leave, is appointed to be a Munsif in the district of West Dinajpur-Darjeeling, to be ordinarily stationed at Jalpaiguri, *vice* Sri Kshetra Moha Das.

Murshidabad-Birbhum.—No. 7916A.—14th December 1950.—Sri Wooshdeur Basu Majumdar, Munsif of Lalbagh, in the district of Murshidabad, is appointed to act, until further orders, as Additional Subordinate Judge of Birbhum, *vice* Sri Malh Nath Mukharji.

2. This cancels the court's notification No. 6851A, dated the 4th October 1950, appointing Sri Manindra Nath Mukharji, officiating Additional Sub-Judge and Assistant Sessions Judge, 24-Parganas (on leave), as Additional Subordinate Judge, Birbhum.

Calcutta-Bankura.—No. 7922A.—14th December 1950.—Sri Sachindra Kumar Bhattacharji, Munsif, employed as Deputy Controller of Rationing (Employers' Shop), in the Directorate of Rationing and Distribution, West Bengal, Department of Food, is appointed, on reversion, to be a Munsif, in the district of Bankura, to be ordinarily stationed at Vishnupur, *vice* Sri Keshab Nath Rai Chaudhuri.

Leave.

Midnapore.—No. 7828A.—12th December 1950.—Sri Sudhindra Mohan Guha, Munsif of Midnapore (Sadar), is allowed earned leave under rule 171(a) of the West Bengal Service Rules, Part I, for twelve days with effect from the 21st November 1950.

No. 7844A.—13th December 1950.—Sri Kali Narayan Bhattacharji, Subordinate Judge and Assistant Sessions Judge, is allowed leave on average pay under rule 184(b)(i) of the West Bengal Service Rules, Part I, for the period from the 13th November to the 30th December 1950.

2. He is also permitted to prefix the Civil Court Vacation of 1950 to the leave.

24-Parganas.—No. 7870A.—14th December 1950.—Sri Rajendra Kishore Das, officiating Additional Subordinate Judge and Assistant Sessions Judge of 24-Parganas, is allowed leave on average pay under rule 184(b)(ii) read with rule 188(a) of the West Bengal Service Rules, Part I, for eighteen days, with effect from the 1st December 1950.

R. P. MUKHERJI, Registrar.

Sessions Office, High Court

The 14th day of December 1950.

Dates of the Criminal Sessions for the year 1951.

Number of Sessions.	Day of the week.	Date.
First Session	Monday	February 5th.
Second Session	Monday	April 23rd.
Third Session	Monday	June 11th.
Fourth Session	Monday	July 23rd.
Fifth Session	Monday	December 3rd.

By order,
S. HAZRA,
Clerk of the State.

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

No. 2909J.G.—6th December 1950.—Sri Jibanda Chakraverty, Sub-Deputy Magistrate and Sub-Deputy Collector (on probation), who was on transit from Amta, district Howrah, to Chandrakona in the Ghatal subdivision of the district of Midnapore, was granted earned leave for twenty days with effect from 5th November 1950 under rule 167(u), West Bengal Service Rules, Part I.

No. 1882M.—7th December 1950.—In exercise of the power conferred by section 20 of the Bengal Municipal Act (Bengal Act XV of 1932), delegated to all Commissioners of Divisions under Government notification No. 7908M., dated 3rd November 1936, I hereby determine, after considering the views of the Commissioners of the Ghatal Municipality at a meeting that the number of Commissioners to be elected from each ward of the Ghatal Municipality in the district of Midnapore shall be as shewn against each such ward:—

Ward.	Number of Commissioners to be elected.
A	5
B	2
C	4
D	4
	15

2. This notification shall have effect for the purpose of and from the next reconstitution of the Commissioners of the said municipality.

No. 4170R.G.—8th December 1950.—In exercise of the powers conferred by the proviso to section 4 of the Bengal Agricultural Debtors Act, 1935 (Bengal Act VII of 1936), delegated to me under section 5 of the said Act, I hereby authorise the Circle Officer, Jhargram of Midnapore district, to exercise, with effect from the date of publication of this notification, all the powers of the dissolved Debt Settlement Boards in the Jhargram subdivision in connection with the making of awards in respect of the cases of the dissolved Debt Settlement Boards pending on the date of publication of this notification.

B. SARKAR, Commissioner.

NOTIFICATION.

Howrah, the 8th December 1950.

No. 5169G.—Whereas the plying of heavy vehicular traffic through some narrow roads and lanes have been causing serious disturbances and inconvenience to the local residents and the passersby, I, in exercise of the powers under section 74 of the Motor Vehicles Act, 1939 (IV of 1939), as delegated to me by the Government of West Bengal, do hereby restrict with immediate effect and until further orders the plying of heavy vehicular traffic through the roads and lanes as per schedule below.

Schedule of roads and lanes.

District Howrah.

Howrah Municipality.

Ward No. I.

1. Shambhu Halder Lane.

Ward No. II.

1. Uttam Ghosh Lane.
2. Ghosepara Lane.

3. Jatin Ghose Lane.
4. Gopal Ghose Lane.
5. Chattoo Lal Misir Road.
6. Akshoy Chatterjee Lane.
7. Kaibartapara Lane.

Ward No. III.

1. Brindabon Dutta Lane.
2. Khetra Chatterjee Lane.
3. Nilmoni Mukherjee Lane.
4. Peshkar Lane.
5. Ashutosh Mukherjee Lane.

• • • Ward No. IV.

1. Sitanath Bose Lane.
2. Bibi Bagan Lane.

Ward No. V.

1. I. R. Belilious Lane.
2. Girish Banerjee Lane.
3. Kali Banerjee Lane.
4. Baikuntha Chatterjee Lane.
5. Netai Dutt Lane.

Ward No. VI

1. Muktaram Dey Lane.
2. Nabin Senapati Lane.
3. Raniji Hazra Lane.
4. Umesh Banerjee Lane.
5. Makardah 1st Bye Lane.

Ward No. VII.

1. Atindra Banerjee Lane (Parks Garden Lane).
2. Behary Lal Chakraborty Lane.
3. Kali Kundu Lane.

Ward No. VIII.

1. Jadav Das Lane.
2. Beni Mitra Lane.
3. Kali Kumar Mukherjee Lane.
4. Anantadeb Mukherjee Lane.
5. Dharmadas Kundu Lane.
6. Nil Kamal Kundu Lane.
7. Bipradas Chatterjee Lane.
8. Hem Ghose Lane.
9. Tarapada Chatterjee Lane.
10. Manilal Bhattacharjee Lane.
11. Haradeb Bhattacharjee Lane.
12. Hiralal Banerjee Lane.
13. Madhab Dey Lane.
14. Nabin Mukherjee Lane.
15. Tarapada Chatterjee Bye Lane.

Ward No. IX.

1. Gopal Lal Choudhury Lane.
2. Mollapara Lane.
3. Ram K. Ganguly Lane.

Ward No. X.

1. Buxrah Road.
2. Buxrah 1st Bye Lane.
3. Choudhuripara Lane.

R. K. BOY,
District Magistrate, Howrah

Presidency Division—Calcutta

is hereby notified for general information :—

and date of action assigned and authority	Board to which elected with police-station, subdivision and district.	Name	Section of law and particulars of Government order by which power is delegated to issuing authority	Name of authority and designation.
24/50-V S-G., dated the 27th November 1950.	Sree Krishnapur union board, police- station Habra, Baraset subdivi- sion, district 24-Parganas	Sri Panchu Gopal Gangopadhyay, <i>vice</i> Sri Basanta Kumar Chatterjee, deceased	Section 13 of the Bengal Village Self-Government Act, 1910 (Bengal Act V of 1910)	J. C. Chatterjee, Additional Dis- trict Magistrate, 24-Parganas.

Election to Union Board.

Bye-election to Union Board.

19014 Gr., dated 17th November 1950.	Juhan union board, police-station, Bharatpur, district Murshidabad	Ward No. II—Kallpada Das nath Dutt, deceased	Section 13 of the Bengal Village Self-Government Act, 1910 (Bengal Act V of 1910)	Sri A. K. Mukherjee, I.C.S., District Magistrate, Mur- shidabad.
19016G, dated 17th November 1950.	Kumarsanda union board, police- station Kandi, district Murshid- abad.	Ward No. I—Santosh Kumar Ghoshal, <i>vice</i> Sita Nath Gope, deceased	Ditto	Ditto.

No. 2881M.—11th December 1950.—In accord-
ance with section 50 of the Bengal Municipal
Act (Bengal Act XV of 1932), it is hereby notified
for general information that the following
persons have been elected Commissioners in
wards Nos. I, II and III of the Rajpur Municipi-
lity in the district of the 24-Parganas, *vice*
Satyendra Nath Sarkar, B.L., Sri Kishori
Chatterjee and Sri Sadhan Chandra Das
Ward No. I, Sri Pramatha Nath Ghosh of
Ward No. II and Sri Tapanendra Prokash Basu
and Sri Hrishikesh Bhattacharjee of Ward No. III
respectively :—

Ward No. I.

1. Sri Chandra Sekhar Chakraverty, B.A.
2. Sri Gopati Das Basu, B.A.
3. Sri Tarapada Sarkar.

Ward No. II.

1. Sri Phani Bhusan Bhattacharyya

Ward No. III.

1. Sri Amulyadhan Banerjee, B.H.M.S.
2. Sri Sushil Kumar Chakravarti.

No. 1599R.G.—13th December 1950.—Sri
Bhaya Pada Mutsuddi, Sub-Deputy Collector, on
probation, who was appointed as Additional
Circle Officer, Sadar, Nadia, under this office
No. 770R.G., dated 21st June 1950, for rehabi-
litation work in Nadia, is hereby appointed tem-
porarily as Circle Officer for Sadar Circle of that
district.

No. 1600R.G.—13th December 1950.—Sri
Sudra Mohan Biswas, Sub-Deputy Collector on
probation and Circle Officer, Sadar, Nadia, is
relieved of his circle duty and appointed
Sub-Deputy Collector on probation there.

J. N. TALUKDAR, Commissioner

FORM "D".

Notice of notice to be published declaring the
release of the property when persons entitled
to receive possession cannot be found (under
section 4).

Alipore, the 7th December 1950.

Whereas the property described in the schedule
was requisitioned under rule 75A of the
Provisions of India Rules and placed at the disposal
under the control of the Land Acquisition
Collector, 24-Parganas (Collector of 24-Parganas);
and whereas the said property is to be released
from such requisition;
and whereas in exercise of the powers conferred
by section 4 of the Requisitioned Land (Con-
fiscation of Powers) Act, XVII of 1947, which
has been directed under section 4 of the said Act

to be exercised by me, necessary enquiry has been
made and the undermentioned owners have been
held to be entitled to get possession of the
property;

And whereas the undermentioned persons cannot
be found and have no agent or other person
empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers con-
ferred by sub-section (3) of section 4 of the said
Act it is hereby declared that the property is
released from requisition

The Schedule.

Case No. 114 of 1944-45 of the Register
VIII(L.A.)

Mauza Osmanpur, police-station Khardah.

Cadastral plot Nos.	Name of the owners	Date of deregulation.
582, 584, 591, 591, 612.	Sri Kalpada Ghose	27th November 1950.
593, 593, 595, 602, 588, 609, 607, 611	Sri Anukul Ch. Ghose	Ditto
594, 586	Sri Manmohan Nath Mallick	Ditto
587	Sri Charu Ch. Ghose Bhatak and others	Ditto
589	Sri Bhodanath Banerjee	Ditto.
593(P), 605(P), 606(P)	Sri Panchu Bala Das and others, wife of Purna Chandra Ghose Bhatak	Ditto
593(P), 605(P), 606(P)	Sri Satish Ch. Ghose Bhatak	Ditto
591	Sri Kalidas Chatterjee	Ditto
592	Sri Panchanan Ghose Mouri and another	Ditto.
595	Sri Brojanmohan Ghose Mouri and another	Ditto.
601, 605	Sri Panchulal Ghose Suti and another	Ditto
603(P), 610	Sri Sourindra Nath Mallick and others	Ditto
590, 613, 614	Sri Tinouri Ghose	Ditto.

Mauza Basudehpur, police-station Baranagar.

360	Sri Biban Krishna Ghose Bhatak	27th November 1950.
409	Sri Monmohini Das, wife of Bhyanlal Ghose	Ditto.

S. N. DAS GUPTA,

Land Acquisition Collector, 24-Parganas.

Orders by the Deputy Inspector-General of Police,
Central Range

Alipore —No. 5099.—12th December 1950.—In
the interests of the public service Sri Tarapada Pal
Chaudhuri, Inspector, Murshidabad, is transferred
to Sealdah Government Railway Police in exchange
with Sri Premendra Nath Ray, Inspector of the
latter district.

The former to start first.

H. N. GUPTA,
Dy. Insp.-Genl.

FINANCE DEPARTMENT

Taxation.

NOTIFICATION.

No. 2745 F.T.—14th December 1950.—In exercise of the power conferred by clause (b) of sub-section (2) of section 7 of the Bengal Excise Act, 1909, the Governor is pleased to direct that the following amendments shall be made in notification No. 2335 F.T., dated the 28th October 1950, published at pages 1371-1377, Part I of the *Calcutta Gazette Extraordinary* of the 30th October 1950, namely:—

Amendments.

1. In the entries against "Burdwan (excluding Asansol subdivision)" *after* item 12 under the sub-heading "Non-official Members", the following items shall be *inserted*:—

"13. Sri Mrityunjay Paramanick, nominated by Government."

14. Sri Bhakta Chandra Roy, nominated by Government".

2. In the entries against "the subdivision of Asansol" *after* item 7 under the sub-heading "Non-official Members", the following item shall be *inserted*:—

"8. Sri Prafulla Ghosh, nominated by Government".

3. In the entries against "Birbhum" *after* item 11 under the sub-heading "Non-official Members", the following items shall be *inserted*:—

"12. Sri Gopikabilash Sen, nominated by Government."

13. Sri Shibdas Saha, nominated by Government".

4. In the entries against "Bankura" *after* item 11 under the sub-heading "Non-official Members", the following items shall be *inserted*:—

"12. Sri Radha Govinda Roy, nominated by Government."

13. Sri Nakul Chandra Mondal, nominated by Government".

5. In the entries against "Midnapore" *after* item 14 under the sub-heading "Non-official Members", the following items shall be *inserted*:—

"15. Sri Charu Chandra Mittra, B.L., nominated by Government."

16. Sri Surendranath Samanta, nominated by Government".

6. In the entries against "Hooghly" *after* item 12 under the sub-heading "Non-official Members", the following items shall be *inserted*:—

"13. Sri Kanailal Goswami, nominated by Government."

14. Sri Sudhir Kumar Ghosh, nominated by Government".

7. In the entries against "Howrah (excluding the areas within the municipalities of Howrah and Bally)" *after* item 10 under the sub-heading "Non-official Members", the following items shall be *inserted*:—

"11. Dr. Amrit Lal Hazra, nominated by Government."

12. Sri Tarapada Pramanick, nominated by Government".

8. In the entries against "Areas within the municipalities of Howrah and Bally" *after* item 10 under the sub-heading "Non-official Members", the following items shall be *inserted*:—

"11. Sri Kalobaran Ghosh, nominated by Government."

12. Sri Bijayananda Chatterjee, B.L., nominated by Government".

9. In the entries against "Calcutta district" *after* item 8 under the sub-heading "Non-official Members", the following items shall be *inserted*:—

"9. Sri Binoy Bhushan Roy, nominated by Government."

10. Sri Siddheswar Chowdhury, M.A., F., nominated by Government."

11. Dr. Subodh Kumar Sarkar, M.B., Councillor of Calcutta Corporation, nominated by Government."

12. Sri Jagannath Koley, ex-Councillor Calcutta Corporation, nominated by Government".

10. In the entries against "24-Parg. (excluding the Barrackpore subdivision)" *after* item 14 under the sub-heading "Non-official Members", the following items shall be *inserted*:—

"15. Sri Purnendu Sekhar Bose, M.A., F., nominated by Government."

16. Janab Abdus Sukkur, nominated by Government".

11. In the entries against "the subdivision of Barrackpore" *after* item 7 under the sub-heading "Non-official Members", the following items shall be *inserted*:—

"8. Sri Patiram Ray, nominated by Government."

9. Dr. S. C. Bose, nominated by Government".

12. In the entries against "Nadia" *after* item 11 under the sub-heading "Non-official Members", the following items shall be *inserted*:—

"12. Sri Narendra Nath Chatterjee, nominated by Government."

13. Sri Nanda Lal Bhattacharyya, nominated by Government".

13. In the entries against "Murshidabad" *after* item 13 under the sub-heading "Non-official Members", the following items shall be *inserted*:—

"14. Sri Durgapada Sinha, nominated by Government."

15. Sri Nagendra Kumar Bhattacharya, nominated by Government".

14. In the entries against "West Dinajpur" *after* item 9 under the sub-heading "Non-official Members", the following items shall be *inserted*:—

"10. Sri Surendra Nath Bagchi, nominated by Government."

11. Sri Lalit Mohan Saha, nominated by Government".

15. In the entries against "Jalpaiguri" *after* item 11 under the sub-heading "Non-official Members", the following items shall be *inserted*:—

"12. Sri Sashadhar Kar, nominated by Government."

13. Sri Girija Nath Singha, nominated by Government".

16. In the entries against "Malda" *after* item 9 under the sub-heading "Non-official Members", the following items shall be *inserted*:—

"10. Sri Sourindra Mohan Misra, nominated by Government."

11. Srimati Uma Roy, nominated by Government".

17. In the entries against "Darjeeling" *after* item 11 under the sub-heading "Non-official Members", the following items shall be *inserted*:—

"12. Mr. C. W. Emmet, nominated by Government."

13. Sri Birendranath Roy Sarkar, nominated by Government".

By order of the Governor
B. DAS GUPTA,

DEPARTMENT OF LAND AND LAND
REVENUE

Land Reforms

NOTIFICATION.

No. 141781L. Ref.—18th December 1950.—In exercise of the powers conferred by sub-sections (a) and (b) of section 6 of the West Bengal Barga-Act, 1950 (Act II of 1950), the Governor is pleased to establish a *Bhag Chas* Conciliation

Board for each local area specified in column 1 of the schedule hereto and to appoint the persons mentioned in column 2 of that schedule opposite such area to be the Chairman and members of the *Bhag Chas* Conciliation Board for such area.

2. In exercise of the power conferred by sub-section (b) of section 6 of the said Act, the Governor is pleased to specify a period of one year beginning from the 29th December 1950 as the term for which each Chairman and member appointed under paragraph 1 shall hold office.

The Schedule.

Area.	Chairman and Members.
1	2
Howrah district.	
ankrail police-station	... Circle Officer, Howrah (Sadar)—Chairman. Sri Charu Chandra Pal, Rajganj, owners' representative—Member. Sri Pulin Krishna Chatterjee, Andul, owners' representative—Member. Sri Panchu Majhi (Atampur), Andul, bargadars' representative—Member. Janab Tapser Ali Sk., Halisahar—Kambedpur, Sankrail, bargadars' representative—Member.
agatballavpur police-station	... Circle Officer, Howrah (Sadar)—Chairman. Sri Pashupati Mukherjee, Polgustia, owners' representative—Member. Sri Basanta Kumar Bera, Hatal-Anantabati, owners' representative—Member. Sri Nagen Santra, Santoshpur-Bargachia, bargadars' representative—Member. Sri Kalpada Pramanik, Mahakalhati—Polgustia, bargadars' representative—Member.
mjur police-station	... Sub-Registrar, Domjur—Chairman. Sri Gopal Chandra Ghosh, Khasmora, (Dakshin Jhapardah), owners' representative—Member. Sri Kamal Krishna Rana, Khatora, (Dakshin Jhapardah), owners' representative—Member. Sri Upen Santra, Rajpur (Uttar Jhapardah), bargadars' representative—Member. Sri Anath Bandhu Adak, Jubdopota-Khasmora, (Dakshin Jhapardah), bargadars' representative—Member.
Midnapore district	
andigram police-station	... Sub-Registrar, Nandigram—Chairman. Janab Asgar Ali, Amgechia, post-office Nandigram, owners' representative—Member. Sri Bishnuhari Maity, Amratola, post-office Asadtolia, owners' representative—Member. Sri Adwaita Das, Takapura, post-office Subdi, bargadars' representative—Member. Sri Rabindra Nath Giri, Khadambori, post-office Reapara, district Midnapore, bargadars' representative—Member.

Area.	Chairman and Members.
1	2
Mahisadal police-station	<p>... Circle Officer, Mahisadal—Chairman.</p> <p>Sri Sarat Chandra Bag, village Gopalberia, po office Lakshya, owners' representative Member.</p> <p>Sri Abinash Chandra Roul, Kumarchak, po office Kakgechia, owners' representative Member.</p> <p>Sri Khudiram Jana, Bargoda, Srirampur, bargadars' representative—Member.</p> <p>Sri Debendra Nath Pattanayak, village Ghagra post-office, Mahisadal, bargadars' representative—Member.</p>
Sutahata police-station	<p>... Sub-Registrar, Sutahata—Chairman.</p> <p>Sri Mahatap Chandra Das, Hariballavpur, po office Kukrahati, owners' representative Member.</p> <p>Sri Prosanna Kumar Pramanik, village Barghapur, post-office Chakduripa, district Midnapore, owners' representative—Member.</p> <p>Sri Birajmohan Das, Mahisadal Sishu Sada post-office Mahisadal, bargadars' representative—Member.</p> <p>Sri Lakhmi Narayan Haldar, Kalipur, post-office Kukrahati, bargadars' representative—Member.</p>
Unions Nos. VIII, X and XII of Bhagawanpur police-station.	<p>Sri Ram Chandra Bachar, Circle Officer, Bhagawanpur—Chairman.</p> <p>Sri Bibhuti Bhusan Samanta, village Kakhur bari, post-office Kajlagarh, owners' representative—Member.</p> <p>Sri Haripada Bhuniya, village Garnis, post-office Mugberia, owners' representative—Member.</p> <p>Sri Ashutosh Panda, village Garbari, post-office Kajlagarh, bargadars' representative—Member.</p> <p>Sri Annada Charan Nayak, village Kalabaria, po office Kajlagarh, bargadars' representative Member.</p>
Unions Nos. II, III and IX of Bhagawanpur police-station.	<p>Sri Ganesh Chandra Dutta, Sub-Registrar, Bhagawanpur—Chairman.</p> <p>Sri Bhupendra Nath Maity, village Lohabar, po office Kajlagarh, owners' representative Member.</p> <p>Sri Bhabesh Chandra Sinha, village and po office Gopinathpur, owners' representative Member.</p> <p>Sri Rajani Kanta Das, village Bachupat, po office Bhagawanpur, bargadars' representative—Member.</p> <p>Sri Gunadhar Parua, village Barabar, post-office Gopinathpur, bargadars' representative Member.</p>
Unions Nos. V, VII, VIII and IX of Khedgree police-station.	<p>Janab Saiyed Badrul Bari, Sub-Registrar, Jani—Chairman.</p> <p>Sri Raj Krishna Maity, village Motilalchak, po office Gopichak, owners' representative Member.</p> <p>Sri Ashutosh Giri, village and post-office Khaj owners' representative—Member.</p> <p>Sri Radha Krishna Das, village Sillabaria, po office Gopichak, bargadars' representative Member.</p> <p>Sri Umesh Chandra Mandal, village Barkasa, post-office Khajuri, bargadars' representative Member.</p>

Area.	Chairman and Members.
1	2
District Hooghly.	
Singur police-station North Board	... Kanungo, Serampore—Chairman. Sri Dulal Chandra Hambir, Noupara, Mankundu , bargadars' representative—Member. Sri Nilmoni Das, Khosulpur, Mankundu , barga- dars' representative—Member. Sri Kapil Chandra Das, Baltipa, Mankundu , owners' representative—Member. Sri Kartick Chandra Das, Molla, Simla, owners' representative—Member.
Singur police-station South Board	... Circle Officer, Serampore—Chairman. Sri Bhim Chandra Das, Chakpahalampur, post- office Bora, Bargadars' representative—Mem- ber. Sri Krishna Chandra Ghose, Chakpahalampur, post-office Bora, Bargadars' representative— Member. Sri Panchanan Das, Barinpara, post-office Bora, owners' representative—Member. Sri Nitai Charan Mandal, Shampur, post-office Singur, owners' representative—Member.
Chanditala police-station	... Sri Jamini Ranjan Chakraborty, Sub-Registrar, Janai—Chairman. Sri Bhabataran Mallik, village Bonpanchberia, Lakshmanpur, bargadars' representative— Member. Sri Ekkori Chakraborti, Anantapur, post-office Lakshmanpur, bargadars' representative— Member. Sri Surendra Nath Mukherjee, Dud Kunara, post- office Lakshmanpur, owners' representative— Member. Sri Jogneswar Pal, Ramnathpur, post-office Krish- narampur, owners' representative—Member.
ba police-station	... Circle Officer (Sadar)—Chairman. Sri Debidas Palit, village Maria, post-office Akra, owners' representative—Member. Sri Bipin Behari Sur, village and post-office Annean, owners' representative—Member. Sri Panchai Das, village Jotrameswarpur, post- office Makhalpur, bargadars' representative— Member. Sri Dasarathi Ghose, village Harit, post-office Senhat, bargadars' representative—Member.
Burdwan district.	
twa police-station	... Sub-Registrar, Katwa—Chairman. Sri Ram Ranjan Sinha, Ichlampur, owners' repre- sentative—Member. Sri Kamalapati Chowdhury of Okersha, owners' representative—Member. Janab Asaf Ali, Agradwip, Bargadars' representa- tive—Member. Sri Hemendra Pal, Gidhgram, bargadars' repre- sentative—Member.

Area.	Chairman and Members.
1	2
Burdwan police-station	<p>... Khas Mahal Kanungo, Burdwan—Chairman.</p> <p>Sri Kalidas Mondal, President, Union Board, Khetia, owners' representative—Member.</p> <p>Sri Chandra Kanta Choudhury, President, Union Board, Borsul, owners' representative—Member.</p> <p>Sri Hemanta Kumar Mondal of Saritkar, Bargadars' representative—Member.</p> <p>Sri Patal Pandit Suhari (Hatgobindapur), bargadars' representative—Member.</p>
Bhatar police-station	<p>... Sub-Registrar, Bhatar—Chairman.</p> <p>Sri Bistupada Banerjee, President, Union Board, Amarun, owners' representative—Member.</p> <p>Sri Kamala Kanta Majhi, President, Union Board, Bamunara, owners' representative—Member.</p> <p>Sri Kamalakshya Mondal, Sunun, Amarun, bargadars' representative—Member.</p> <p>Sri Sibu Dhara, Bhatar, bargadars' representative—Member.</p>
<p>Birbhum district.</p> <p>Mahmud Bazar police-station</p>	<p>... Circle Officer, Sadar, Suri—Chairman.</p> <p>Janab Ebadut Ali, President, Bharkata Union Board, owners' representative—Member.</p> <p>Sri Lakshman Hembrum, village Jethua, police-station Mahmud Bazar, owners' representative—Member.</p> <p>Sri Budhar Murmu, village Pachami, bargadars' representatives—Member.</p> <p>Sri Musui Murmu, village Satpahair, bargadars' representative—Member.</p>
<p>Bankura district.</p> <p>Sonamukhi police-station</p>	<p>... Sub-Registrar, Sonamukhi—Chairman.</p> <p>Sri Radhikaprasad Ghar of Sonamukhi town owners' representative—Member.</p> <p>Sri Dulal Chandra Mukerjee, of Radhamohanpur post-office Sonamukhi, owners' representative—Member.</p> <p>Sri Rasamoy Roy, village Bidyadharpur, post-office Dihipara, bargadars' representative—Member.</p> <p>Sri Akinchan Konar, village Birchandrapur, post-office Dihipara, bargadars' representative—Member.</p>
Patrasayer police-station	<p>... Circle Officer, Sonamukhi—Chairman.</p> <p>Sri Prakash Chandra Hazra, post-office and village Patrasayer, owners' representative—Member.</p> <p>Sri Dharanidhar Gupta, post-office and village Belut, owners' representative—Member.</p> <p>Sri Kanai Ghosh, village Baralbandhi, post-office Kaktia, bargadars' representative—Member.</p> <p>Janab Rasid Sk., village Barbaria, post-office Patrasayer, bargadars' representative—Member.</p>

Area.	Chairman and Members.
1	2
24-Parganas district.	
I. Hasnabad police-station.	
A. Unions Nos. V, VI, VII and VIII	... Special Circle Officer—Chairman. Sri Sudhansu Sekhar Chandra, Hingulganj, owners' representative—Member. Sri Subhendu Mandal, Sahebkhali, owners' representative—Member. Headmaster, local High School, bargadars' representative—Member. Sri Pratap Chandra Mondal, Bankura, bargadars' representative—Member.
B. Unions Nos. I, II, III and IV	... Circle Officer (South)—Chairman. Sri Murari Mohan Dey, Bhebia, owners' representative—Member. Sri Jatindra Nath Ghosh, Rameswarpur, owners' representative—Member. Sri Karunamoy Mondal, Bispur, bargadars' representative—Member. Sri Nagendra Nath Das, Hasnabad, bargadars' representative—Member.
II. Haroa police-station.	
Unions Nos. V, VI, VII and VIII	... Circle Officer (South)—Chairman. Sri Surendra Nath Gan, Kumargol, owners' representative—Member. Sri Jatindra Nath Sarkar, Minakhan, owners' representative—Member. Sri Mihir Kumar Banerjee, Raykhan, bargadars' representative—Member. Sri Srish Chandra Mandal, Uchildah, bargadars' representative—Member.
III. Sandeshkhali police-station.	
Unions Nos. I, II, III and IV	... Special Circle Officer—Chairman. Sri Amulya Ratan Gole, Halgachi, owners' representative—Member. Sri Debendra Nath Mandal, Nityabaria, owners' representative—Member. Sri Ramsashi Sarkar, Hatgachi, bargadars' representative—Member. Sri Kamala Kanta Das, Kalinagar, bargadars' representative—Member.
Unions Nos. V, VI and VII	... Special Circle Officer—Chairman. Sri Netai Chandra Mandal, Khulna Abad, owners' representative—Member. Sri Jiban Krishna Das, Tushkhali, owners' representative—Member. Sri Nagendra Nath Jagulia, Jeliakhali, bargadars' representative—Member. Sri Jitendra Nath Das, Bermajur, bargadars' representative—Member.
Unions Nos. VIII, IX and X	Co-operative Auditor—Chairman. Sri Sudhangshu Bhusan Majumdar, Gosaba, owners' representative—Member. Sri Nanda Lal Banerjee, Shambhunagar, owners' representative—Member. Sri Shebak Charan Das, Rangabalia, bargadars' representative—Member. Sri Tarak Chandra Das, Puijali, bargadars' representative—Member.

Area. 1	Chairman and Members. 2
IV. Kakdwip police-station.	
A. Unions Nos. I, II, III, IV, V and VI	... Circle Officer, Kakdwip—Chairman. Sri Bisweswar Parua, Kakdwip Bazar, owner representative—Member. Sri Barendra Nath Maity, Taktipur, union No 1 of Kakdwip police-station, owners representative—Member. Sri Haripada Sagore Das, Dakshin Kasabadd, bargadars' representative—Member. Sri Behari Lal Bera, Gourpore, bargadars' representative—Member.
B. Unions Nos. VII, VIII and IX	... Special Circle Officer—Chairman. Sri Nishikanta Chakrabartty, Fraserganj, owners representative—Member. Sri Sachindra Nath Ghose, village Lyalganj union Presarganj, police-station Kakdwip owners' representative—Member. Sri Panachanan Kander Radhanagar, cadastra plot, bargadars' representative—Member. Sri Anathbandhu Maity, village Debnagar union Namkhana, police-station Kakdwip bargadars' representative—Member.
V. Sagar police-station.	
Entire Sagar police-station	... Khas Mahal Kanungo—Chairman. Sri Haripada Baguli, Kamalpur, Mansadwip, owners' representative—Member. Sri Hemanta Kumar Chattapadhyay, of Rudranagar, police-station Sagore, owners' representative—Member. Sri Adhar Chandra Mondal, of Rudranagar, police-station Sagore, bargadars' representative—Member. Sri Pramotho Nath Manna, Mansadwip, 1st portion, bargadars' representative—Member.
VI. Mathurapur police-station.	
Unions Nos. X, XII and XIII	... Special Circle Officer—Chairman. Sri Gobinda Sardar, Digambarpur, owners' representative—Member. Sri Kashinath Jana, Indrapur, 'c' plot (2nd portion), owners' representative—Member. Sri Kirtibash Mridhya, Durbachati, 1st portion, bargadars' representative—Member. Sri Surendra Nath Majhi, Kedarpur, post-office Kakdwip, bargadars' representative—Member.
VII. Canning police-station.	
A. Unions Nos. IV, V, VI, VII, VIII, IX, X and XI.	Circle Officer, Canning—Chairman. Sri R. C. Dutt, Agent, Port Canning and Land Improvement Co., Ltd., Canning Town owners' representative—Member. Sri Khagendra Nath Naskar, Bagmari, Canning Town, owners' representative—Member. Sri Jitendra Nath Majumdar, Matherdighi, Canning Town, bargadars' representative—Member. Sri Rakhal Chandra Adhikari, Jibantola, Canning Town, bargadars' representative—Member.
B. Unions Nos. I, II, III and XII	... Circle Officer, Canning—Chairman. Sri Akshay Kumar Mondal, Dockernara, Canning Town, owners' representative—Member. Janab Aijaddin Gharami, Khirishkhali, owners' representative—Member. Sri Krishnadhan, Naskar, Ranigar, Canning Town bargadars' representative—Member. Sri Khagendra Nath Sarkar, Chunakhali, Canning Town, bargadars' representative—Member.

[1]

Area.	Chairman and Members.
1	2
VIII. Jaynagar police-station ...	Special Circle Officer - Chairman. Sri Panchu Gopal Mistri, Monirtat, Sonatikri, owners' representative - Member. Janab Elahi Baksh Gharami, Khalbar-Meraganj, Jaynagar, owners' representative—Member. Sri Barkundha Nath Naskar, Kachimara, Dhoosa, bargadars' representative—Member. Sri Kashinath Mondal, Paschim Gabberia, Dakshin Barasat, bargadars' representative—Member.
Unions Nos. I, III, VII, X, XI, XIII and XIV.	Special Circle Officer - Chairman. Sri Kashishwar Mitra, Moyda, Bahari, owners' representative—Member. Janab Hazi Chakatulla, Bantra, Manipur Banshtola, owners' representative—Member. Sri Biswambhat Naskar, Gardwani, Manipur, Banshtola, bargadars' representative— Member. Sri Sarat Chandra Halder, Nagenabad, Sonatikri, bargadars' representative—Member.
IX. Bhangar police-station.	Circle Officer, Bhangar—Chairman. Sri Anil Kumar Ghosh, Bamunia, Bhangar, owners' representative—Member. Sri Jyotish Chandra Roy Sardar of Jagulgachi, owners' representative—Member. Sri Tarapada Sarkar, Naora, Bodra, bargadars' representative—Member. Janab Ghulam Sarwar, Kanjdia, Bodra, bargadars' representative—Member.
Jalpaiguri district. Mainaguri police-station. whole thana ...	Circle Officer—Chairman Sri Kalipada Banerjee, Mainaguri, owners' representative—Member
Dhupguri police-station. Dhupguri Union, Godheyarkuti Union and Sakhowajhara Union.	Sri Harendra Nath Roy of Mainaguri, owners' representative—Member Sri Protulla Kumar Tripathy, bargadars' representative—Member Sri Tikendra Nath Roy of Saptibari, bargadars' representative—Member.
Murshidabad district. Unions Nos. I (Bokhara), VIII (Moregram) and IX (Banneswar) in police-station Sagardighi	Revenue Officer, Jangipur—Chairman Janab Gumam Dewan of Jindighi, owners' repre sentative—Member Sri Jyotish Chandra Ghose of Moregram, owners representative—Member. Janab Khoda Newaz of Sitalpara, bargadars' re presentative—Member. Sri Bibhuti Bhusan Mistry of Bokhara, bargadars representative—Member.
Unions Nos. II (Sagardighi), VI (Balia) and VII (Manigram), in police-station Sagardighi.	Circle Officer (South), Jangipur—Chairman. Sri Bibhuti Bhusan Chakravarti of Chamugran owners' representative—Member. Sri Sourindra Moban Ganguli of Manigram owners' representative—Member. Sri Kusal Majhi of Chamugram, bargadars' repr sentative—Member. Sri Chutar Majhi of Nawpara, bargadas representative—Member.

Area. 1	Chairman and Members. 2
Unions Nos. III (Barala), IV (Gobardhandanga) and V (Patkeldanga) in police-station Sagar-dighi.	<p>Sri Tarani Kanta Bhadra, Revenue Of Jangipur—Chairman.</p> <p>Janab Badiuzzaman of Gouripur, owners' representative—Member.</p> <p>Sri Sambhu Nath Chatterjee of Samsa owners' representative—Member.</p> <p>Sri Paltan Hembrom of Chordighi, bargad representative—Member.</p> <p>Sri Bharat Tudu of Kachia Beldanga, bargad representative—Member.</p>
Nabagram police-station. Unions Nos. IV (Nabagram), V (Narayanpur) and VI (Kiriteswari).	<p>Circle Officer, Lalbagh—Chairman.</p> <p>Sri Jatin Dutta of Chanak, owners' representative—Member.</p> <p>Sri Shyamacharan Sarnakar, President, Un Board, Narayanpur, owners' representative—Member.</p> <p>Sri Harma Majhi of Siara, bargadars' representative—Member.</p> <p>Sri Gopal Tudu of Itore, bargadars' representative—Member.</p>
Unions Nos. I (Panchgram), II (Gura Pasla) and VIII (Bagirapara), in police-station Nabagram.	<p>Sub-Registrar, Lalbagh—Chairman.</p> <p>Sri Srinandan Mandal of Panchgram, owners' representative—Member.</p> <p>Janab Abdul Haque of Bagirapara, owners' representative—Member.</p> <p>Dhanapati Majhi of Gura, bargadars' representative—Member.</p> <p>Maktar Shaikh of Nimgram, bargadars' representative—Member.</p>
Unions Nos. III (Mahurul) and VII (Sibpur), in police-station Nabagram.	<p>Revenue Officer, Lalbagh—Chairman.</p> <p>Sri Amalendu Bagchi of Shibpur, owners' representative—Member.</p> <p>Janab Jahed Ali of Mahurul, owners' representative—Member.</p> <p>Mongla Majhi of Mahurul, bargadars' representative—Member.</p> <p>Barka Majhi of Chayannagore, bargadars' representative—Member.</p>

By order of the Governor,
S. BANERJEE, Secy.

LABOUR DEPARTMENT

ORDER.

No. 7137Lab.—9th December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2200Lab., dated the 3rd May 1950, the industrial disputes which had existed between the 79 Printing Presses of Calcutta and Howrah mentioned in the list appended to the said order, dated the 3rd May 1950, and their employees represented by the Press Employees' Association, 249B, Bowbazar Street, Calcutta, over the questions relating to (1) minimum wages, grades and scales fixed in the previous award referred to therein, (2) dearness allowance, (3) gratuity and (4) Standing Orders regarding termination of employment, were referred for adjudication to an Industrial Tribunal constituted by Sri A. Das Gupta, District Judge;

And whereas during the pendency of proceedings before the said Tribunal, Sri Khirod Chandra Dhar of 12, Durga Pituri Lane, Calcutta, an employee of the Prabartak Printing and Halftone, Ltd., of 52/3, Bowbazar Street, Calcutta, being item No. 57 of the list aforesaid, as represented by the said Press Employees' Association, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said employee, the conditions of service applicable to him immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted his award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

the matter of Sri Khirod Chandra Dhar of 12, Durga Pituri Lane, Calcutta, an employee of the Prabartak Printing and Halftone, Ltd., of 52/3, Bowbazar Street, Calcutta, represented by the Press Employees' Association, 149B, Bowbazar Street, Calcutta,

and

the matter of a complaint under section 33A of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate) Tribunal Act, 1950 (Case No. 38 of 1950),

and

the matter of reference No. 2200Lab., dated the 3rd May 1950, Government of West Bengal, Labour Department.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

for the complainant: Sri S. K. Dhar, Pleader, assisted by Sri Indu Bhushan Sarkar, Secretary of the Press Employees' Association.

for the opposite party: Sri N. K. Mukherji, Advocate.

AWARD.

In pursuance of the order of reference No. 2200Lab., dated the 3rd May 1950, of the Government of West Bengal, Labour Department, adjudication proceedings have been started for settlement of industrial disputes between

the employers and employees of 79 Printing Presses of Calcutta and Howrah mentioned in the list annexed to the order of reference of which the Prabartak Printing and Halftone, Ltd., is one, being serial No. 57 in the list. The adjudication proceedings are still pending.

The complainant claims to be a permanent compositor and pleads that he had been absent on account of illness from the 8th May 1950 up to 15th August 1950; that the employer was duly informed about his illness; that a medical certificate was submitted; and that on the 16th August 1950 he resumed his duty after the Company's doctor had granted him a certificate of fitness. The complainant further pleads that during the pendency of the adjudication proceedings started under the order of reference No. 2200 Lab., the employer discharged him without any express permission in writing of the Tribunal by giving him a new temporary post and has thereby contravened the provision of section 33A of the Industrial Disputes Act.

The employer denies having ever received any intimation about the illness of the complainant except by a letter accompanied by a medical certificate which was received by him on 3rd July 1950. He also denies to have ever discharged the complainant or to have given him a temporary post. At the hearing the complainant Khirod Chandra Dhar was heard. It is clear from his statement that he was never served with any notice of discharge either verbally or in writing; and that he has been working in his original post without any alteration in his emoluments; nor was he given any notice indicating that his service was temporary. When he found that he has a case under section 33A of the Industrial Disputes Act, he pleaded that the employer had given a notice to the effect that the complainant's absence would be considered as a break in his service for the purpose of his leave and increment of pay. This was not pleaded in the petition of complaint and the Company was not in a position to meet this allegation. The Company has the right to decide how the long absence of the complainant would be dealt with. The decision even if it affects the particular employee cannot be construed as punishment inasmuch as absence on the ground of illness was not an offence and without an offence there cannot be any punishment. If the decision affects the complainant prejudicially it may raise a fresh dispute. Such decision cannot be construed as a punishment nor can it be construed as a change in the condition of service of workmen, for in order to be change in the condition of service of a workman, the decision must affect the workmen in the collective sense. In any case, the complainant cannot be permitted to make out a new case at the hearing.

In the circumstances of the present case, the complaint under section 33A of the Industrial Disputes Act is rejected.

A. DAS GUPTA

District Judge

The 28th November 1950.

By order of the Governor

D. S. P. MUKHERJEE, Jr. Secy

ORDER.

No. 7138Lab.—9th December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2200Lab., dated the 3rd May 1950, the industrial disputes which had existed between the 79 Printing Presses of Calcutta and Howrah mentioned in the list appended to the said order, dated the 3rd May 1950, and their employees represented by the Pres

Employees' Association, 249B, Bowbazar Street, Calcutta, over the questions relating to (1) minimum wages, grades and scales fixed in the previous award referred to therein, (2) dearness allowance, (3) gratuity and (4) Standing orders regarding termination of employment, were referred for adjudication to an Industrial Tribunal constituted by Sri A. Das Gupta, District Judge;

And whereas during the pendency of proceedings before the said Tribunal, Dhukiram Sarkar, village Barunda, post office Panitras, district Howrah, employee of the Litho Press, 6, Temple Street, Calcutta, being item No. 43 of the list aforesaid, as represented by the said Press Employees' Association, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said employee, conditions of service applicable to him immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted his award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto

ANNEXURE.

the matter of **Sri Dhukiram Sarkar, village Barunda, post office Panitras, district Howrah, a discharged employee of the Litho Press, 6, Temple Street, Calcutta, represented by the Press Employees' Association, 149B, Bowbazar Street, Calcutta,**

and

the matter of a complaint under section 33A of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950 (Case No. 36 of 1950),

and

the matter of reference No. 2200Lab., of the Government of West Bengal, Labour Department, dated the 3rd May 1950.

PRESENT:

SRI A. DAS GUPTA, District Judge.

complainant: Sri S. K. Dhar, Pleader, assisted by Sri Indu Bhushan Sarkar, Secretary of the Press Employees' Association.

the opposite party: Sri N. K. Mukherji, Advocate, assisted by Sri Govat Kumar Roy, Managing Partner of the Press.

AWARD.

In pursuance of the order of reference No. 2200Lab., dated 3rd May 1950 of the Government of West Bengal, Labour Department, adjudication proceedings have been started for settlement of industrial disputes between employers and employees of 79 Printing Presses of Calcutta and Howrah, named in the list annexed to the order of reference, of which the Litho Press is one, being serial No. 43 in the list. The adjudication proceedings are pending.

The complainant's case is that the complainant had been the Supervisor of the Machine Department for 11 years at a monthly salary of Rs. 95 and dearness allowance Rs. 22; that the Company served a notice of discharge on the complainant in violation of section 33 of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, that the notice was withdrawn and the complainant was asked to continue service at reduced emoluments. The complainant further alleges that the complainant having protested to accept the reduced emoluments, his services were dispensed with after the working hours of the 12th October 1950 as unfair labour practice without any express permission of the Tribunal prays for reinstatement with compensation.

The opposite party pleads that on account of deteriorating condition of the business and hence of the finance of the Press, the management contemplating retrenchment; that the management accordingly served notice of discharge on the complainant, who was only a machine man, not a supervisor, on the 1st of August 1950 in sheer ignorance of the amendment of the section 33 of the Industrial Disputes Act; and that the complainant having approached the management with the request that he might be retained at a reduced salary and offered to continue in service on a consolidated salary of Rs. 95 per mensem. The management having agreed to the proposal of the complainant, the latter was allowed to continue at the reduced salary, but the complainant absented himself from the 13th October 1950. The management is agreeable to restore to the complainant the salary which he had been getting before the reduction from the date when the salary was reduced.

The amended section 33 prohibits any change in the service conditions of the workmen, their discharge, dismissal or punishment in any other way during the pendency of adjudication proceedings without the express permission in writing of the Tribunal. At the time when the notice of discharge was served on the complainant who was a workman when his total monthly emoluments were reduced, adjudication proceedings started under W. Bengal Government, Labour Department, order No. 2200Lab. of the 3 May 1950 were pending, and no permission of the Tribunal was obtained to discharge the complainant or to reduce his total emoluments. I cannot believe that the complainant had been a supervisor and that he was demoted to the rank of a machine man. The plea was taken falsely with the ulterior motive of claiming the higher wages of a supervisor according to the award of this Tribunal. In the last award the minimum basic pay of a supervisor of the machine department was fixed at Rs. 110. The complainant sued the management for dearness allowance, according to the award I never before he claimed the minimum salary of a supervisor. On the other hand, the complainant was described as a machine man in the Attendance Register. The complainant says that the management appointed a supervisor Nagen Mondal by name on 4th August 1950 but in the petition of complaint it has been alleged that it was only on the 12th October 1950 after the working hours that he was told that he was no longer a supervisor. If really he had worked as a supervisor till the 12th October 1950 there was no necessity of engaging another supervisor on 4th August 1950. The management deny to have engaged Nagen Mondal. The story of the complainant is absurd. I cannot believe it. My finding is that he was only a machine man.

The management is fair enough to admit that section 33 has been offended and is willing to compensate the complainant for the loss. On the facts and circumstances of the case I hold that the opposite party had asked the complainant either to work at a reduced pay or to go away; and that

complainant received the reduced pay for September under protest on the 1st October; and did not turn up. This amounts to dismissal. The new award came into force on the 20th May 1950 and was published in the *Calcutta Gazette* on the 6th July 1950. Ignorance of law is no plea. However, the management is agreeable to make good the loss the complainant has suffered.

Pending hearing the complainant was asked to join his post by the 10th November 1950. He joined his post as directed. Hence my award is that the complainant be reinstated to his former post without loss of his original emoluments as a machine man at the original pay and dearness allowance and shall be paid the difference of the original pay and dearness allowance and the reduced pay within a fortnight from the date on which this award comes into force. His absence shall be considered as extraordinary leave with full emoluments and shall not be debited against any kind of leave.

It was suggested that the complainant was not given the same machine which he used to work before. The machine men may be required to work at any machine in their department, according to necessity. No machine man can, as a matter of right, demand to work at the same machine all along. This plea of the complainant is frivolous.

A. DAS GUPTA,

District Judge.

14th 28th November 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 7154Lab.—11th December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 5509Lab., dated the 4th November 1949, the industrial disputes between the employers of Serampore Belting Works, Ltd., 53, Gowkhana Road, Serampore, and Eastern Belting Works, Ltd. (Kanai Daon Tola), Chatugunj, Sheoraphuli, and their workmen, c/o. Sri Bishnucharan Banerjee, Serampore Congress Office, Serampore, were referred for adjudication to Sri S. N. Modak, I.C.S. (Retd.);

And whereas during the pendency of proceedings before the said Sri S. N. Modak, I.C.S. (Retd.), Serampore Belting Mazdoor Union, on behalf of the workmen of Serampore Belting Works, Ltd., made a complaint in writing before the said Sri S. N. Modak, I.C.S. (Retd.), alleging that the said Company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Sri S. N. Modak, I.C.S. (Retd.), has adjudicated upon the said complaint and submitted his award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of a complaint under section 33A of the Industrial Disputes Act made by one Becharam Kundu against Serampore Belting Works Ltd., in connection with Government of West Bengal, Department of Labour, order No. 5509Lab., dated the 4th November 1949, referring an industrial dispute between Serampore Belting Works, Ltd., and their workmen:

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL.

PRESENT:

SRI S. N. MODAK, I.C.S. (RETD.), Chairman

For the workman as represented by Serampore Belting Mazdoor Union:
P. K. Sanyal, Advocate, Sri Bishnu Charan Banerji, President,
Dhananjoy Chatterjee, Secretary.

For the Company: Sri B. Roy Choudhury, Counsel, Sri J. N. Lal, Managing Director.

AWARD.

This matter has arisen out of a petition of complaint presented on 10th October 1950 by a workman named Becharam Kundu as represented by Serampore Belting Mazdoor Union against Serampore Belting Works, Ltd. By Government of West Bengal, Labour Department, order No. 5509Lab., dated the 4th November 1949, an industrial dispute between Serampore Belting Works, Ltd., 53, Gowkhana Road, Serampore, and their workmen was referred to this Industrial Tribunal for adjudication. The award given in the adjudication proceedings was published by Government of West Bengal, Labour Department, order No. 6369Lab., dated the 8th November 1950. The adjudication proceedings were therefore pending in August 1950 on the 16th of which month the services of Becharam Kundu are said to have been dispensed with by the Company on the ground of prolonged unauthorised absence, and they were also pending in October 1950 on the 23rd of which month the workman is said to have rejoined work and to have been turned out by the Manager, according to the workman's version. The Company admits, therefore, that the workman Becharam Kundu was discharged during the pendency of the adjudication proceedings before the Tribunal. I find that the provisions of section 33 of the Industrial Disputes Act were contravened and the complaint is well-founded.

2. The learned Advocate for the Union has contended that since it is found that the discharge was illegal by reason of the provisions of section 33 having been contravened, the Tribunal should automatically direct that the discharged workman be reinstated, without entering into the merits relating to the propriety or otherwise of the discharge. He has argued that if the Tribunal goes into the merits of the case even after the finding that the discharge has been illegal, and if it is eventually found that the discharge was justified either wholly or partially, such a finding would have the effect of encouraging the commission of illegal acts by employers, and that encouragement of illegal action could not have been intended by the legislature in enacting the new section 33A or in amending section 33 of the Industrial Disputes Act. In a recent award given by the Engineering Firms Tribunal consisting of myself as Chairman and Sri A. Das Gupta as member in the matter of a complaint under section 33A of the Industrial Disputes Act made by Nalini Chakraborty and another against the Be

Electric Lamp Works, Ltd., as published by Government of West Bengal, Labour Department, order No. 5336Lab., dated the 16th September 1950, in the *Calcutta Gazette* of the 28th September 1950, that Tribunal observed as follows:—"At the outset of the hearing the learned Advocate for the employees concerned contended that this Tribunal should set aside the order of discharge and direct reinstatement with compensation without going into the facts and circumstances because the Company's action was obviously illegal. We do not agree that such an order should be passed under section 33A of the Industrial Disputes Act simply because the Company's action is held to be illegal and we are of opinion that the provisions of section 33A contemplate that a full enquiry into the facts and circumstances leading to the discharge should be made by the Tribunal and the subject-matter of the complaint should be duly adjudicated upon as if it were a dispute referred to the Tribunal and the Tribunal should in due course submit this award to the appropriate Government. We have therefore held the enquiry into all the facts and circumstances relating to the justification or otherwise of the action taken by the Company apart from the question of its illegality." We have no reason to deviate from the view expressed by the Engineering Tribunal. I would however like to elaborate the point a little further. It is to be noted that an act of contravention of the provisions of section 33 is punishable under the provisions of section 31 of the Industrial Disputes Act, irrespective of the question as to whether the act of contravention was justified to any extent or not. Employers who choose to contravene the provisions of section 33 would run a great deal of risk of criminal prosecution under section 31. It is, however, possible that some employers would take the risk and proceed to contravene the provisions of section 33. The legislature has enacted the new section 33A for the purpose of meeting the needs of such employers as may have taken the risk. The scope of section 33A however is not limited merely to a finding regarding the contravention of the provisions of section 33. Such a contravention is indeed the basis of the complaint and where such a basis is not found the complaint would be untenable. The question is what the Tribunal should do where the necessary basis of the complaint is found to exist. If the legislature had intended that if the basis of the complaint is found the Tribunal's duty would not be beyond directing the restoration of the previous state of things, the legislature would be expected to say so in clear terms while enacting section 33A. The words used in section 33A are as follows:—"On receipt of such complaint the Tribunal shall adjudicate upon the complaint as if it were a dispute referred to or pending before it in accordance with the provisions of this Act and shall submit its award to the appropriate Government and the provisions of this Act shall apply accordingly." These words must be understood to bear their ordinary meaning. It must be clear that the legislature intended by using these words that the Tribunal should proceed with a full-fledged adjudication regarding the subject-matter of the complaint taking as an industrial dispute referred to or pending before it, and all the provisions of the Act relating to an adjudication proceeding shall apply. The purpose of the legislature was evidently to afford a procedure of setting industrial disputes arising out of acts of contravention of the provisions of section 33 to the Tribunal with promptitude, in cases of industrial disputes arising out of acts of contravention of the provisions of section 33, thus removing the pendency of certain original adjudication proceedings. Such an act of the legislature cannot be negatived by the mere contingency that some employers would be likely to take risks by contravening the provisions of section 33. The disadvantage which accrues from such a contingency is far outweighed by the advantage which is gained by effecting a quick settlement of industrial disputes of a particular kind by virtue of the operation of the new section 33A. In my opinion section 33A does not lay down an automatic rule of procedure regarding the restoration of the previous state of things and the Tribunal is called upon to apply its mind fully and

carefully to all the facts and circumstances relating to the subject-matter of a complaint, and it is open to the Tribunal to give an award under section 33A in any manner which it may consider to be just and proper in the light of the particular circumstances. It is very necessary to determine to what extent the employers' action might be justified apart from the question of its illegality. I shall therefore proceed to go into the facts and circumstances in this particular case.

3. Becharam Kundu and another workman have been examined in support of the complaint, and the Managing Director J. N. Lahiri has been examined on the side of the Company, and a number of documents have been put in on both sides. In his initial application for leave, dated 30th June 1950, Becharam stated that he was feeling uneasiness and sickness and he required rest for a few days. The Company by its letter, dated 8th July 1950, informed him that the application for leave was granted. The workman Becharam was admittedly absent during July, August and September. According to him he made an appearance before the employer on 3rd October and wanted to be allowed to join his job, and the management asked him to come after the Puja holidays and he actually joined work on the 23rd October but after about half-an-hour's work he was turned out by the Manager. The Company's version is that the workman never appeared on 3rd October, but appeared on 21st October when he was told that he had already been discharged with effect from 16th August. The Company has put in its letter, dated 1st August 1950, purporting to have been written to Becharam Kundu informing him that no further extension of leave would be granted and asked him to join immediately, failing which his services would be terminated without further notice, and also its letter, dated 16th August 1950, purporting to have been written to Becharam informing him that as he had failed to comply with the instructions contained in the letter dated 1st August 1950, his services were dispensed with with effect from 16th August 1950. The authenticity of these two letters said to have been issued by the Company has been contested on the side of the Union. Whether these two letters were issued by the Company or not does not appear to me to be very material for our purposes. The workman Becharam Kundu sent his initial application for leave, dated 30th June 1950, informing the employer that he required rest for a few days owing to his uneasiness and sickness. He thus created an impression in the employer's mind that his illness was not grave and he would return to work after a few days. The employer accordingly granted his application presumably on the basis of leave for a few days. The workman did not submit any medical certificate either with his initial application for leave or at any time throughout the months of July, August and September and he allowed this long period to elapse without asking for any extension of leave and without giving any information whatever to the employer. The employee could not expect that in the absence of clear and reliable information the employer would be prepared to condone his absence for an indefinite period. The workman has now come forward with a belated medical certificate, dated 2nd October 1950, given by a homœopathic medical practitioner mentioning his disease as typho-malarial fever. If he was suffering from serious illness he should have sent in proper time an application for extension of leave on the basis of a dependable medical certificate. An employee is not at liberty to absent himself from work at his sweet will and expect the employer to wait for his return indefinitely. Whether the workman Becharam was really ill and whether he really went for a change of climate are matters which are beside the point. It is not necessary for me to determine precisely whether he actually joined work of his own initiative on the 23rd October and was turned out by the employer. The employer's action in refusing to condone the workman's unreasonably long absence, when the workman made a

reasonable attempt to ask for extension of leave and furnish proper grounds for such extension, cannot be said, under the particular circumstances, to be unreasonable or unfair. The workman seems to have been guilty of indiscipline and negligence in the performance of his duties. Under these circumstances the employer's action in discharging the workman either in August or in October 1950 cannot be said to be unjustified. An order for reinstatement cannot be passed in a case like this, as the employer's right of controlling indiscipline and negligence on the part of employees should be recognised. The only question is whether the workman should be given any compensation. He appears to have served the Company for about seven months in all. As I have already found he lost his job owing to his own negligence. The employer, however, was guilty of contravening the provisions of section 33 of the Industrial Disputes Act, in so far as he discharged the workman during the pendency of the original adjudication proceedings without the express permission in writing of the Tribunal. Under these circumstances the payment of some compensation is called for.

4. I direct that the complainant Becharam Kundu shall be paid by the Company compensation to the extent of one month's total emolument within one month from the date on which this award becomes enforceable. The expression "total emolument" shall mean the average total emolument including the basic wages, the dearness allowance and any other benefit in the nature of foodgrain concession or food allowance and excluding overtime wages, bonuses or other benefits, during the last two months of service of the particular workman, inclusive of authorised leave, on full remuneration. I further direct that any amount of bonus which may be payable to the complainant under the system adopted by the Company shall be paid to him along with the amount of compensation.

S. N. MODAK,

Chairman, Industrial Tribunal.

The 29th November 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 7201Lab.—13th December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 4818Lab., dated the 29th August 1950, the industrial dispute between the Shalimar Rope Works, Ltd., Shalimar, Howrah, and its workmen as represented by Shalimar Rope Works Mazdoor Union, 4, Lokenath Chatterji Bye-Lane, Shibpore, Howrah, as referred for adjudication to an Industrial Tribunal constituted by Sri R. Mukherji, District Judge;

And whereas during the pendency of proceedings before the said Tribunal the said workmen as represented by the said union made a complaint in writing before the said Tribunal that the said Company had altered, to the prejudice of the said workmen, the conditions of service applicable to them immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between Messrs. Shalimar Rope Works Ltd., Shalimar, Howrah, and their workmen as represented by Shalimar Rope Works Mazdoor Union, 4, Lokenath Chatterjee Bys-Lane, Shibpore, Howrah, and in the matter of an application under section 33A of the Industrial Disputes Act.

PRESENT:

SRI P. R. MUKHERJI, Judge, Industrial Tribunal

For the Company: Sri H. C. Ghosh, Advocate, and Sri S. R. Toshawat, Manager of the Company.

For the Union: Sri D. L. Sen Gupta, Advocate, and Sri Bejoy Krishna Mukherjee, General Secretary of the Union.

AWARD.

This is an application under section 33A of the Industrial Disputes Act, as modified up to 1st July 1950. By this petition, the aggrieved workmen complain that the Company has contravened section 33 of the Industrial Disputes Act by withholding payment of annual bonus before the Puja, which they had been paying for the last four years without interruption and without any references to profit and loss in the business, at the rate of one month's wages. It is further alleged that the Puja bonus being a condition of service, has been illegally stopped during the pendency of the Tribunal. The employees invoke the aid of the Tribunal to recommend punishment to the employer under section 31 of the Industrial Disputes Act.

The Shalimar Rope Works, Ltd. (the employer), alleges that the Company is running at a heavy loss and that the granting of bonus was not a condition of service at all, and that the payment of bonus for the last four years was purely *ex gratia*. It is further alleged that in the parent dispute the question of bonus is an important issue and without adjudicating the main issue in that case, the present application is not maintainable.

On hearing both sides, I am of opinion that this application is premature and is rather misconceived. The allegation of the Union is that the bonus is a condition of service inasmuch as for the last four or five years the Company has been paying bonus at the rate of one month's wages to every employee during the time of Puja.

On reading the statement of the Company in the parent case it is seen that they denied that the bonus of one month's pay is a condition of service. They further contend that the workmen are not entitled to get bonus as claimed, or at all. It is also contended that the question of bonus was neither included in the charter of demands; nor considered by the Conciliation Officer as fit and proper for adjudication in this Tribunal. The contention of the Company also is that the financial position of the Company did not justify payment of bonus this year. In my opinion, before the adjudication of the issue in the parent case, it cannot be said whether bonus in the shape of one month's wages was a condition of service. This is the bone of contention and without adjudicating that issue in the parent case it cannot be said now that the Company has violated the condition of service. The Union has prayed for criminal sanction against the employer for violating the mandatory provision of section 33. Let us see what section 33 contemplates. Section 33 lays down in brief that during proceedings before a Tribunal in respect of any industrial dispute, no employer shall alter the

conditions of service without written permission of the Tribunal. The condition of service, which are alleged to have been violated, are seriously debatable and cannot be adjudicated without proper materials and elaborate enquiry. The mere fact that the employees are having bonus for the last four years is too weak a proposition to hold that it is a condition of service. So, in my opinion, *prima facie* no case of violation of any condition of service has been made out. The application therefore seems to be rather hasty and premature and is misconceived. Ordered that the petition under section 33A be rejected. I make award accordingly.

P. R. MUKHERJI,

Judge, Industrial Tribunal.

The 28th November 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jr. Secy.

ORDER.

No. 7207Lab.—13th December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2421Lab., dated the 12th May 1950, the industrial dispute between Messrs. East India Produce Co., 6, Kumarpara Road, Calcutta, and their employees in connection with the case of Sri Sitala Prosanna Roy, Siddheswaritola, P. O. Shyamnagore, 24-Parganas, was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between Messrs. East India Produce Co., 6, Kumarpara Road, Calcutta, and their employees in connection with the case of Sri Sitala Prosanna Roy, Siddheswaritola, P. O. Shyamnagore, 24-Parganas.

PRESENT :

SRI G. PALIT, *District Judge, Industrial Tribunal*

By order No. 2421Lab., dated the 12th May 1950, the Government of West Bengal constituted a Tribunal of one Judge under sections 7 and 10 of the Industrial Disputes Act (Act XIV), 1947, and referred the said dispute to me for adjudication. The reference was received on the 17th May 1950. Sri Sitala Prosanna Roy filed his written statement by registered post on 29th May 1950. Notice in form "F" was issued to the Company but it returned undelivered with the remark "not known". Thereafter the notice was again sent to the address revised by the petitioner, viz., at 6, Kumarpara Road, Dum-Dum, 24-Parganas. Later on the notice "F" was sent by registered post on 7th July 1950. It came back unserved with the endorsement "left". The Labour Commissioner was written to for supplying the address of the Company. The Assistant Labour Commissioner sent a report to this Tribunal. He also got no reply to his registered notice and assumed that the Company was evading service. Thereafter this Tribunal sent a peon, Biswanath Dutta, for service of the notice on 20th September 1950. In the peon's return it is stated that one Samir Kumar Mitra in the office room of the Company took the notice; he endorsed receipt in pencil in the peon's book, but when he was asked to open the envelope and sign the duplicate copy of the notice, he erased his endorsement in the peon's book.

In the circumstances, the Tribunal was satisfied that the Company was avoiding service. It proceeded to try the case on the basis of the report of the petitioner before the Assistant Labour Commissioner forwarded to this Tribunal. Then 12th October 1950 was fixed as the date for final hearing, with intimation to both sides by registered post conveying that in the event of non-appearance on the date fixed, the matter would be heard *ex parte* or on default. Then the case was finally heard on 4th November 1950 *ex parte*.

AWARD.

2. A brief reference to the facts of the case will be relevant. According to the petitioner's statement before this Tribunal, it appears that he had been employed by Messrs. East India Produce Co. of 6 Kumarpara Road, Dum-Dum, on the 28th September 1949 as an Accountant on a salary of Rs. 200 per month. The proprietor of the firm was one Sudhir Kumar Mitra and the office was located in his residence. On the 7th January 1950, the petitioner was suddenly informed that his service had to be dispensed with because of financial stress of the Company. In answer to his demand for arrear salaries amounting to Rs. 645-2-6 for November and December 1949 and seven days of January 1950, and one month's salary more in lieu of notice, the proprietor is said to have told him that he would be paid as soon as there was a shipment of 130 bales of Kapok to Messrs. Hales & Son, Liverpool. The petitioner states that the said shipment had been made, partly on the 14th January 1950 and in full on the 16th January 1950, but no payment of salary was forthcoming. He called on the proprietor on the 23rd January 1950 when he met with a flat denial of his claim. The Labour Commissioner was moved on the 3rd February 1950 and thereafter the matter was referred to this Tribunal.

3. As it has already been shown, the Company has not entered appearance. Under the rules framed by the Government of West Bengal, as amended up to the 30th June 1949, the service of summons in form "F" should be effected by registered post or through the Court of Small Causes, Calcutta (*vide* rule 12). Rule 15 provides that if without good cause shown, any party to the proceedings before the Tribunal fails to attend or to be represented, the Tribunal may proceed as if such party had duly attended or had been represented. In the case before me I had ample evidence that in spite of repeated notices by registered post and also by messenger the Company did not care to enter appearance. So the Tribunal had no choice other than to proceed *ex parte* in the case.

4. But even if the case is tried *ex parte*, the Tribunal must decide how far the claim is tenable in law. The present case is one between the petitioner on the one hand and the employer on the other. So, *prima facie*, it appears to me to be an individual dispute.

The next point that is involved in the present case is whether Sri Sitala Prosanna Roy, being a discharged employee, can maintain the case inasmuch as he does not come within the definition of "workman" as defined in section 2(s) of the Industrial Disputes Act, 1947.

Another point which is also involved is whether the dispute which arises after the discharge of the employee is an industrial dispute.

It has also to be considered whether the petitioner is a clerk or does the work of an officer and whether, as such, he is a "workman", as defined in the Act.

These are all problems of great nicety. They have also been considered in one or other cases of the Industrial Tribunal in West Bengal and elsewhere. As per an *ex parte* trial I did not have the advantage of having the

views of both parties. Let me however take up and decide the points one after another.

5. So far as the question whether Sri Sitala Prosanna Roy does clerical work or the work of an officer is concerned, the evidence is one-sided. He says that he is an Accountant. Of course it must be supposed that he does "skilled" clerical work as his pay is Rs. 200 per month. So I find that his status is no better than that of a skilled clerk.

It is evident that the present dispute has arisen after Sitala Prosanna's discharge. As a matter of fact, the dispute is practically confined to his discharge. So it can never be said that there was a prior dispute in course of which Sri Sitala Prosanna Roy happened to have been discharged. There is no allegation on that score either in evidence. So the position becomes, whether there is an industrial dispute at the instance of such a discharged employee.

If we next turn to the definition of "industrial dispute" as per section 2(k), we shall see that the definition resolves itself under three heads, viz., (1) the parties to the dispute, (2) the subject-matter of the dispute and (3) the origin or the connection of the dispute.

Regarding the parties to the dispute, it appears that it must be either between employers and employers or between employers and workmen or between workmen and workmen. Here I am not concerned with a dispute between employers and employers or between workmen and workmen. I find on the evidence that this dispute is between the employer and the workmen who continue in service. For this I refer to the evidence of the petitioner who deposes,—“The employees of the firm developed discontent and unrest over my sudden discharge and that without payment of salaries. Nirode Kanta Dutta, the Assistant Manager of the Hide and Skin Department, and Tarapada Mukherjee, entrusted with the customs work of the firm, took up my case. They agitated it with no effect. So my case has been referred to the Tribunal”. Nirode Kanta Dutta, who has been examined, and also the Government order of reference, have corroborated the above. So I get that there was some unrest between the Company and its workmen over this abrupt discharge of the petitioner without notice and without payment of salaries. So the first element of the "industrial dispute" is satisfied.

Regarding the second element which deals with the employment or non-employment or the terms of employment, or with the conditions of labour, it may be said without hesitation that the requisite condition has been satisfied in the present case. The service of Sri Sitala Prosanna Roy has been dispensed with. So it is a case of non-employment.

Regarding the third element of the definition of the "industrial dispute", it appears that the dispute must relate to the non-employment, etc., "of any person". In my opinion this "any person" may or may not be a workman, as defined in the Act. So, if he is an officer over whose discharge the dispute has arisen, the dispute will be an industrial dispute provided it is taken up by some persons in the employ of the Company. Similarly, if the dispute is over the discharge of an employee, the employee may not be competent to set up an industrial dispute against the employer by himself; but if his cause is espoused by other persons who are in the employ of the Company, then the requirements of the industrial dispute will be answered. So, in short, the definition of "industrial dispute" seems to be sufficiently comprehensive and elastic. Some confusion has been created in certain awards ignoring or missing the implication of "any man" in the tail of the definition. But Sri A. Das Gupta in the Joint Steamer Co. *vs.* their workmen (*Calcutta Gazette*, dated 22nd September 1949, at pages 1733-34), presiding over the Tribunal, has observed,—“‘Any person’ in the definition of ‘industrial dispute’ seems to be sufficiently elastic to include an officer”.

Lord Shaw in *Conway vs. Wade* (1909) A.C. 506, observes,—“An industrial dispute originally may come to be a subject in which sides are taken and may develop into a situation of a general aspect containing the characteristics of a trade dispute, but until it reaches that stage I cannot hold that a trade dispute necessarily exists”. The Hon’ble Mr. Justice Mack observes,—“The Industrial Disputes Act was never intended to provide a machinery for redress by a dismissed workman or even a group of workmen who may be simultaneously punished or dismissed.....If such a dismissal, however, of an individual workman, is taken up by a workers’ Union or a substantial body of workmen who continue in employment and espouse his cause, an industrial dispute may arise”. Thus it appears that I am fortified in my interpretation of the definition of “industrial dispute” in section 2(d) by the observations quoted above. So, in the present case, whether Srida Prosanna Roy is a discharged workman or not during the dispute, it does not very much matter. He is protected under the clause “of any person” in the definition of “industrial dispute”. There is no flaw as his cause has been espoused by other workmen in the service of the Company.

6. Coming to the claim of the petitioner, I find that the evidence is *ex parte*. He is entitled to the recovery of his salaries for the months of November and December 1949 and seven days of January 1950 at the rate of Rs. 200 per month. He is also further entitled to recover one month’s salary in lieu of notice. I direct the Company to make this payment in two equal monthly instalments, the first instalment within one month after the award comes into operation. The award is passed accordingly.

G. PALIT,
Judge, Industrial Tribunal

The 22nd November 1950.

By order of the Governor,
D. S. P. MUKHERJEE, H. Secy

ORDER.

No. 7271Lab.—14th December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 1126Lab., dated the 8th March 1950, read with its corrigenda Nos. 1905Lab., 2482Lab., 2945Lab. and 3157Lab., dated the 21st April 1950, 16th May 1950, 3rd June 1950 and 12th June 1950, respectively, the industrial disputes which had existed or were apprehended between the engineering firms specified in column 1 of the schedule to the said order, dated the 8th March 1950, and their workmen represented by the Engineering Workers’ Federation, Bengal, 1151, Dharamtolla Street, Calcutta, the Iron Factory Workers’ Union, 31, Kah Banerji Lane, Howrah, and the trade unions mentioned against some firms in column 2 of the said schedule, and any other registered trade unions as might have been permitted by the Industrial Tribunal hereinafter mentioned to represent workmen of any firm separately for legitimate reasons over the questions relating to (1) dearness allowance, and (2) holidays and leave, were referred for adjudication to an Industrial Tribunal consisting of Sri S. N. Modak, I.C.S. (Retd.), as Chairman and Sri A. Das Gupta, District Judge, as member;

And whereas during the pendency of proceedings before the said Tribunal, Sri B. P. Sen, an employee of the India General Navigation and Railway Co., Ltd., 4, Fairlie Place, Calcutta, being item No. 44 of the schedule aforementioned, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said employee, the conditions of service applicable to him immediately before the said proceedings;

And whereas in exercise of the powers conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto:—

ANNEXURE.

In the matter of a complaint under section 33A of the Industrial Disputes Act by an employee named B. P. Sen against the India General Navigation and Railway Co., Ltd., in connection with industrial disputes between 64 engineering firms including the said Company and their workmen referred for adjudication by Government of West Bengal, Department of Labour, order No. 1126Lab., dated the 8th March 1950.

BEFORE THE INDUSTRIAL TRIBUNAL, WEST BENGAL

PRESENT

SRI S. N. MODAK, I.C.S. (RETD.), *Chairman*

SRI A. DAS GUPTA, *District Judge, Member.*

For the complainant: Sri B. P. Sen.

For the Company: Mr. H. J. Thompson, Senior Labour Welfare Officer, and Mr. Thomas, Labour Welfare Officer.

AWARD.

This matter has arisen out of a petition of complaint, dated 30th October 1950, under section 33A of the Industrial Disputes Act presented by a person named B. P. Sen against the India General Navigation and Railway Co., Ltd., 4, Fairlie Place, Calcutta (No. 44 of the list), which is one of the 64 engineering firms concerned in the industrial disputes between them and their workmen, referred for adjudication to this Tribunal by Government of West Bengal, Department of Labour, order No. 1126Lab., dated the 8th March 1950. The case of the complainant is that he was appointed as an Overseer in the Rajabagan Dockyard of the Company on 5th May 1947 and was illegally discharged on and from 17th June 1950 during the pendency of the original adjudication proceedings, and the discharge was not justified. The Company's case, on the other hand, is that owing to unfavourable trading position between India and Pakistan the Company, whose business is inland shipping, was faced with a financial crisis owing to a marked fall in work, and the Company was obliged to carry out retrenchment of employees on a substantial scale, and as a large number of workers in the department in which the complainant was appointed as an Overseer had to be retrenched, the complainant could not be retained in service any longer and he being the junior-most man in his department had to be paid off with the benefits he was entitled to. It is admitted in the Company's statement that in so far as this Tribunal's express permission in writing was not sought or obtained during the pendency of the original adjudication proceedings, the provisions of section 33 of the Industrial Disputes Act were contravened. It is explained, however, that the Company was not aware of the amendment of section 33 brought about by the Industrial Disputes (Appellate Tribunal) Act, 1950, which came into force on 20th May 1950.

2. It is clear that the provisions of section 33 of the Industrial Disputes Act were contravened by the Company in connection with the discharge of B. P. Sen on 17th June 1950. The ex-employee is therefore

entitled to make the complaint. The complainant has not established our satisfaction that the retrenchment which the Company undertook was not justified by the circumstances. We have no materials before us enable us to judge the extent of the retrenchment which would be just and fair under the particular circumstances. The complainant's chief point is that the Company failed to act on the principle of "last in, first out" which it claims to have followed in carrying out the scheme of retrenchment. The complainant has pointed out to us that several men were appointed Overseers after his appointment as Overseer on 15th May 1947 and the men although junior to him have been retained in service while the complainant has been discharged. We find that out of the five men said to have been appointed as Overseers after the complainant four had long years of service behind them and were promoted as Overseers from lower ranks and this is admitted by the complainant. The real point is whether the Overseer named Suren Naskar who appears to have been appointed as Overseer on 20th June 1947, that is to say, after the appointment of the complainant, has been retained in service to the detriment of the complainant. The Labour Welfare Officer of the Company has explained that Suren Naskar is a more efficient Overseer than the complainant for the purposes of the Plating Department. In the absence of proper material, we are not satisfied that the complainant is necessarily less efficient than Suren Naskar. We find that Suren Naskar was junior to the complainant and yet the complainant has been discharged while a junior man has been retained. It is difficult for us to say under these circumstances that the principle of "last in, first out" was strictly adhered to. The few days' notice given to the complainant before his discharge on 17th June 1950 though perhaps consistent with the rules, does not appear to have been quite fair to the complainant under the particular circumstances. On his discharge he was paid only a small amount which was lying at his credit in the Provident Fund and was allowed some leave which was due to him. In course of the discussion the Senior Labour Welfare Officer for the Company submitted that he had no objection to some compensation being awarded on the lines of section 122 of the proposed Labour Relations Bill, 1950. We have examined the whole position and have come to the conclusion that apart from the action of the Company being illegal by reason of the provisions of section 33 of the Act having been contravened, the discharge of the complainant B. P. Sen was not quite regular, although retrenchment of some Overseers was called for and not unjustified. We are not disposed to make an order for reinstatement under the particular circumstances, but in our view the complainant is entitled to get some compensation.

3. Just before his discharge, the complainant B. P. Sen used to earn Rs. 4-11 per day as basic wages plus Rs. 40 per month as dearness allowance, besides some amount as attendance bonus. Apart from the question of attendance bonus, we find that the complainant was earning roughly Rs. 162 per month as basic wages and dearness allowance, the working month being taken as consisting of 26 days on the average. We direct that the Company shall pay to the complainant B. P. Sen compensation to the extent of three months' total emoluments, the monthly total emolument being taken as Rs. 162. The compensation payable shall be paid within 15 days from the date on which this award becomes enforceable.

The 6th December 1950.

S. N. MODAK, *Chairman*

A. DAS GUPTA, *Member*

By order of the Governor.

D. S. P. MUKHERJEE, *Jt. Secy.*

ORDER.

No. 7205Lab.—13th December 1950.—Whereas under the Government of West Bengal, Labour Department, order Nos. 2931Lab., dated the 2nd June 1950, and 3668Lab., dated the 6th July 1950, the industrial disputes between Messrs. R. B. S. Jain Rubber Mills, Lillooah, Howrah, and their workers represented by R. B. S. Jain Rubber Mills Workers' Union, Lillooah, Howrah, in connection with the cases of the employees mentioned in the schedule to the said orders, was referred for adjudication to Sri A. Das Gupta, District Judge;

And whereas the said Sri A. Das Gupta, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of references Nos. 2931Lab., dated the 2nd June 1950, and 3668Lab., dated the 6th July 1950, of the Government of West Bengal, Labour Department, and in the matter of industrial disputes between Messrs. R. B. S. Jain Rubber Mills, Lillooah, Howrah, and their workers represented by the R. B. S. Rubber Mills Workers' Union, Lillooah, Howrah, in connection with the discharge of six employees mentioned in the schedules annexed to the references.

PRESENT:

SRI A. DAS GUPTA, District Judge.

For the employer: Sri S. C. Sen, Advocate, and Sri N. M. Das Gupta, Pleader, assisted by Sri J. P. Gupta, General Manager, and Sri G. P. Misra, General Works Manager.

For the Union: Sri D. L. Sen Gupta, Advocate, assisted by the office-bearers of the Union.

AWARD.

Prior to the present references there had been two other references—one was under order No. 768Lab., dated 12th March 1948, and the other under order No. 170Lab., dated the 11th January 1950. The first dispute was decided by Sri S. C. Chakrabartty, whose award was published under Government order No. 1996Lab., dated 18th June 1948, and the second dispute was decided by myself and the award was published under order No. 4733-Lab., dated the 25th August 1950.

Reference No. 2931Lab., dated 2nd June 1950, relates to the discharge of three workers Narsingh Singh, Sheopujan Singh and Gomti Kahar, and reference No. 3668Lab., dated the 6th July 1950, relates to the discharge of three workers Babulal Mourya, Deo Naram Mistry and Chandrabali Sukla.

With the consent of both parties, the two references, involving, as they do, identical questions of law, were taken up together for hearing, for the sake of convenience, and I propose to discuss the two cases jointly and to give a joint award.

The following points were raised:—

- (1) Were the orders of discharge of the six workmen justified?
- (2) Are the six workmen or any of them entitled to reinstatement? If so, on what terms?
- (3) Are the workmen or any of them entitled to compensation, in case they are not reinstated? If so, how much?

All the six workmen are said to have been guilty of some offence or other and to have been discharged after an enquiry into the offence alleged to have been committed by each. My duty shall be to enquire whether the workers or any of them really committed an offence justifying the extreme penalty of dismissal and whether such a punishment was inflicted with due opportunities to the workers concerned to explain the circumstances under which such offences are alleged to have been committed, and if the workers offered an explanation whether such explanation was satisfactory and acceptable.

Before I enter into the merit of the case I shall discuss the law relating to reinstatement of discharged employees.

Industrial Tribunals have been clothed by the Industrial Disputes Act, 1947, with unlimited powers to direct reinstatement. The question was fought up to the Hon'ble Federal Court and the matter has been settled by the recent decision by the Hon'ble Federal Court. Although there is nothing in the Act to limit the jurisdiction of Industrial Tribunals in any way, the majority of the Judges of the Tribunals interfered with the employers' decision and action and directed reinstatement when an employee was found to have been wrongfully discharged by way of victimisation or as an unfair labour practice. Most of the Judges refused to interfere when the dismissals were found to have been on grounds other than victimisation and unfair labour practice, either on the ground of expediency or on account of a restricted view about the jurisdiction of the Industrial Tribunals. I do not propose to discuss whether an Industrial Tribunal is justified in interfering with all cases of wrongful dismissals not connected with victimisation or unfair labour practice. It has become almost a convention with the Industrial Tribunals to intervene and to direct reinstatement whenever dismissal of a workman is found to have been prompted, though not openly, by victimisation or unfair labour practice. The terms "victimisation" and "unfair labour practice" have not been defined anywhere in the Industrial Disputes Act. The amended Trade Unions Act enumerates some instances of unfair labour practice. Those are in connection with trade unions. Cases enumerated in the amended Trade Unions Act cannot form an exhaustive list of "unfair labour practices." "Victimisation" has been defined in an award given by Janab Niwaj Muhammad in the case *Mazdoor Hargaoon versus Arjun Sugar Mill* as whatever injures or illegally affects an employee. In the case of *Coimbatore Cement Works*, the Advocate Sri C. R. Krishnaram has defined the term as the taking of some action prejudicial to the workers on some pretexts other than the true reason. In my opinion, any order made in bad faith with an ulterior motive arbitrarily or with harshness, is an instance of unfair labour practice.

Under the ordinary laws of contract between masters and servants, a master has absolute discretion to dismiss a servant; and if the dismissal is wrongful the remedy of the servant, in common Law Courts, is for compensation. The common Law Courts cannot direct any reinstatement on any simple ground that a contract for personal service cannot be specifically enforced. The labour legislations including the Industrial Disputes Act of 1947 aim to give some relief to the workmen in this direction. It is in view that Industrial Courts can interfere when the dismissal is an instance of unfair labour practice or victimisation. If the dismissal is correct, undoubtedly it is on the workman to prove that his discharge was in such circumstances as to justify an intervention by the Industrial Courts. But when both parties adduce evidence the question of onus ceases to be anything but academic. In such cases the question of onus need not be pressed too far.

Tangible evidence of unfair labour practice is not possible. In all cases of unfair labour practice and victimisation, attempts are made by the employers to make out an apparent "cause". We are to find out whether the apparent cause is the real cause. If the apparent cause is found to have been not the real cause but to have been ascribed with some ulterior motive, it is undoubtedly an instance of unfair labour practice or victimisation. To arrive at a correct conclusion on this point some outward manifestations of the feelings of the employers should be taken into account. I enumerate some of these outward manifestations which I consider may be relevant for the purpose of the present enquiry :—

- (1) Discrimination between workers.
- (2) Singling out Union leaders or members.
- (3) Anti-Union statement made at the time of discharge or shortly prior thereto.
- (4) Relative significance of the alleged infraction.
- (5) Whether others ever committed the same infraction without similarly being punished to the extent of discharge.
- (6) Failure without explanation to introduce specific evidence in support of a general accusation or reason for discharge or to call witnesses who have personal knowledge of the basis of denial.
- (7) Failure of the employer to hold an investigation.
- (8) Failure to afford an employee the opportunity to defend himself.
- (9) Uneven application of the Company's rule.

It has been accepted generally that before an employee is discharged, he should be given an opportunity to meet the charges brought against him and to defend himself. He should be given an opportunity to examine witnesses for himself and to cross-examine the adversary's witnesses. This is based on the principle of natural justice. The principle of natural justice is an equitable principle, and equity demands this principle to be followed in domestic Tribunals. In the case of *Gouri Ambala and others versus G. S. Mill, Ltd.*, reported in *Industrial Court Reporter*, 1949, at page 1.

Justice K. C. Sen set aside an order passed against some employees as proper and illegal on the ground that no opportunity had been given to them to explain the circumstances alleged against them. A similar view was taken by Mr. Justice Sen in the case of *Walchand Nagar Industries, Ltd. versus Shripat Vithal Jadhav*, reported in the same Reporter at page 8.

Reference has been made to instances of past misconduct of some of these workmen. Without expressing myself on the merit of such misconduct, I may safely say that a past offence which has been condoned cannot be made ground for dismissal. But when a workman commits a new offence, his past offences may be taken into account in assessing the punishment.

I shall now take up the cases of six discharged workmen one after another.

Gomti Kahar.

He was an employee in the Despatch Department and was in service about three years. Gomti Kahar is alleged to have been guilty of subordination, insolence and gross misconduct. He is alleged to have refused to obey the instruction of his immediate superior Sri S. C. Ganguly and to have refused to work. The Union's case is that Gomti Kahar was discharged under a vague charge of insubordination, insolence and misconduct, as he had refused to dissociate with the Union at the instance of the General Works Manager, Pandit G. P. Misra. On 4th April 1950 he was charged with refusal to work and disobedience to the instruction of

Sri S. C. Ganguly. He was asked to explain his conduct within three days. From the evidence we find that one Sriram Pande was similarly charged and was similarly called upon to explain his conduct. The charge against Gomti Kahar is Ext. D. It was made clear in the charge-sheet in the event of his explanation being not satisfactory, strict disciplinary action would be taken against him. He submitted his explanation to the charge and assuring unqualified obedience to his superior officers. On this explanation, it was suggested that the charge was the result of Gomti Kahar's refusal to sever connection with the Union as requested by the General Works Manager, a few days before the alleged incident. Ext. D(1) is the explanation. It is dated 7th April 1950. No date was fixed for enquiry to the knowledge of Gomti Kahar nor was any enquiry made to his knowledge. The uncorroborated testimony of Sri P. N. Chakrabarti that he made an enquiry cannot be believed. Even if any enquiry had been made, it was made in the absence of Gomti Kahar who had no opportunity to cross-examine the witnesses examined for the Company or to adduce evidence. He had no opportunity to disprove the charge and to defend himself. If any enquiry had been made in the absence of Gomti Kahar, it was against the principle of natural justice. There is nothing on the record to show what complaint Sri S. C. Ganguly had made against Gomti Kahar. The charge of insubordination was vague. It was not specifically mentioned what order he disobeyed and when. The sworn testimony of Gomti Kahar is that both Pandit G. P. Misra and Sri S. C. Ganguly had asked him to leave the Union and that he had refused and that he had been threatened with unfavourable consequences. Sri S. C. Ganguly is not produced before the Tribunal to dispute the allegation nor had Pandit G. P. Misra who has been watching the proceedings before the Tribunal the moral courage to appear before the Tribunal as a witness to deny the allegation made against him. Gomti Kahar was discharged on 11th April 1950 by the letter No. 15. The explanation was considered unsatisfactory and allegations in the explanation were said to have been false and scurrilous.

Much was made of the explanation of Sriram Pande which has been marked Ext. C(1). The evidence is that Sriram Pande was served with a charge-sheet similar to Ext. D and that he got an explanation drafted by P. W. 3 Rajani Kanta Deb Nath similar to Ext. D(1). Subsequently, he thought it wise to shift the responsibility for the alleged incident to Gomti Kahar and to seek favour of the management. This has been amply proved by the sworn testimonies of Gomti Kahar and Rajani Deb Nath. Since Sri S. C. Ganguly was present in the court-room when these witnesses were being examined, he is still in service. Neither the management nor Sriram Pande had the courage to deny the allegations made against him by Gomti Kahar. On the evidence before me I cannot but hold that Gomti Kahar was discharged on a false and vague charge without any enquiry, without any opportunity to Gomti Kahar to disprove the charge and to defend himself simply because he did not comply with the directions of the General Works Manager. Sri S. C. Ganguly to sever all connection with the Union. All these letters, Exts. D and D(1), were over the signatures of Pandit G. P. Misra. I cannot avoid responsibility for the contents of the letter. I cannot conceive of a graver instance of unfair labour practice. Almost all the other manifestations of unfair labour practice already enumerated are found in the dismissal of Gomti Kahar. He is still unemployed. I am entitled to reinstatement without any loss for the period he has been unemployed by the unfair labour practice of Pandit G. P. Misra.

Deo Narain Mistry and Babulal Mourya.

The cases of these two workmen are based on the same set of facts and are taken up by me together for discussion for the sake of convenience.

Deo Narain Mistry who had put in 15 years' service was the Head Mistry of the Roller Department and Babulal Mourya was second in charge of the Roller Department next to Deo Narain had put in only 12 years' service. They were brothers. Babulal was for some time a member of the Executive Committee of the Union. He is said to have since been elected as Vice-President. There are several sets of rollers, each set consisting of two rollers. The Roller Department was being worked into two shifts, Deo Narain being in charge of the first shift and Babulal of the second shift. A Shift Register maintained by the Company indicate the following hours.—

First Shift or A Shift—7 a.m. to 1 p.m., 3 p.m. to 5 p.m.

Second Shift or B Shift—1 p.m. to 3 p.m., 5 p.m. to 11 p.m.

The evidence is that these working hours were not in practice adhered to. Shift works from 7 a.m. to 11 a.m. and 12 noon to 4 p.m. And B shift works from 11 a.m. to 7 p.m. This is proved by the sworn testimonies of Deo Narain, Babulal and Tufani. Tufani is still in service. He says that working hours of the two shifts have been as stated by Deo Narain and Babulal from before and that no change has as yet been made. Exhibits 18 and 18(a) are the extracts from the Shift Registers. These show that Deo Narain and Babulal there were 20 ordinary workers for the Rolling Department and that these twenty were equally divided for the two shifts. From the evidence of Babulal, Deo Narain and Tufani, which has not been contradicted by any competent witness on the side of the Company, we get that generally 16 workers were present daily; and that of these 16 workers 12 were employed for the A shift and 4 for the B shift. On any particular day there was further deficiency, the deficiency was made up from the Time Office and in the event of the Time Office failing to make up the deficiency, all workers including Babulal were employed for the A shift. We find from the Attendance Register that on the 29th May 1950 only 11 of the ordinary workers were present, 5 of whom were entered in the Shift Register for A shift and 6 for B shift. The evidence shows that Pandit G. P. Misra directed Deo Narain and Babulal to run the rollers with three workers for each set of rollers. When this order was communicated to the workers they refused. On Deo Narain's insisting, this order was made in writing (Ext. E). The sworn testimony of Deo Narain and Babulal is that this was reported to the General Works Manager. Deo Narain says on oath that he reported the matter to the General Works Manager and told him specifically that if the deficiency in the workers were made up from other departments he would be compelled to stop the B shift. As Deo Narain did not get a favourable reply, he employed all workers for the A shift from 7 a.m. to 11 a.m. and 12 noon to 4 p.m. The working hours for the A shift were not changed. On 29th May 1950 the working hours were as before. The Company has not examined any competent witness to prove that the working hours for the A shift were changed only on 29th May 1950 for the first time. If the working hours for the A shift had been changed by Deo Narain and Babulal, the change was made not on 29th May 1950 but much earlier. According to the terms of the charge-sheet the enquiry should be whether the working hours were changed on or after 29th May 1950. If the working hours had been changed earlier, the presumption is that the change had the sanction of the management. Attention was invited to section 58 of the Indian Factories Act, 1948, which prohibits overlapping shifts. In the present case we are not concerned whether such overlapping shifts as were in force in the Roller Department of the R. B. S. Jain Rubber Mills was punishable under the Factories Act, and when these were made and who were responsible for them. The fact remains that the overlapping shifts existed from before the date on which the offence is alleged to have been committed by Deo Narain

and Babulal. My attention has also been invited to sections 61, 62, 63 and 92 of the Factories Act, and rule 81 of the rules framed by the Government of West Bengal under the Act. The Manager is to display a notice of daily period of works for the department groups of adults work in a factory and to maintain a register of workers indicating therein the particular shift or group for which an individual worker is to be employed. This is what sections 61 and 62 lay down. Section 63 prohibits employment of any worker except according to the notice and the entry in the register against his name. Section 92 provides punishment for breach of any of the provisions of the Act. If we refer to the form prescribed under section 61, it will be clear that notice to be displayed under this section is to show in the abstract, the workings of different shifts or groups without mentioning the individual workers employed for different shifts. The details of individual workers are to be entered in the register to be maintained under section 62. Under section 63 the workers are even prohibited from working in contravention of the notice under section 61 and the entries in the register under section 62. If really the workers of the shift B worked for the shift A and if really Deo Narain and Babulal employed them in this way in the direction of the Manager, the workers themselves and Deo Narain and Babulal were punishable under section 97 of the Factories Act. In the present circumstances the Manager would be exonerated. We are not, however, concerned with this aspect of the case.

As I have already mentioned that there was a reference under Government order No. 170Lab., dated the 11th January 1950, and the award which followed was published under Government order No. 4733Lab., dated the 25th August 1950. On the relevant date that is on 29th June 1950, the proceedings before the Tribunal were pending. Section 33 of the Industrial Disputes Act, 1947, has since been amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, which came into force on the 20th May 1950. Section 33 as amended prohibits alteration of conditions of service to the prejudice of the workmen concerned in a dispute during the pendency of conciliation proceedings or proceedings before a Tribunal in respect of a dispute. All the workers of the Rubber Mills were concerned with the dispute under adjudication under Government order No. 1170Lab., dated the 11th January 1950. The evidence is that from the start of the dispute 4 workers were employed for each set of rollers. This was the working condition prevalent in the Mills prior to 29th May 1950. The workers refused to work at three for each set of rollers on the ground that the work was tedious and risky. Prior to 29th May 1950, two workers were employed for a time for a set of rollers. After they had worked for some time they were replaced by two others and they were employed for incidental works like picking up the waste, cleansing the same for feeding the roller machine, oiling the machine and cooking the rubber on stoves. If three workers were employed for each set of rollers undoubtedly the strain would considerably increase. This is undoubtedly changing the working conditions of the workers and hence their service conditions. This change if carried out would have exposed the Manager to penalties under the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950. That was an illegal order, and if the workers refused to carry out an illegal order they cannot be punished. The workers were adamant and would not work at less than four for each set of rollers. This is clear from Evidence A and J. Apart from the legal bar under section 33 of the amended Act, even if any one was punishable it was the ordinary workers who would never be punishable as directed by the General Works Manager and not Deo Narain and Babulal whose duties were only to make the workers work and supervise their work. The arrangement made by Deo Narain and Babulal when the workers refused to work at three for each set of rollers might at best be punished.

under section 97 of the Factories Act, but on a careful scrutiny I find that the arrangement was to the benefit of the Industry. Five workers of A shift and 6 workers of the B shift were present on 29th May 1950. If they had been employed for the respective shifts for which they were earmarked one worker of the A shift and 2 workers of the B shift would have to sit idle and only two sets of rollers would have been run. But for the arrangement the services of all the 11 ordinary workers and Babulal, in all 12 were utilised for the A shift. By this arrangement three sets of rollers were run. This arrangement was made for the interest of the industry. And there was no *mala fide* on the part of either Deo Narain or Babulal in working out this arrangement.

The sworn testimonies of Deo Narain and Babulal are that the fact that the workers had refused to work at three for each set of rollers was reported to the General Works Manager. That this was reported is also mentioned in the explanation of Deo Narain and Babulal (Ext. E(2)). In the letter, Ext. E(4), by which these two workmen were discharged, this was stated. Pandit G. P. Misra had not the moral courage to appear before the Tribunal to deny this statement on oath. I cannot but believe that the matter was duly reported to Pandit G. P. Misra. He did not make any arrangement obviously with the object of seeing how the work was carried on. The motive was apparently to find out some opportunity to catch hold of Deo Narain and Babulal. If really Deo Narain and Babulal had worked both the shifts who knows that Pandit G. P. Misra would not have accused them for allowing three workers in the two shifts to sit idle. Pandit G. P. Misra ought to have been grateful to Deo Narain and Babulal for saving him from the penalty to which he exposed himself by his order, and for the arrangement which was to the best advantage of the Industry at their own risk. This moral consideration did not weigh with Pandit G. P. Misra. When he was prevented from committing an offence under section 33(a) he committed an offence under section 33(b) in discharging Deo Narain and Babulal in contravention of section 33(b). This order of dismissal was illegal. It cannot be upheld either in law or in facts. The General Works Manager did not consider it fit to hold an enquiry as to whether the workers had really refused to act according to his direction. This is also another instance of gross unfair labour practice.

Babulal appears to have been charged on the 11th May 1950 for wasting time by moving about here and there and holding a meeting during working hours in the Cab-Tyre Packing Department. He was warned. We need not enquire whether Babulal was guilty of any such offence. Even assuming that Babulal committed an offence on the 11th May 1950 that offence had been condoned, and as I have already said that a condoned offence cannot be made a ground for dismissal. It may at best be taken into account in assessing the punishment provided a fresh offence is committed. As no fresh offence had been committed by Babulal, the condoned offence as evidenced by Ext. F has no value. In the circumstances both Deo Narain and Babulal are entitled to reinstatement without any loss for the period they were kept out of employment.

Sri P. N. Chakbast says that he made an enquiry in respect of the charges against Deo Narain and Babulal of one Rambadan Singh. Rambadan Singh was one of the signatories of Exts. E and J, which clearly indicate that Rambadan was one of those workers who had objected to work at three for each set of rollers. Rambadan has not been produced before me. After the discharge of Babulal and Deo Narain, he has been placed in charge of the Roller Department. Even if any enquiry was made, it was made in the absence of Deo Narain and Babulal.

We are not very much concerned with the present system of work. Nor are we concerned with the question whether it is practicable to run the rollers with three men for each set. The fact remains that by the change sought to be introduced, the Works Manager intended to increase the strain of the workers and thereby changed the working conditions during the pendency of the last adjudication proceedings. We get from Tufani that the workers are being made to work at three per set of rollers under a threat of dismissal. There is no denial on this point. Thus it is clear that some have been promoted and some have been threatened with dismissal and that this is the way how the work is being done now.

Chandrabali Sukla.

He had put in about 9 years' service when he was discharged on the 3rd June 1950. He was in charge of the Rana Handloom Department. In November 1949, 20 lungis were prepared in the Handloom Department. Eighteen of these were sold to the workers and Rs. 45 were realised. This was on 7th November 1949. On the same day the General Works Manager Pandit G. P. Misra took two lungis, the price whereof was Rs. 5. Chandrabali prepared one cash memo for the 20 lungis. The sworn testimony of Chandrabali is that he approached Atarchand Jain for his signature on the Cash Memo. We get from the evidence on record that Rs. 15 which had been realised from the workers were tendered to the cashier but the cashier refused to accept the money on the grounds that the cash memo was not signed by the Manager and that the amount tendered was Rs. 5 less. The cashier could accept the money if the full amount of the cash memo was tendered and if the cash memo was signed by the Manager. After Sri A. C. Jain refused to sign the cash memo on the ground that he did not know the price, Chandrabali approached the Store-Keeper for getting the cash memo signed by the Manager. The store keeper Sheobachan Choubey who is still in service has not been examined to deny the sworn testimony of Chandrabali. Sri A. C. Jain has not also been examined. Sri A. C. Jain is the brother-in-law of the proprietor Mahabir Prosad Jain. Although officially he was not assigned any specific office, he used to sign the chalans, vouchers and to look into the accounts. Chandrabali applied for leave for one month with effect from 24th May 1950. The application is dated 22nd May 1950. The leave was granted on the very day the application was submitted and Chandrabali was directed to make over charge of the accounts of the Handloom Department. This is evidenced by Ext. G(3). On the 31st May 1950 he was called upon to explain his failure to deposit the amount of Rs. 50 as per cash memo No. 41 (Ext. G). Chandrabali submitted his explanation on the very day. Exhibit G(1) is the explanation. It was made clear in this explanation that Rs. 5 was due from Pandit G. P. Misra on account of two lungis, and that he had approached Sri A. C. Jain in the matter, but that he had refused to sign the cash memo saying that he had no knowledge of the matter. On the 3rd June 1950 he was discharged on the allegation that his explanation was unsatisfactory; and that he had made allegation against Sri A. C. Jain that he had refused to sign the cash memo in question. The evidence is that Chandrabali is always ready to deposit the amount lying with him. Exhibit G(2) is the letter by which Chandrabali was discharged. In it, it was suggested that Chandrabali should have approached either the General Manager or the General Works Manager to get signature on the cash memo. This was undoubtedly a lach on the part of Chandrabali. But it might be that he considered the General Manager and the General Works Manager too high for him and might have felt shy to approach them. In the circumstances of the present case, the

aches were not such as would warrant the extreme punishment of dismissal. It was suggested at the hearing that Chandrabali should have prepared two separate cash memos, one for the lungis sold to Pandit G. P. Misra and the other for those sold to the workers. Chandrabali had not the foresight to see that the General Works Manager would withhold his dues so long. If Chandrabali failed to deposit the money, Pandit G. P. Misra's contribution to this failure cannot be ignored. If Chandrabali was guilty of a temporary misappropriation, Pandit G. P. Misra could pause and think whether he was not equally guilty. His high position makes the offence more serious. Exemption might be claimed by the members of the Proprietor's family but not by General Works Manager. When Pandit G. P. Misra was a party to the transaction it was no less a duty of his to adjust the accounts at the earliest possible moment. In these circumstances, I cannot uphold the order of dismissal of Chandrabali. Besides, Chandrabali was dismissed on the 3rd June 1950 when the adjudication proceedings started under the West Bengal Government order No. 170lab., dated the 11th January 1950, were pending. By that time the Industrial Disputes (Appellate Tribunal) Act, 1950, prohibiting dismissal of workmen during pendency of adjudication proceedings without the permission of the Tribunal had come into force. In this view of the case the order of dismissal was bad in law, no permission of this Tribunal having been sought or obtained for this action of the management. This illegal order cannot be upheld.

Before I proceed to discuss the cases of Sheopujan Singh and Narsing Singh, I should do well to find out if the explanations of Gomti Kahar, Deo Narain, Babulal and Chandrabali contained any allegations against the management which might by themselves warrant the extreme penalty of dismissal. I may note that a protest against the abuses of the superior officers does not justify any punishment whatsoever. In the order of discharge of Gomti Kahar (Ext. 15) it was stated that the explanation contained a false and scurrilous allegation against the management. The relevant extract from the explanation of Gomti Kahar [Ext. D(1)] is quoted below:—

"From the above letter it has been observed that such threatening letters are being issued in the different names only to those persons who have not yet tendered their resignation from the Union on your indication."

Gomti Kahar had the courage to vouch the truth of this statement on oath before this Tribunal. But neither Pandit G. P. Misra nor Sri S. C. Ganguly had the courage to deny it before this Tribunal on oath. The allegations have been proved to be true. Babulal and Deo Narain stated in their joint explanation [Ext. E(2)]—

"It is really strange and it appears that you want to make some disturbance before receiving the Tribunal award. We do not understand why you are making such alterations in the work when the question was put up before the Judge while he was here on visit."

The truth of this statement has also been proved but still Pandit G. P. Misra would insist that the statement was impertinent. In Ext. G(2), Chandrabali was charged to have made allegations against Sri A. C. Jain that he had refused to sign the cash memo in question. The allegations stand un rebutted when Sri A. C. Jain did not appear to swear against this statement.

Sheopujan Singh.

He had put in 15 years' service in the Company. He was a member of the Executive Committee. He was discharged on the 17th April 1950. A charge-sheet was drawn up against him on the 11th April 1950. The charges were—

- (1) Not taking hessian from the Tube Finishing section in spite of the direction of the management and delaying packing for more than four hours.
- (2) For not writing forwarding notes and chalang in proper time causing thereby a considerable loss to the Company.
- (3) For not supervising properly the work of the workers of his section and not supplying work to them in proper way and thereby causing the Company financial loss.

Ext. A is a copy of the charge-sheet. The detailed circumstances are quoted below:—

"On 5th April 1950 you reported that you had no hessian to pack the goods to be despatched the same day. At 9-30 a.m. you were asked to take it from Tube Finishing Section but you did not take the same and said that it was not in stock and you will not be able to start packing work unless new hessian was purchased. Accordingly the work was delayed up to 2 p.m. when the management found that a sufficient quantity of hessian was available in stock in Tube Finishing Section which was known to you. The management is therefore convinced that you deliberately delayed the work on false pretext.

Besides this you started writing the forwarding notes and chalan only after the goods were loaded in the lorry.

It is also found that you keep men working with you generally misplaced in the day and put them on work only at the close of the factory hours so that management may have to pay overtime to get the day's job finished by the day."

The charge-sheet is alleged to have been tendered to Sheo Pujan but to have been refused by him. There is no evidence worth the name to prove the factum of tender to and refusal by Sheo Pujan. It was suggested that one Badri, a Peon of the Company, is a member of the Union but there is no evidence that Badri was ever deputed to tender the notice or that Sheo Pujan had refused to accept the notice. On 14th April 1950 Sheo Pujan was again called upon to explain why he had refused to accept the charge-sheet. In the first charge-sheet he was called upon to explain the charges within two days and in the second charge-sheet he was called upon to explain the charge within 24 hours. He was put under suspension with effect from 14th April. These are Exts. A and A(1). A(1) is also alleged to have been tendered to but refused by Sheo Pujan. There is also no definite evidence of tender to and refusal by Sheo Pujan of this charge sheet. Sheo Pujan's evidence is that on the 14th April when he was coming out of the Mills he noticed two notices on the notice-board. He could not prepare copies from the notices on the notice-board. He went to the Labour Commissioner's office and copied the letters from the file of the Labour Commissioner. On the 15th April 1950 Sheopujan addressed a letter to the Assistant Labour Commissioner stating that the charge

brought against him by letters, dated the 11th and 14th April, were false and baseless. He made certain allegations against Pandit G. P. Misra. The allegations were: "Sri G. P. Misra has determined to destroy the Union and to declare lock-out by discharging some certain Union leaders in duration of the Tribunal and such letters are being issued only to those persons who have not yet tendered their resignation from the Union on his indication. I surprise to see the present attitude of Mr. Misra who wants to make disturbance among the workers in duration of the Tribunal by several unfair means. It is therefore requested that such practice be immediately stopped for the interests of the Industrial peace." Sheo Pujan also disputed the authority of Pandit G. P. Misra to issue such charge-sheet. The statement is Ext. A(2). A copy of this statement appears to have been sent to the Manager, R. B. S. Jain Rubber Mills, and this copy has been filed by the Company before me. By the letter Ext. B, dated the 17th April 1950, Sheo Pujan was discharged. It was alleged in this letter that enquiries were made by the Management. I do not think that Sheo Pujan had any interest in refusing the charge-sheets when they were tendered to him. It also appears that the management did not care to fix a date of enquiry in the charge-sheets which are alleged to have been tendered to Sheo Pujan. Obviously the management had no intention to make any enquiry in his presence. Sheo Pujan is an important member of the Union. This cannot be denied. The management ought to have produced before me the evidence which it considered before the final order was passed. But the evidence has not been produced. About the first charge, the management could have produced the stock accounts of the Tube Finishing Department to show that on 5th April 1950 there was hessian in the Tube Finishing Department for packing goods. The accounts have not been produced before me for reasons not known. The management ought to have also examined competent witnesses before whom Sheo Pujan is alleged to have refused to take hessian from the Tube Finishing Department. Then about the second charge, Gomti Kahar's evidence stands un rebutted. He says that before despatch chalang were prepared and then lorries are loaded. This is the practice as Mr. Chakbast says. The second charge has thus been positively disproved. About the third charge the management should have produced before me evidence about the quantum of work a worker usually does and the quantum of work a worker did during Sheo Pujan's time to show that the management had to pay overtime allowance to the workers for the normal quantum of work. Assuming that Sheopujan refused to accept the charge-sheet and to explain the charges, it was incumbent on the management to be satisfied about the truth of the charges before any punishment was inflicted on the worker charged. In this particular case the management got Sheopujan's explanation in the letter addressed to the Labour Commissioner, a copy whereof was forwarded to the management. This was before the final order was passed. It really the management had any *bona fide* it would have fixed the date for the enquiry and attempted to give Sheo Pujan an intimation about the date. No such step was taken.

About the allegation in the letter Ext. A(2) that Pandit G. P. Misra was proceeding against those persons who have not severed connection with the Union as directed by him has been amply proved in the case of Gomti Kahar. Pandit G. P. Misra does not come forward to deny the allegation made in Ext. A(2). Sheopujan has not been discharged for disputing the authority of Pandit G. P. Misra. Still I am inclined to look into the question with a view to decide whether Sheopujan is entitled to be reinstated. It may be noted that workers were agitating for a long time for the removal of Pandit G. P. Misra. Feelings between Pandit G. P. Misra and the workers had become so very strained that the workers repeated

the demands more than once. By a letter, dated 19th June 1947 Sri Kailash Chandra Jain was appointed Assistant Works Manager to deal exclusively with labour. It was made clear in the order that the arrangement was by no means the creation of dual management. Before Sri S. C. Chakrabartty this demand was renewed. But the management representing that Pandit G. P. Misra was not in touch with Labour, the learned Adjudicator refused the demand. The observation of the learned Adjudicator is quoted below:—

“The Union demands that ‘Pandit G. P. Misra, General Work Manager, should go in the interest of the industry and industrial peace. It is evident that the workers and the General Manager had not been pulling on well. On the 19th June 1947, the proprietor distributed work between Pandit G. P. Misra and Mr. Kailash C. Jain. By this arrangement Pandit G. P. Misra does not come in contact with labour. I cannot understand how the Union can now complain against Pandit G. P. Misra, unless it is for some other reasons. I could understand that he (President of the Union) was nursing a grievance against Pandit G. P. Misra. Pandit G. P. Misra is not in touch with labour and I do not think any reasonable grievance can now be made against him. The demand is refused.”

After some time Kailash Chandra Jain went away and Pandit G. P. Misra dealt with labour matters again. The workers again agitated the demand. The matter went up to the Labour Commissioner for conciliation. On the 14th April, there was an agreement on this point [Ext. I(14)]. The relevant term of agreement was “Management agree to take necessary steps to minimise the friction between the Manager G. P. Misra and the workers”. In pursuance of this agreement a notice was issued by the General Manager Sri J. P. Gupta under which Sri J. P. Gupta and one Sri Hulash Chandra Jain were to attend the Factory and workers were advised to put their applications for advances, etc., before either of them. Workers were requested to try to create an atmosphere of goodwill and to forget the past. The notice is Ext. I(15). This was approved by the Union by a letter, Ext. I(16). Prior to this agreement, General Manager authorised Pandit G. P. Misra to exercise the authorities which had been exercised by Sri K. C. Jain. This was on the 6th July 1948 (Ext. 20). There is nothing to show as Sri J. P. Gupta says that this notice was forwarded to the Union. In any case this notice was superseded by the agreement and by the notice issued in pursuance of the agreement. This agreement has not as yet been superseded by another agreement. Mr. Chakbast was appointed some time in December 1949. The Union wanted to know the significance of the appointment by the letter, Ext I [27(a)]. This was on the 17th December 1949. By a notice, dated 19th December 1949, the duties of Mr. Chakbast were notified. He was to look to labour welfare and to recommend sickness leave, suspense, advances, leave, hours of work and sanitation. Nothing was said that Pandit G. P. Misra was vested with the final authority in these matters. The agreement still stands. If Mr. Chakbast has only recommendatory duty, it was Sri J. P. Gupta alone who was only competent to deal with labour matters. Thus Pandit G. P. Misra had no authority to deal with labour matters. Pandit G. P. Misra has been reported to the Inspector of Factories as the Works Manager under the Factories Act. He might be appointed so. But he was not vested with any authority to deal with labour matters in which labours were affected. Hence the allegations against Pandit G. P. Misra in Sheopujan's letter was a truth and does not justify the

extreme penalty that has been inflicted on him. He is thus entitled to reinstatement. Sheopujan appears to have been warned on a previous occasion for his absence as evidenced by Ext. B(1). I need not enter into an enquiry into the truth of the charges made against Sheopujan in this letter. Sheopujan was warned and the matter was disposed of. It could have some significance if Sheopujan had committed a fresh offence which he had not.

Narsingh Singh.

He was appointed in 1938 as an ordinary worker. He was gradually promoted to the office of Relation Officer. He is the President of the Union. Sri J. P. Gupta knows him personally. He worked for some time at Benaras and Gaya and was in charge of the godown and depots of Messrs. R. B. S. Jain Rubber Mills there. He was wanted at Calcutta, presumably on account of his efficiency, as evidenced by letter, Ext. I. Sri J. P. Gupta's estimate of Narsingh Singh is that during labour negotiation, Narsingh Singh was always found good and that he is not aware of any complaint against Narsingh Singh. Sri J. P. Gupta does not remember if Narsingh Singh ever made any complaint about advances. Narsingh Singh complained several times against Pandit G. P. Misra on behalf of the workers. Thus it is clear from the evidence of Sri J. P. Gupta that the grievances which Sri Narsingh Singh ventilated against Pandit G. P. Misra were on behalf of the workers, whom he represented as President of the Union. But Sri J. P. Gupta suggests that Narsingh Singh fell out with Pandit G. P. Misra over advances. The circumstances are according to him as follows: Narsingh Singh wanted some advances. Pandit G. P. Misra wanted to deduct the previous advances and asked Narsingh Singh how the previous amounts were to be deducted. Narsingh Singh went home and since he returned all this *golmal* started. According to Sri J. P. Gupta the trouble over Narsingh Singh's advance started in 1947, and that the difficulty about giving Narsingh Singh an advance was talked of before the agreement, Ext. I(14), dated 14th February 1949. According to Sri Gupta this difficulty was at the basis of this agreement. But there is no satisfactory corroborative evidence on this point. On the other hand, a resolution appears to have been passed by the Union under the Presidentship of Bidyasankar Doubey on 5th February 1949 demanding that Sri Mahabir Prasad might be kept at a distance from Pandit Misra lest the former should develop anti-labour feelings, at the instigation of Pandit Misra. This is Ext. I(10). On the 10th February, one Maharaj Ahir, a worker of the Chemical Department, was alleged to have been assaulted by Mahabir Prasad. This was reported to the Superintendent of Police in pursuance of a resolution of the workers in a meeting held under the Presidency of Sri Akshoy Kumar Ghosh. These are Exts. I(11) to I(13). Copies of the resolution and the letters appear to have been sent to the Assistant Labour Commissioner. Immediately after this the agreement, Ext. I(14), dated 14th February 1949, was entered into. Having regard to the proximity of the alleged incident to the agreement, the irresistible presumption is that the unhappy incident as reported to the Superintendent of Police by Ext. I(11) was at the basis of the agreement. It is clear from the notice, Ext. I(15), by which Sri H. C. Jain and the General Manager Sri J. P. Gupta were to deal with labour matters exclusively, that the notice was the result of the agreement, I(15). In December 1948, Narsingh Singh applied for leave and some advance out of his pay. On the application, the Cashier reported that Rs. 526-2-3 was due from him, and that he had said that he had worked at so many places and that he had suffered too much due to flood. The

Cashier further submitted that the General Works Manager Pandit Misra might deduct the money after consultation with Bhaiyaji. Pandit G. Misra appears to have talked to Narsingh Singh on this point and he was given to understand that deduction would be made after his return from home. Pandit Misra directed that Rs. 50 might be paid to him on suspense account. This is evidenced by Ext. 8 series. On 27 August 1949, Narsingh Singh appears to have addressed a letter to the General Manager to settle the accounts. This is Ext. 1(25). In the letter, Narsingh Singh says that he personally met the General Manager several times and talked about the accounts. There was nothing untoward on the part of Narsingh Singh in this connection.

By a letter, dated 1st March 1950, Ext. I, Narsingh Singh applied for one month's leave from 2nd March 1950 on the ground of ill health as also on the ground that he was wanted at home to attend Holika. The evidence is that this letter was handed over to Sri Chakbast by Sheopujan. In the written statement of the Union, it was stated that leave was applied for from 1st March 1950. This was obviously a mistake. Narsingh Singh's evidence is that he had a talk with Sri Chakbast on the 1st March 1950 and that he was given to understand that leave would be granted. He left Calcutta for Hooghly on his way home, handing over the application for leave, Ext. I, to Sheopujan to be presented by him before Sri Chakbast. Sheopujan's evidence is that the letter was handed over to Sri Chakbast on the 2nd March and Sri Chakbast said that it was alright. From what Sri Chakbast is alleged to have said to Sheopujan the latter could understand that the leave would be granted. He accordingly communicated the information to Narsingh Singh at Hooghly. Sri Chakbast's evidence is that the application for leave was presented on the 1st of March 1950 on which date Narsingh Singh had attended his work. This application is alleged to have been presented before him after 12 noon. Sri Chakbast said that he enquired of Sheopujan as to why Narsingh Singh had not presented the application himself. To this Sheopujan is alleged to have told him that Narsingh Singh had fallen ill and had gone home. If really Narsingh Singh had left his work immediately after 12 noon he would have been marked half present. But the Attendance Register shows that Narsingh Singh worked the full day. Finding no other way to explain away the entry in the Attendance Register, Sri Chakbast went so far to say that Narsingh Singh had slipped away without the notice of the management. I wonder how Sri Chakbast who was in charge of labour could say so in the teeth of his own evidence that Sheopujan had told him after 12 noon that Narsingh Singh had gone home. If Narsingh Singh had done so, it would undoubtedly be dishonesty and this was sufficient to warrant a severe punishment on Narsingh Singh. The clerk in charge of the Attendance Register has not been examined. The less I discuss on this point the better for Sri Chakbast. I cannot believe Sri Chakbast in preference to the entry in the Attendance Register made by the Time-Keeper. This story was invented only to prove the absurdity of what Narsingh Singh had said about the talk in connection with his leave. This false story invented by Sri Chakbast lends weight to what Narsingh Singh had said on this point. Narsingh Singh could have no evidence to corroborate what he had said, for at the time of the talk no one else appears to have been present, but the false story invented by Sri Chakbast proves the story. Sri Chakbast's evidence is that he had told Sheopujan that leave was due to Narsingh Singh and that Narsingh Singh should return. According to him he clearly told Sheopujan that the leave applied for would not be granted. But no such endorsement was made on the application for leave. The explanation is that as Pandit Misra was

absent, the final order could not be passed. Several applications for leave have been placed before me, and I find that soon after the application was filed some order was passed on the applications themselves. I may refer to some of these, Exts. 8, 10, 10(a) and G (3). Even if the final order could not be passed on the ground of absence of Pandit Misra, there was no bar to Sri Chakbast endorsing on the application his own note. On the 5th March, police went to the labour quarters of the mills and enquired about Pandit Misra. Pandit Misra on his return enquired of the police the reasons. In reply the Officer-in-charge, Jally police-station, reported that Narsingh Singh, Sheopujan and some others were wanted in some criminal cases [Exts. 13 and 13(a)]. It was on the 9th March 1950 that Pandit Misra addressed a letter to Narsingh Singh calling upon him to return to duty within 7 days. Narsingh Singh intended to go home as indicated in the application for leave, Ext. 1. But his sworn testimony is that he fell ill and that he had repeated attacks of illness. Besides, some criminal cases were pending against him. It has been suggested for the workers that the criminal cases were started at the instance of the management. We need not enquire into these points. The fact remains that Narsingh Singh and Sheopujan surrendered before the Magistrate and were released on bail. No attempt appears to have been made by them to abscond or to avoid arrest. I am told that in all these criminal cases they have been acquitted. In these criminal cases Narsingh Singh filed some medical certificates to prove that he was ill from time to time. The copies of these certificates have been filed before me. We find that Narsingh Singh received a letter from home asking him to go home during the Holi. The letter is Ext. 1(23). The address of this letter is in the handwriting of Narsingh Singh. When this letter was tendered, I was inclined to believe that Narsingh Singh had written to his nephew in a reply card requesting him to go home. This suspicion of mine could not stand. The letter written by Narsingh Singh's nephew was on a post card on which is printed "Annexed card is intended for the answer". If really Narsingh Singh had written to his nephew in a reply card as suggested above, the post card which was used by his nephew would have been used by Narsingh Singh. Narsingh Singh's evidence is that he left some addressed post cards at home for use in case of urgency. He could not go home partly because he had repeated attacks of illness and partly because several criminal cases were pending against him. The mere fact that he could not go home does not prove any collusion between him and his nephew in respect of the letter, Ext. 1(23). The letter of Pandit Misra, dated the 9th March 1950, to Narsingh Singh was addressed to his home address. This could not be delivered to him and it was returned. A similar letter was sent to the labour quarters. This was also returned. We get from Sri Chakbast that he enquired about the whereabouts of Narsingh Singh. He got information that Narsingh Singh was somewhere in Calcutta but could not get his correct address. He should have enquired of Sheopujan, who carried the application of Narsingh Singh for leave, but he does not appear to have made such an enquiry. After this letter came back to the management undelivered, Pandit Misra issued a letter to Narsingh Singh addressed to his home as also to the Mill quarters fixing 20th March for enquiry. This letter is Ext. 14(c) and is dated 18th March. It will be seen that this letter was issued by registered post on the 20th March. It is clear that the management was trying to make a show of enquiry. If it was really issued on the 20th March it was physically impossible for Narsingh Singh to attend enquiry that was to be held on the 20th March. On the 20th March Pandit Misra addressed a letter to Narsingh Singh, in which it was stated that he was

guilty of insubordination and indiscipline inasmuch as he deliberately violated Company's rules relating to attendance and leave. He was dismissed with effect from 2nd March 1950. This is Ext. 14(c). The sworn testimony of Sri Chakbast is that he had enquired and he had been told that Narsingh Singh had fallen ill and had gone home somewhere else without informing the Manager. But did he get a report that Narsingh Singh was not ill? From the Attendance Register we find that cases where question of leave of a worker was decided on his return after long absence are not rare. I may refer to cases of Ramdhan Lohar who had been absent and was marked "L" for the entire of April and May and he was absent almost the entire of March, the entire of April and May and one day in June. Rojhan Barai was absent from the 2nd March 1950 till the 1st of June 1950. He was marked "L". Rampragash Singh was absent from the 5th December 1949 to 21 March 1950. They were not discharged and they are still in service. During the financial year in question, Narsingh Singh was on medical leave for one day in November 1949. In December he was absent for 10 days and was not paid anything for the period of his absence. In January 1950 he was absent for 27 days and was not paid for the period of his absence. In February he was absent for 10 days and was not paid for the period of his absence. I fail to understand why Narsingh Singh who had been absent only for 52 days prior to 2nd March 1950 and had applied for one month's leave from the 2nd March 1950 was differently treated when cases who had been absent for a longer period were leniently dealt with. I also find an indecent haste in dealing with the case of Narsingh Singh. A date was fixed for enquiry but it was not intended that he should attend the enquiry. If no leave was due to Narsingh Singh under the rules and if really he was ill he could have been allowed leave without pay as many other workers had been allowed. This discrimination in the case of Narsingh Singh who happened to be President of the Union and was taking an active part against Pandit Misra on behalf of the workers is undoubtedly an instance of unfair labour practice. In these circumstances, I cannot uphold the dismissal of Narsingh Singh. He must be reinstated without any loss. The period of his absence covered by his applications for leave must be dealt according to the rules.

Some documents were put in to show how the workers were behaving under the leadership of Narsingh Singh. There was some trouble in 1946 over light refreshment during the Biswakarma Puja in 1946. This is evidenced by Ext. 4 series. The workers felt insulted and they refused to take any food distributed by the management. Narsingh Singh was not to blame. Besides, that has long been disposed of. And because of some such friction it was agreed that Pandit Misra would not deal with labour matters.

An attempt appears to have been made to make Narsingh Singh responsible for the stay in strike of the workers on the 20th April 1946. This is Ext. 3. This matter has long been dropped and cannot be re-agitated after a long series of conciliation proceedings and adjudication proceedings that have since been concluded. On 19th April 1946, Narsingh Singh was charged that he had left the work of measuring cable rolls entirely to the coolies which was to be done by himself as his predecessor had always done. This charge is no longer alive. Even if there had been any past lapses on the part of Narsingh Singh, these lapses had long been condoned. They do not by themselves warrant

any punishment. They might be taken into account in assessing the punishment, when a fresh offence is committed. I was referred to an instance where Narsingh Singh would not apply to the management for permission to stay away. The Union sent Narsingh Singh as its representative to attend the Bombay Session of the I.N.T.U.C. held in Bombay from the 16th to 18th May 1948. The Secretary of the Union applied to the management for permission to Narsingh Singh to attend the session at Bombay. Pandit Misra held this under objection and insisted an application by Narsingh Singh personally. The absence of any such application was considered by Pandit Misra an instance of indiscipline. On a previous occasion the Union was invited to attend the marriage in the family of the Proprietors. Narsingh Singh was sent as the Union's representative. On this occasion also the Union Secretary applied for permission to Narsingh Singh to attend the marriage. In both these cases, Narsingh Singh was sent as a representative of the Union, and the Secretary of the Union applied to the management for necessary permission. I do not find any difference in the two cases. Pandit Misra will do well to pause a little to consider whether he was fair to insist on a personal application from Narsingh Singh for attending the Bombay Session of the I.N.T.U.C. as a delegate of the Union when no such application was insisted for attending the marriage in the Proprietor's family as a representative of the Union, which was not in the interest of the industry.

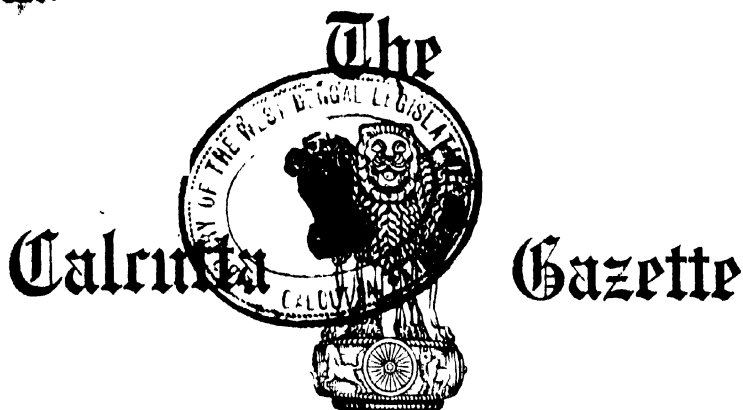
In the present case, the management should have held an enquiry against Narsingh Singh after his return from leave with due notice to him and with due opportunity being given to him to defend himself and to disprove the charge. No such step was taken. The management thus offended the principle of natural justice.

My finding is that all the six workmen have been discharged as an unfair labour practice and my direction is that all the six workers shall be reinstated to their former posts without any pecuniary loss, if they report themselves to the General Manager, Sri J. P. Gupta, within a week from the date of enforcement of this award. The period of absence of Narsingh Singh for leave and extension of leave from the 2nd March 1950 shall be dealt with according to the rules of the Company. Subject to this modification all the six workers shall be paid their basic pay and dearness allowance and all other allowances, if any, for the period of their respective unemployments, and shall be entitled to all benefits as if they had not been discharged. The period of unemployment on account of the unfair and illegal discharge orders shall be considered as duty on full pay and shall not affect the leave that was due to their credit at the time when they were discharged. In the event of default of any of the workers to report himself to the management as directed he shall lose all benefits under this award.

A. DAS GUPTA, *Judge*.

The 24th November 1950.

By order of the Governor,
D. S. P. MUKHERJEE, *Jt Secy.*



मयमेव जयते

Published by Authority

THURSDAY, DECEMBER 28, 1950

CONTENTS:

Page.		Page.
2579-2632	PART I.—Orders and notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.	Nil
Nil	PART IA.—Orders and notifications by the Government of India republished for general information	Nil
269-310	PART IB.—Educational Notices	Nil
463-480	PART II.—Advertisements, Notices	Nil
90-101	PART III.—Acts of the West Bengal Legislature— The Bengal Shops and Establishments (West Bengal Amendment) Act, 1950	535-536
Nil	PART IIIA.—Ordinances promulgated by the Governor of West Bengal under the Constitution of India	537-544
Nil	PART IV.—Bills introduced in the West Bengal Legislative Assembly; Reports of Select Committees presented or to be presented to that Assembly; and Bills published before introduction in that Assembly	545
	PART V.—Acts of the Parliament of India assented to by the President and Ordinances promulgated by the President	546
	PART VI.—Bills introduced in Parliament of India; Reports of Select Committees presented to Parliament; and Bills published before introduction in Parliament	
	SUPPLEMENT No. 52— Weekly Weather and Crop Report of West Bengal for the week ending 13th December 1950	
	Prices-current (wholesale and retail) of food-grains, gun, salt, etc., in the districts of West Bengal from the first half of July to the second half of August 1950	
	Forecast of Summer Till Crop of West Bengal for 1950-51	
	Corporation of Calcutta Notice	

PART I—Orders and Notifications by the Governor of West Bengal, the High Court, Government Treasury, etc.

স্বরাষ্ট্র বিভাগ।

HOME DEPARTMENT

সাধারণ শাসন।

General Administration

নং ৪১৪০জি.এ।

No. 4143G.A.

নিয়োগ ও বদলী।

Appointments and Transfers.

সাধারণ।

General.

মি. পি. সি. — নং ৪০৯১জি.এ। ১৪৫৯-৫২১০০। — ১৯শে ডিসেম্বর ১৯৫০। — মি. পি. সি. জেলার চমকুকের অবর উপ-শাসক ও সমাধর্তা হিসাবে নিয়োগ করা হয়।

Midnapore. — No. 4091G.A./48-52/50. — 19th December 1950. — Sri Jyotirmay Sen Gupta, Sub-Magistrate and Sub-Deputy Collector, Midnapore, is transferred to the Jharkhand subdivision of that district.

আরক্ষা।

Police.

কুচবিহার। — নং ৪০৮৮জি.এ। ১০৮১-১৪১০০। — ১৯শে ডিসেম্বর ১৯৫০। — প্রত্যেক নাথ বন্দোপাধ্যায়কে অস্থায়ীভাবে কুচবিহারের আরক্ষাভার নিযুক্ত করিয়া এই বিভাগের ২৪শে নভেম্বর ১৯৫০ তারিখের ৩৮৫৭জি.এ. নং প্রজ্ঞাপনে যে আদেশ প্রদত্ত হইয়াছিল তাহা বিমোদন করা হইল।

Cooch Behar. — No. 4088G.A./3P-94/50. — 19th December 1950. — The orders contained in this department notification No. 3857G.A., dated the 24th November 1950, appointing Sri Tarak Nath Banarji to act as Superintendent of Police, Cooch Behar, are cancelled.

২৪-পরদা-হাওড়া। — নং ৪০৮৯জি.এ। ১০৮১-১৪১০০। — ১৯শে ডিসেম্বর ১৯৫০। — বারাকপুরের অধীক্ষক সহ-আরক্ষাভার প্রিন্সিপাল চম্পু দে চৌধুরী, আই. পি. এন্ড. কার্যভার গ্রহণের তারিখ হইতে পুনরায় পশ্চিম অস্থায়ীভাবে হাওড়া সরকারী রেলওয়ের আরক্ষাভার নিযুক্ত হইলেন।

২। এতদ্বারা তাহাকে আসনসোলার অপর আরক্ষাভার নিযুক্ত করিয়া এই বিভাগের ২৪শে নভেম্বর ১৯৫০ তারিখের ৩৮৫৯জি.এ. নং প্রজ্ঞাপনে যে আদেশ প্রদত্ত হইয়াছিল তাহা বিমোদন করা হইল।

24-Parganas-Howrah.—No. 4089G.A./3P-94/50.—19th December 1950.—Sri Satyendra Chandra De Chaudhuri, I.P.S., Assistant Superintendent of Police, on probation, Barrackpore, is appointed to act, until further orders, as Superintendent, Government Railway Police, Howrah, with effect from the date of his joining the post.

2 This cancels the orders contained in this department notification No. 3861G.A., dated the 24th November 1950, appointing him to act as Additional Superintendent of Police, Asansol.

বর্ধমান-কুচবিহার।—নং ৪০৯০জি.এ।ওপি-১০০।৫০।—১৯শে ডিসেম্বর ১৯৫০।—বর্ধমানের অস্থায়ী আরক্ষাধ্যক্ষ শ্রীজীবানন্দ মুখোপাধ্যায় কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে কুচবিহারের আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

২। এতদ্বারা তাঁহাকে হাওড়া সরকারী রেলওয়ের আরক্ষাধ্যক্ষ নিযুক্ত করিয়া এই বিভাগের ৬ই ডিসেম্বর ১৯৫০ তারিখের ৩৯৫৮জি.এ. নং প্রজ্ঞাপনে যে আদেশ প্রদত্ত হইয়াছিল তাহা বিলোপ করা হইল।

Burdwan-Cooch Behar.—No. 4090G.A./3P-94/50.—19th December 1950.—Sri Jibananda Mukharji, officiating Superintendent of Police, Burdwan, is appointed to act, until further orders, as Superintendent of Police, Cooch Behar, with effect from the date of his joining the post.

2 This cancels the orders contained in this department notification No. 3958G.A., dated the 6th December 1950, appointing him to act as Superintendent, Government Railway Police, Howrah.

কলিকাতা-২৪-পরগণা।—নং ৪১০২জি.এ।ওপি-১০০।৫০।—২০শে ডিসেম্বর ১৯৫০।—সহ-মহা-আরক্ষা পরিদর্শক শ্রী এস. এম. ঘোষ, আই. পি. কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে মধ্যাঞ্চলের উপ-মহা-আরক্ষা পরিদর্শক নিযুক্ত হইলেন।

Calcutta-24-Parganas.—No. 4102G.A./3P-100/50.—20th December 1950.—Sri S. M. Ghosh, I.P., Assistant Inspector-General of Police, is appointed to act, until further orders, as Deputy Inspector-General of Police, Central Range, with effect from the date of his joining the post.

২৪-পরগণা-কলিকাতা।—নং ৪১০৩জি.এ।ওপি-১০০।৫০।—২০শে ডিসেম্বর ১৯৫০।—২৪-পরগণা জেলার আরক্ষাধ্যক্ষ শ্রী ডি. জি. ভট্টাচার্য, আই. পি. কার্যভার গ্রহণের তারিখ হইতে সহ-মহা-আরক্ষা পরিদর্শক নিযুক্ত হইলেন।

24-Parganas-Calcutta.—No. 4103G.A./3P-100/50.—20th December 1950.—Sri D. G. Bhattacharji, I.P., Superintendent of Police, 24-Parganas, is appointed to be Assistant Inspector-General of Police with effect from the date of his joining the post.

মেদিনীপুর-২৪-পরগণা।—নং ৪১০৪জি.এ।ওপি-১০০।৫০।—২০শে ডিসেম্বর ১৯৫০।—মেদিনীপুরের আরক্ষাধ্যক্ষ শ্রী জি. সি. দত্ত, আই. পি. এস. কার্যভার গ্রহণের তারিখ হইতে ২৪-পরগণার আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Midnapore-24-Parganas.—No. 4104G.A./3P-100/50.—20th December 1950.—Sri G. C. Dutta, I.P.S., Superintendent of Police, Midnapore, is appointed to be Superintendent of Police, 24-Parganas, with effect from the date of his joining the post.

দার্জিলিং-মেদিনীপুর।—নং ৪১০৫জি.এ।ওপি-১০০।৫০।—২০ ডিসেম্বর ১৯৫০।—দার্জিলিংএর অস্থায়ী আরক্ষাধ্যক্ষ শ্রী ডি. এ. আই. পি. কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে মেদিনীপুরের আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

২। এতদ্বারা তাঁহাকে অস্থায়িতাবে মুর্শিদাবাদের আরক্ষাধ্যক্ষ নিযুক্ত করিয়া এই বিভাগের ৬ই ডিসেম্বর ১৯৫০ তারিখের ৩৯৫৮জি.এ. নং প্রজ্ঞাপনে যে আদেশ প্রদত্ত হইয়াছিল তাহা বিলোপ করা হইল।

Darjeeling-Midnapore.—No. 4105G.A./3P-100/50.—20th December 1950.—Sri D. Dhar, I.P., officiating Superintendent of Police, Darjeeling, is appointed to act, until further orders, as Superintendent of Police, Midnapore, with effect from the date of his joining the post.

2. This cancels the orders contained in this department notification No. 3960G.A., dated the 6th December 1950, appointing him to act as Superintendent of Police, Murshidabad.

মেদিনীপুর-মুর্শিদাবাদ।—নং ৪১০৬জি.এ।ওপি-১০০।৫০।—২০ ডিসেম্বর ১৯৫০।—খড়গপুরের অবৈধাধীন সহ-আরক্ষাধ্যক্ষ শ্রী বি. এ. বাগচী, আই. পি. এস. কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে মুর্শিদাবাদের আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

২। এতদ্বারা তাঁহাকে অস্থায়িতাবে ২৪-পরগণার অপর আরক্ষাধ্যক্ষ নিযুক্ত করিয়া এই বিভাগের ২৪শে ডিসেম্বর ১৯৫০ তারিখের ৩৮৬০জি.এ. নং প্রজ্ঞাপনে যে আদেশ প্রদত্ত হইয়াছিল তাহা বিলোপ করা হইল।

Midnapore-Murshidabad.—No. 4106G.A./3P-100/50.—20th December 1950.—Sri B. C. Bagchi, I.P.S., Assistant Superintendent of Police, on probation, Kharagpur, is appointed to act, until further orders, as Superintendent of Police, Murshidabad, with effect from the date of his joining the post.

2. This cancels the orders contained in this department notification No. 3860G.A., dated the 24th November 1950, appointing him to act as Additional Superintendent of Police, 24-Parganas.

মেদিনীপুর-২৪-পরগণা।—নং ৪১০৭জি.এ।ওপি-১০০।৫০।—২০ ডিসেম্বর ১৯৫০।—তমলুকের অবৈধাধীন সহ-আরক্ষাধ্যক্ষ শ্রী এ. এ. মৈত্র, আই. পি. এস. কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে ২৪-পরগণার অপর আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Midnapore-24-Parganas.—No. 4107G.A./3P-100/50.—20th December 1950.—Sri A. K. Maiti, I.P.S., Assistant Superintendent of Police, on probation, Tamluk, is appointed to act, until further orders, as Additional Superintendent of Police, 24-Parganas, with effect from the date of his joining the post.

কলিকাতা।—নং ৪১২৯জি.এ।—২০শে ডিসেম্বর ১৯৫০।—শাখার অস্থায়ী বিশেষ সহায়ক শ্রীহিমংশু কুমার রায় কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত পশ্চিমবঙ্গ চার শাখার অস্থায়ী আরক্ষাধ্যক্ষ নিযুক্ত হইলেন।

Calcutta.—No. 4129G.A.—23rd December 1950.—Sri Himangshu Kumar Roy, officiating Special Assistant, Intelligence Branch, is appointed to act, until further orders, as Deputy Superintendent of Police, and is posted to the Intelligence Branch, West Bengal, with effect from the date on which he assumes charge.

১৪-পরগণা-মেদিনীপুর।—নং ৪১০০জি.এ।—২৩শে ডিসেম্বর ১৯৫০।—বারাকপুরস্থ ১নং সশস্ত্র আরক্ষা বাহিনীর অবৈচ্ছাধীন সহ-নায়ক প্রব্রত লাহিড়ী কার্যভার গ্রহণের তারিখ হইতে হিজলীস্থিত পশ্চিম সেনাবাহিনীর (পশ্চিমবঙ্গ ব্যাটেলিয়ন) অধীন সহ-সেনানায়ক হইলেন।

14-Parganas-Midnapore.—No. 4130G.A.—23rd December 1950.—Sri Brahmabrata Lahiri, Assistant Commandant, on probation, Armed Police Battalion (I), Barrackpore, is posted as Assistant Commandant, on probation, Eastern Frontier Rifles (Bengal Battalion), Hijli, with effect from the date on which he assumes charge.

৪-পরগণা।—নং ৪১০১জি.এ।—২৩শে ডিসেম্বর ১৯৫০।—পূর্বস্থ ২নং সশস্ত্র আরক্ষা বাহিনীর অবৈচ্ছাধীন সহ-অধিনায়ক জ্ঞান কুমার মজুমদার কার্যভার গ্রহণের তারিখ হইতে বারাকপুরস্থ আরক্ষা বাহিনীর অবৈচ্ছাধীন সহ-অধিনায়ক নিযুক্ত হইলেন।

4-Parganas.—No. 4131G.A.—23rd December 1950.—Sri Dulal Krishna Mazumdar, Assistant Commandant, on probation, Armed Police Battalion Barrackpore, is posted as Assistant Commandant, on probation, Armed Police Battalion Barrackpore, with effect from the date on which he assumes charge.

১-পরগণা।—নং ৪১০২জি.এ।—২৩শে ডিসেম্বর ১৯৫০।—পূর্বস্থ পশ্চিমবঙ্গ শিল্পাঞ্চলিক সংরক্ষিত বাহিনীর উপ-আরক্ষাধ্যক্ষ লাল লাহিড়ী কার্যভার গ্রহণের তারিখ হইতে বারাকপুরস্থ ২নং আরক্ষা বাহিনীর সহ-অধিনায়ক নিযুক্ত হইলেন।

1-Parganas.—No. 4132G.A.—23rd December 1950.—Sri Hem Lal Lahiri, Deputy Superintendent of Police, Industrial Area Reserve Force, Barrackpore, is posted as Assistant Commandant, Armed Police Battalion (II), Barrackpore, with effect from the date on which he assumes charge.

কাতা-২৪-পরগণা।—নং ৪১০৩জি.এ।—২৩শে ডিসেম্বর ১৯৫০।—কতি বিমর্শ বিভাগের আরক্ষা-পরিদর্শক প্রীতজেন্দ্র কিশোর চট্টোপাধ্যায় কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে উপ-আরক্ষাধ্যক্ষের পদে উন্নীত হইয়া বারাকপুরস্থ পশ্চিমবঙ্গ শিল্পাঞ্চলিক সংরক্ষিত আরক্ষা বাহিনীতে নিযুক্ত হইলেন।

Calcutta-24-Parganas.—No. 4133G.A.—23rd December 1950.—Sri Tejendra Kishore Chatterji, Inspector of Police, Criminal Investigation Department, is appointed to act, until further orders, as Deputy Superintendent of Police, and is posted to the Industrial Area Reserve Force, Barrackpore, with effect from the date on which he assumes charge.

কাতা-মেদিনীপুর।—নং ৪১০৪জি.এ।—২৩শে ডিসেম্বর ১৯৫০।—কতি বিমর্শ বিভাগের আরক্ষা-পরিদর্শক প্রব্রত কুমার লাহিড়ী কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে উপ-আরক্ষাধ্যক্ষের পদে উন্নীত হইয়া মেদিনীপুর জেলার সপরে নিযুক্ত হইলেন।

Calcutta-Midnapore.—No. 4134G.A.—23rd December 1950.—Sri Prafulla Kumar Gupta, Inspector of Police, Criminal Investigation Department, is appointed to act, until further orders, as Deputy Superintendent of Police, and is posted to the headquarters station of Midnapore district, with effect from the date on which he assumes charge.

২৪-পরগণা।—নং ৪১০৫জি.এ।—২৩শে ডিসেম্বর ১৯৫০।—২৪-পরগণা জেলার চার শাখার আরক্ষা-পরিদর্শক প্রসন্নজেন্দ্র নাথ মোহন কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে উপ-আরক্ষাধ্যক্ষের পদে উন্নীত হইয়া ঐ জেলার বনগাঁ মহকুমার আরক্ষা কার্যের ভার প্রাপ্ত হইলেন।

24-Parganas.—No. 4135G.A.—23rd December 1950.—Sri Sarojendra Nath Ghosh, Inspector of Police, D I B., 24-Parganas, is appointed to act, until further orders, as Deputy Superintendent of Police, and is placed in charge of the police work of the Bongaon subdivision of the same district with effect from the date on which he assumes charge.

কলিকাতা-মুর্শিদাবাদ।—নং ৪১০৬জি.এ।—২৩শে ডিসেম্বর ১৯৫০।—কতি বিমর্শ বিভাগের আরক্ষা-পরিদর্শক প্রসন্নজেন্দ্র মোহন রায় কার্যভার গ্রহণের তারিখ হইতে পুনরাদেশ পর্যন্ত অস্থায়িতাবে উপ-আরক্ষাধ্যক্ষের পদে উন্নীত হইয়া মুর্শিদাবাদ জেলার সপরে নিযুক্ত হইলেন।

Calcutta-Murshidabad.—No. 4136G.A.—23rd December 1950.—Sri Satyendra Mohan Roy, Inspector of Police, Criminal Investigation Department, is appointed to act, until further orders, as Deputy Superintendent of Police, and is posted to the headquarters station of Murshidabad district with effect from the date on which he assumes charge.

Confirmation.

General.

No. 4080G.A. (C-3) Part—18th December 1950. The officers named below are confirmed in the West Bengal Higher Judicial Service with effect from the dates shown against their names:—

1. Sri Tindib Chandra Banerji—15th August 1947.
2. Sri Kishori Lal Chatterji—15th August 1947.
3. Sri Rajendra Chandra Sen Gupta—15th August 1947.
4. Sri Havendra Krishna Mukherji—15th August 1947.
5. Sri Amulya Kumar Bhattacharji—15th August 1947.
6. Sri Atul Bihari Mallik—15th August 1947.
7. Sri Amulya Gopal Chatterji—15th August 1947.
8. Sri Sailendra Nath Mitra—15th August 1947.
9. Sri Nagendra Nath Mukherji—15th August 1947.
10. Sri Naresh Chandra Ray—15th August 1947.
11. Sri Sudhi Ranjan Ray Chowdhury—15th August 1947.
12. Sri Ashutosh Das Gupta—15th August 1947.
13. Sri Sailesh Chandra Chakravarty—25th August 1947.

14. Sri Charu Chandra Ganguli—5th September 1947.
15. Sri Sudhir Chandra Datta Gupta—15th September 1947.
16. Sri Matish Chandra Banerji—1st October 1947.
17. Sri Manindra Nath Gan—11th October 1947.
18. Sri Sailesh Chandra Sen Gupta—21st October 1947.
19. Sri Panchkari Sarkar—1st November 1947.
20. Sri Rebati Mohan Chatterji—1st December 1947.
21. Sri Santosh Kumar Niyogi—1st March 1948.
22. Sri Nagesh Chandra Chakravarti—1st April 1948.
23. Sri Renupada Mukherji—1st July 1948.
24. Sri Jagadish Chandra Majumdar—1st August 1948.
25. Sri Nripendra Kumar Ghosh—22nd November 1948.
26. Sri Kalyan Kumar Das Gupta—3rd January 1949.
27. Sri Prosad Chandra Banerji—11th February 1949.
28. Sri Naresh Chandra Chakravorty—1st March 1949.
29. Sri Rabindra Kumar Datta Gupta—1st October 1949.

হুটি।

Leave.

সাধারণ।

General.

Murshidabad.—নং ৪০৬৮জি.এ।ওএল-৪।৫০পার্ট-১—১৮ই ডিসেম্বর ১৯৫০।—মুর্শিদাবাদের বহরমপুরের অবর উপ-শাসক ও সমাহর্তী প্রদীপেন চন্দ্র চন্দকে পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর (১ম খণ্ড) ১৮৪(খ)(২) সংখ্যক নিয়মানুসারে ২রা জানুয়ারী ১৯৫১ তারিখ হইতে ২২শে জানুয়ারী ১৯৫১ তারিখ পর্যন্ত পুরা গড় বেতনে হুটি মঞ্জুর করা হইল।

Murshidabad. — No. 4068G.A./3L-4/50Pt. — 18th December 1950.—Sri Dinesh Chandra Chanda, Sub-Deputy Magistrate and Sub-Deputy Collector, Berhampore, Murshidabad, is allowed leave on average pay for the period from the 2nd January 1951 to the 22nd January 1951, under rule 184(b)(ii) of the West Bengal Service Rules, Part I.

২৪-পরগণা।—নং ৪০৭০জি.এ।ওএল-২৮।৫০।—১৮ই ডিসেম্বর ১৯৫০।—২৪-পরগণা জেলার আলিপুরের উপ-শাসক ও সমাহর্তী প্রসন্নচরণ ভট্টাচার্যকে পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর প্রথম খণ্ডের ১৬৭(২) নিয়ম অনুযায়ী ২রা নভেম্বর ১৯৫০ তারিখ হইতে তিন মাসের অজিত হুটি দেওয়া হইল।

24-Parganas.—No. 4073G.A./2L-28/50.—18th December 1950.—Sri Satya Charan Bhattacharjee,

Deputy Magistrate and Deputy Collector, Alipore, 24-Parganas, is allowed earned leave for three months, under rule 167(ii) of the West Bengal Service Rules, Part I, with effect from the 20 November 1950.

Hooghly. — No. 4085G.A./1L-31/50 — 19th December 1950.—Sri Mangal Kumar Achari, Additional District Magistrate, Hooghly, allowed leave from the 29th November 1950 to the 15th December 1951 as follows:—

Leave on average pay for four months, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, and thereafter leave on half average pay for the remaining period, under rule 184(d) of those rules.

২৪-পরগণা।—নং ৪০৮৫জি.এ।ওএল-৩৪।৫০।—২০শে ডিসেম্বর ১৯৫০।—২৪-পরগণা জেলার আলিপুরের অবস্থাধীন উপ-শাসক সমাহর্তী শ্রীবিমল কুমার ভট্টাচার্যকে পশ্চিমবঙ্গ কৃত্যক নিয়মাবলী (১ম খণ্ড) ১৬৭(২) সংখ্যক নিয়মানুসারে ৩০শে নভেম্বর ১৯৫০ তারিখ হইতে চার দিনের অজিত হুটি মঞ্জুর করা হইয়াছিল।

24-Parganas.—No. 4101G.A./2L-34/50 — 20th December 1950.—Sri Bimal Kumar Bhattacharya, Deputy Magistrate and Deputy Collector, on probation, Alipore, 24-Parganas, was allowed earned leave for four days with effect from the 30th October 1950, under rule 167(ii) of the West Bengal Service Rules, Part I.

No. 4108G.A./1D-62/50.—21st December 1950.—Sri Debabrata Mallik, Deputy Magistrate and Deputy Collector, was allowed leave on average pay on medical certificate for two months, under proviso to rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 1st September 1950.

Police.

কলিকাতা।—নং ৪১০৯জি.এ।ওএল-২৯।৫০।—২১শে ডিসেম্বর ১৯৫০।—কলিকাতার উপ-নগরপাল (নির্বাহন শাখা) শ্রীবদীন্দ্র নাথ গুপ্ত আই, পি. এস., জে., পিকে পশ্চিমবঙ্গ কৃত্যক নিয়মাবলীর ১৮৪(বি) সংখ্যক নিয়মানুসারে ১৯৫১ সালের ২রা জানুয়ারী হইতে চার মাসের হুটি মঞ্জুর করা হইল।

Calcutta. — No. 4109G.A./5L-29/50 — 21st December 1950.—Sri Rabindra Nath Gupta, I.P.S., J.P., Deputy Commissioner of Police Enforcement Branch, Calcutta, is allowed leave on average pay for four months, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the 2nd January 1951.

By order of the Governor.
S. N. RAY, Chief Sec.

প্রচার বিভাগ।

Publicity

প্রজ্ঞাপন।

* NOTIFICATION.

নং ৭১৪১পাব।—১৮ই ডিসেম্বর ১৯৫০।—প্রকানন মুখার্জী বিনি আদ্য বিভাগের সহ-প্রচার অধিকর্তা (আদ্য) পদে কাজ করিতেছেন।

কৃষ্ণায়িত্তিবে ১লা ডিসেম্বর ১৯৫০ তারিখ হইতে পুনরাদেশ
স্বরাষ্ট্র (প্রচার) বিভাগে সহ-প্রচার অধিকর্তা (খাদ্য) পদে নিযুক্ত
হইল।

রাজ্যপালের আদেশানুসারে.

এস. এন্. রায়.

প্রধান কর্ম্ম-সচিব।

7944 Pub.—12th December 1950.—Sri
an Mukherji, lately Assistant Director of
licity (Food) in the Food Department, is
ointed to act temporarily as an Assistant
ctor of Publicity (Food) in the Home (Pub-
y) Department with effect from 1st December
t, until further orders.

By order of the Governor,

S. N. RAY, Chief Secy.

Constitution and Elections

NOTIFICATION

2591A.R./R2B-82/50. — 21st December
—The following notification by the Secretary
the Governor of West Bengal is hereby publish-
on general information:—

Notification No. 5032S., dated the 20th
ember 1950.—The President has assented to
Bengal Shops and Establishments (West
gal Amendment) Bill, 1950.

H. C. SEN,

Secretary to the Governor

By order of the Governor,

M. M. BASU, Jt. Secy.

Political

NOTIFICATION.

No 7891P./14E-27/50.—18th December 1950.—
licences granted under sections 6 and 9 of
Indian Christian Marriage Act, 1872 (XV of
2), to the Reverend William Ernest French,
Missionary of the Baptist Missionary Society,
Manipur, 24-Parganas, under notifications
143Ecel., dated the 23rd April 1940, and
24A., dated the 12th July 1940, are hereby
renewed.

By order of the Governor,

R. GUPTA, Secy.

Transport

NOTIFICATION.

8571W.T.—1st December 1950.—The fol-
g draft of an amendment, which in exercise
e power conferred by section 51 of the Motor
cles Act, 1939 (IV of 1939), the Governor
ees to make in the rule published under the
ication of the Government of Bengal in the
e (Transport) Department No. 9354T., dated
28th September 1946, and as subsequently

amended, is published for the information of per-
sons likely to be affected thereby.

2 The draft amendment will be taken into
consideration on or after the 28th December 1950,
and any objection or suggestion with respect there-
to which may be received by the undersigned
before that date will be duly considered:—

Draft amendment.

In the said rule for the figures "1950" *substi-
tute* the figures "1951".

By order of the Governor,

N. C. GHOSH, Secy.

RESOLUTION No. 9031W.T.

Calcutta, the 13th December 1950.

In view of the existing deplorable conditions of
the Bengal Provincial Railway and Barasat-
Basirhat Light Railway, the State Government,
in consultation with the Government of India,
Ministry of Transport, have been considering the
question of replacing the two railways by a
suitable road transport. But as the establish-
ment of such transport will take considerable
time, the State Government consider that the
existing means of rail communication would
have to be continued for some time. It was,
therefore, suggested to the Ministry of Transport,
Government of India, that a high level Committee
be appointed in Calcutta with adequate terms of
reference to devise ways and means to rehabilitate
the two railways in such a manner as to permit of
at least three years of useful and efficient service
while road construction goes on eventually to
replace the railways.

2 The Ministry of Transport, Government of
India, have since agreed to the formation of the
aforesaid Committee. The constitution of the
Committee will be as follows:—

Chairman.

The Hon'ble Chief Minister, West Bengal.

Members.

The Director, Railway Board (to be nominated
by the Ministry of Railways and Transport).

The Deputy General Manager (Works), East
Indian Railway.

The Government Inspector of Railways.

Sri B. P. Singh Roy, Chairman, Board of
Directors, Bengal Provincial Railway.

Sri B. C. Roy, Chairman, Board of Directors,
Barasat-Basirhat Light Railway.

Sri S. N. Chakravarty, Chief Engineer, Roads.

Sri N. K. Bose, retired Chief Mechanical
Engineer, East Indian Railway.

Member-Secretary.

Sri N. C. Ghosh, State Transport Commissioner
and *ex-officio* Secretary, Home (Transport) Depart-
ment.

Joint Assistant Secretaries.

SRI H. L. Roy, General Manager, Barasat-Basirhat Light Railway.

SRI S. C. Bhattacharjya, Manager and Engineer, Bengal Provincial Railway.

3 The Committee will assemble at an early date and their investigation will have particular reference to the following subjects, namely:—

- (i) to examine the reports and data already available regarding these railways;
- (ii) to collect such other information as is considered necessary; and
- (iii) to record their conclusions from (i) and (ii) above as to the justification or otherwise of incurring further capital expenditure for rehabilitating the two lines, either for a long period or a short one.

Order.

Ordered that the resolution be published in the *Calcutta Gazette* and that a copy be forwarded to the Ministry of Transport, Government of India, the members concerned, the Works and Buildings Department of this Government, the local administrations of the railways concerned for information.

By order of the Governor,
N. C. GHOSH, Secy.

২৪-পরগণা।—নং ৪০৭১জি.এ।২পি-৬৩।৫০।—১৮ই ডিসেম্বর ১৯৫০।—২৪-পরগণা জেলার বারাকপুরের অবৈষ্কাধীন অধর শাসক শ্রীঅমিয় কুমার চট্টোপাধ্যায়কে তৃতীয় শ্রেণীর শাসকের ক্ষমতা দেওয়া হইল।

24-Parganas.—No. 4071G.A./2P-63/50.—18 December 1950.—Sri Amiya Kumar Chatterji Sub-Deputy Magistrate, on probation, Barasat, 24-Parganas, is vested with the powers of Magistrate of the third class.

২৪-পরগণা।—নং ৪০৭২জি.এ।২পি-৬৩।৫০।—১৮ই ডিসেম্বর ১৯৫০।—২৪-পরগণা জেলার সদরের অবৈষ্কাধীন উপ-শাসক শ্রী কুমার রক্ষিতকে তৃতীয় শ্রেণীর শাসকের ক্ষমতা দেওয়া হইল।

24-Parganas.—No. 4072G.A./2P-63/50.—18 December 1950.—Sri Pratip Kumar Rakshi Deputy Magistrate, on probation, 24-Parganas Sadar, is vested with the powers of a Magistrate of the third class.

By order of the Governor

S. N. RAY, Chief Secy.

বিচার বিভাগ।**JUDICIAL DEPARTMENT**

নং ৪১৪৪জি.এ।

No. 4144G.A.

ক্ষমতা।

Powers.

২৪-পরগণা।—নং ৪০৬৯জি.এ।২পি-৬৩।৫০।—১৮ই ডিসেম্বর ১৯৫০।—২৪-পরগণা জেলার বসিরহাটের অবৈষ্কাধীন অধর উপ-শাসক শ্রীবীরেন্দ্র কুমার বন্দ্যোপাধ্যায়কে তৃতীয় শ্রেণীর শাসকের ক্ষমতা দেওয়া হইল।

24-Parganas.—No. 4069G.A./2P-63/50.—18th December 1950.—Sri Birendra Kumar Banerjee, Sub-Deputy Magistrate, on probation, Basirhat, 24-Parganas, is vested with the powers of a Magistrate of the third class.

২৪-পরগণা।—নং ৪০৭০জি.এ।২পি-৬৩।৫০।—১৮ই ডিসেম্বর ১৯৫০।—২৪-পরগণা জেলার বারাসতের অবৈষ্কাধীন অধর-উপ-শাসক শ্রীঅজিত মোহন চৌধুরীকে তৃতীয় শ্রেণীর শাসকের ক্ষমতা দেওয়া হইল।

24-Parganas.—No. 4070G.A./2P-63/50.—18th December 1950.—Sri Ajit Mohan Chaudhury, Sub-Deputy Magistrate, on probation, Barasat, 24-Parganas, is vested with the powers of a Magistrate of the third class.

Judicial**NOTIFICATIONS.**

Birbhum.—No. 7417J.—14th December 1950. In exercise of the power conferred by section 1 of the Bengal Village Self-Government Act I (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union board mentioned below, to be, during their term of office as such members, a union court within the jurisdiction of the said union board of which they are members for the purposes of that section.

Police-station Rajnagar, Sadar subdivision, District Birbhum.

Tantipara union board.

Sri Brindaban Mandal.

Sri Amiya Nanda Das.

Sri Narahari Guin.

Sri Sorojaksha Garain.

Birbhum.—No. 7418J.—14th December 1950. In exercise of the power conferred by section 1 of the Bengal Village Self-Government Act, (Bengal Act V of 1919), the Governor is pleased to appoint the following members of the union board mentioned below, to be, during their term of office as such members, a union bench within the jurisdiction of the said union board of which they are members for the purposes of that section.

they are members for the purposes of that section—

Police-station Rajnagar, Sadar subdivision, district Birbhum.

Tantipara union board.

Sri Brindaban Mandal.

Sri Anuya Nanda Das.

Sri Narahari Guin.

Sri Sorojaksha Garain.

24-Parganas.—No. 7461J.—16th December 1950.
In exercise of the power conferred by sub-section 1 of section 5 of the West Bengal Special Courts Act, 1950 (West Bengal Act X of 1950), the Governor is pleased to direct that the case mentioned in the schedule below shall be tried by the special Court constituted by notification No. 6326J., dated the 4th October 1950, under section 3 of the Act:—

Schedule.

The State

versus

- (1) Bijoy Krishna Mondal *alias* Sundar, son of Girish Chandra Mondal of Loyalganj, police-station Kakdwip, district 24-Parganas;
- (2) Gajendra Nath Mali *alias* Dasarath, son of Siba Prasad Mali of Loyalganj, police-station Kakdwip, district 24-Parganas;

Under sections 307/120B of the Indian Penal Code, 1860 (Act XLV of 1860), sections 19(f) and 9(a) of the Indian Arms Act, 1878 (XI of 1878), and section 17 of the Indian Criminal Law Amendment Act, 1908 (XIV of 1908).

By order of the Governor,

A. S. RAY, Secy.

Registration

NOTIFICATION.

Howrah.—No. 500Regn.—13th December 1950.—In exercise of the powers conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), and by section 2 of the Kazis Act, 1880 (Act XII of 1880), the Governor is pleased to move Janab A. B. M. Basiruddin from his appointment as Marriage Registrar and Kazi within the police-stations of Howrah, Golabari and Shibpur in the district of Howrah with effect from the 6th February 1950. The Governor is further pleased to revoke with effect from the same date the license and Sanad (letter of appointment) issued in favour of the said Janab A. B. M. Basiruddin.

By order of the Governor,

A. S. RAY, Secy.

FINANCE DEPARTMENT

Audit

CORRIGENDUM.

No. 4620F—13th December 1950.—In the preamble to this department notification No. 4025F F III 22 50, dated the 28th September 1950, declaring certain days to be public holidays during the year 1951, *omit* the words, figures and brackets "sub-section (8) of the Indian Independence Act, 1947, and".

By order of the Governor,

B. DAS GUPTA, Secy.

Taxation.

NOTIFICATIONS.

No. 2778F T.—18th December 1950.—Sri Dilip Kumar Sinha, B.Com., A.C.A. (Ind.), son of Sri Nagendra Nath Sinha, is appointed on probation as Agricultural Income-tax Officer, Grade I, West Bengal, with effect from 1st December 1950.

The officer will remain on probation for a period of two years.

No. 2779F T.—18th December 1950.—Sri B. K. Som, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Krishnagar Charge, with effect from the date on which he assumes charge.

No. 2780F T.—18th December 1950.—Sri S. Chakravarty, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Howrah Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2781F T.—18th December 1950.—Sri S. R. Sarker, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Howrah Charge, Calcutta, with effect from the date on which he assumes charge.

No. 2782F T.—18th December 1950.—Sri D. P. Roy Chowdhury, Commercial Tax Officer, Grade II, under training, is appointed to be a Commercial Tax Officer, Asansol Charge, with effect from the date on which he assumes charge.

No. 2796F T.—19th December 1950.—In pursuance of sub-section (2) of section 1 of the Bengal Electricity Duty (West Bengal Amendment) Act, 1950 (West Bengal Act LXI of 1950), the Governor is pleased to appoint the 1st April 1951 as the date on which the said Act shall come into force.

No. 2798F T.—19th December 1950.—In exercise of the powers conferred by section 86 of the Bengal Excise Act (Bengal Act V of 1909), the Governor is pleased to make the following amendment in the rules published under notification

No. 1307EX, dated the 31st January 1939, as subsequently amended, namely:—

Amendment.

For the existing sub-rule (2) of rule 1 of said rules, substitute the following:—

(2) The vendors of country spirit may charge the price of bottles in which the country spirit is supplied by them to customers at the rate of 5 annas each for a bottle to contain 20 ounces or 10 ounces:

Provided that the vendors in the districts of West Dinajpur, Malda and Jalpaiguri may charge 2 annas extra and the vendors in the district of Darjeeling 3 annas extra for each such bottle.

The price of the bottle shall be refunded on return of the same.

By order of the Governor,

B. DAS GUPTA, Secy.

LOCAL SELF-GOVERNMENT DEPARTMENT

Local Self-Government

ORDER.

No. M.10-26/50.—20th December 1950.—In exercise of the power conferred by section 3 of the Corporation of Calcutta (Temporary Supersession) Act, 1948 (West Bengal Act VIII of 1948), the Governor is pleased to extend the term of supersession of the Corporation of Calcutta for a further period from 1st day of January 1951 up to the 31st day of March 1952, both days inclusive.

By order of the Governor,

A. ZAMAN, Jt. Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Medical

NOTIFICATIONS.

Calcutta.—No. Medl. 5830/DHS/1M-11/50.—16th December 1950.—Dr. Madhab Lal Chatterjee, M.B., Pharmacologist, Provincial Drug Control Laboratory, Government of West Bengal, was granted earned leave on medical certificate for ten days with effect from the 5th September 1950, under rule.167(ii) of the West Bengal Service Rules (Part I).

No. Medl.5840/CF/5A-9/49.—18th December 1950.—Assistant Surgeon Dr. Gostha Bihari Sinha, M.B., is granted study leave for one year

in extension of the study leave granted to him in notification No. Medl.4102/CF/5A-9 49, date the 23rd September 1949.

By order of the Governor,

P. M. DATTA, Asst. Secy.

DIRECTORATE OF HEALTH SERVICES

Orders by the Chief Engineer, Public Health Engineering

No. 9689/7/2A/49.—20th December 1950.—Sri G. Ghose, B.E., C.E., M.R.S.I., A.M.I.C.E. (Lond.), Anti-Malaria Engineer, Public Health Engineering, West Bengal, is granted earned leave for twenty-three days from 1st December 1950 to 23rd December 1950, under rule 167(ii) of the Bengal Service Rules, Part I with permission to affix 24th December 1950 and 25th December 1950, Sunday and X'mas holidays, respectively, under rules 153-155, *ibid*, in extension of the leave granted to him under the order contained in this Directorate notification No. 7756/7/2A/49, dated 6th November 1950.

P. C. BOSE,

Chief Engineer

সেচন ও জলপথ বিভাগ

DEPARTMENT OF IRRIGATION AND WATERWAYS

সংস্থা।

Establishment

প্রজ্ঞাপন।

NOTIFICATION.

নং ৭৯।—১৮ই ডিসেম্বর ১৯৫০।—অবেদ্যধীন সহকারী নির্বাচক বাস্তাকার প্রবিন্স কুমার বন্দ্যোপাধ্যায়কে ১৯৫০ সালের ১রা অক্টোবর তারিখ হইতে উক্ত পদে সম্মিলিত করা হইল।

রাজ্যপালের আদেশানুসারে,

মুদ্রিত হইবে,
কম্পিউটার।

No. 79.—18th December 1950.—Sri Beno Kumar Banerjee, Assistant Executive Engineer on probation, is confirmed in the rank of Assistant Executive Engineer with effect from the 1st October 1950.

By order of the Governor

S. K. DEY, Secy

COMMERCE AND INDUSTRIES DEPARTMENT

Mines and Power

ORDERS.

No. 2879M.P.—18th December 1950.—Whereas the India Machinery Company, Limited, not being a licensee, is about to engage in the business of supplying energy within Dasnagar and its surroundings in the district of Howrah comprising the whole of the habitable area set out in the Schedule annexed herewith (hereinafter referred to as the said area);

And whereas the District Board of Howrah is the local authority for the said area;

And whereas the said area is not included within the area of supply of any licensee;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 28 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased, with the consent of the District Board of Howrah, to give the said India Machinery Company, Limited, sanction to engage in the business of supplying energy within the said area subject to the following conditions, namely:—

- (1) that the provisions of sections 11, 17, 18, sub-sections (1) and (4) of section 21, sections 23, 24 and 26 and 29 to 34 of, and clauses 11, 111, X, XI and MIA of the Schedule to, the Indian Electricity Act, 1910, the Indian Electricity Rules, 1937, and the Sixth Schedule to the Electricity (Supply) Act, 1948, shall apply as if the said India Machinery Company, Limited, were a licensee;
- (2) that the rates and the miscellaneous charges for the supply of energy shall be subject to the approval of the State Government in writing;
- (3) that the sanction hereby given shall cease to be operative on the granting of a license to any person under Part II of the Indian Electricity Act, 1910, to supply energy within the said area;
- (4) that the Dasnagar Electric Supply Corporation's distribution area should not in any way interfere with the existing supplies of the Calcutta Electric Supply Corporation, Ltd. provided under section 27 of the Indian Electricity Act, 1910 (IX of 1910), or in terms of the Calcutta and District Consolidated License, 1946.

THE SCHEDULE.

The Dasnagar Electricity Supply Corporation, Limited.

The area is bordered on the south by a line starting at point No. 1 at the inter-section of 88°17'18" eastern longitude from Greenwich and 22°36'6" northern latitude situated on the police-station Jagacha border line in the village area of Eksara. This point is 50 yards south of the Cart Road crossing that border line. The southern boundary follows in a distance of 50 yards to the north of the said Cart Road till it is reaching the Bengal Nagpur Railway line on its northern side, at a point No. 2 which lies on the inter-section of

eastern longitude 88°18'15" and latitude 22°35'47". From here it follows the Bengal Nagpur Railway line on its northern side till a point where that is crossing the Jagacha police-station border at the point No. 3 at the inter-section of eastern longitude of 88°19'10" and northern latitude 22°35'53" this place lies within the village Sahampur.

From the said point the eastern side boundary is identical with the Jagacha police-station or new revenue unit border till a point No. 4A lying on the inter-section of eastern latitude 88°19'19" and northern latitude 22°36'15" from where it goes crossing direct north-east to the point of crossing of the Benares Road and Cart Road on the inter-section eastern longitude 88°19'17" and northern latitude 22°36'28" at a point No. 4 in the village Belgachia-Kismat. Thence the eastern border follows the Cart Road on its centre line till that Cart Road crosses the northern village border of Belgachia-Kismat at point No. 5 on the inter-section of eastern longitude 88°19'21" and northern latitude 22°36'48".

On the north the boundary is starting from the end point aforesaid, upon the eastern border; thence the boundary follows the Belgachia-Kismat village border till that joins the Jagacha police-station border at a point No. 6 at the inter-section of eastern longitude 88°19'6" and northern latitude 22°36'53". From this point onward it follows the new revenue unit boundary of Jagacha police-station till a point No. 7, 100 yards before that is reaching the Benares Road at a point lying at the inter-section of eastern longitude 88°18'41", northern latitude 22°36'56". From this point the northern border follows a line parallel to the Benares Road and at a distance of 100 yards to the north of the same till it is reaching the village border line of Eksara at the point No. 8 of the inter-section of eastern longitude 88°17'52" and northern latitude 22°37'33".

From this point onwards the northern boundary is identical with the south village border of Eksara till that is reaching the new revenue boundary of police-station Domjur at the point No. 9 of the inter-section of eastern longitude 88°17'31" and northern latitude 22°37'29".

Here the western border starts, that following all through the new revenue border of Domjur police-station (partly common with the new revenue boundary of Bally police-station and new revenue boundary of Jagacha police-station), till that again is reaching the point 50 yards south below the crossing of the Cart Road and the said new revenue border line at the starting point, i.e., at the inter-section of the eastern longitude 88°17'18", northern latitude 22°36'6" which is common point of the western and southern border points 1 and 10.

No. 2894M.P.—20th December 1950.—Whereas the Director of Industries, West Bengal, has entered into an agreement with the Kurseong Hydro-Electric Supply Co., Ltd., for supply of electrical energy to the Darjeeling Industrial School and Workshop at Toong (district Darjeeling) situated outside the area of the said licensee;

And whereas the said premises are not situated within the area of any other licensee;

Now, therefore, in exercise of the power conferred by section 27 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased to authorise the said licensee to supply energy to the Darjeeling Industrial School and Workshop including the residential quarters and sheds at

Toong in the district of Darjeeling and to lay down or place electricity supply lines for that purpose subject to the following conditions and restrictions, namely:—

The authority hereby conferred shall—

(a) remain in force until—

(i) the area of supply of the said licensee is extended so as to include within its limits the said Industrial School, Workshop, residential quarters and sheds at Toong in the district of Darjeeling; or

(ii) license is granted to any other person whose area of supply includes the said premises within its boundaries and such person is in a position to supply energy to the said premises; or,

(iii) any transmission or distribution system for supplying energy outside such area of supply is established by or on behalf of the State Government;

enabling energy to be supplied at the said premises without such authority.

(b) Be subject to the restrictions referred to in the third proviso to section 27 hereinbefore mentioned.

This authority is not in lieu of the permission required under the West Bengal Electricity (Emergency Powers) Act, 1948 (West Bengal Act XVII of 1948).

No. 2916M.P.—21st December 1950.—Whereas the Santiniketan Electric Supply Company, Limited, not being licensees, are engaging in the business of supplying energy within the area comprising Santiniketan, Sriniketan and Bolepur;

And whereas the municipal Commissioner of Bolepur is the local authority for the said area;

And whereas the said area is not included within the area of supply of any licensee;

Now, therefore, in exercise of the power conferred by sub-section (1) of section 28 of the Indian Electricity Act, 1910 (IX of 1910), the Governor is pleased, with the consent of the municipal Commissioners of Bolepur to give the said Santiniketan Electricity Supply Company, Limited, sanction to engage in the business of supplying energy to those persons and firms on the Santiniketan-Bolepur Road specifically mentioned in the schedule annexed hereto and to the street lights in municipal area of Bolepur as agreed upon between the Company and the municipality within the said area, subject to the following conditions, namely:—

(1) that the provisions of sub-section (1) of section 11, section 17, section 18, sub-sections (1) and (4) of section 21, section 24, section 26 and sections 29 to 34 (both sections inclusive) of the Indian Electricity Act, 1910 (IX of 1910), shall be observed in so far as they may be applicable to the supply under this sanction;

(2) that the provisions of the Indian Electricity Rules, 1937, and particularly to sub-rule (1) of rule 48 of the said rules (Indian Electricity Rules, 1937) shall be complied with in respect of the installations;

(3) that the rates and miscellaneous charges for the supply shall be subject to the approval of Government in writing;

(4) that the sanction hereby given shall be to be operative on the granting of license to any person under Part II of the said Act to supply energy within the said area.

Schedule.

List of intending consumers.

Group "A".

1. Sri Jatanmali Lethia.
2. Sri Shib Lal Rampi.
3. Sri Nariendra Nath Das.
4. Sri Devprasad Dutta.
5. Sri Satya Narayan Dokania.
6. Sri Bidur Chandra Ghose.
7. Sri Santipada Ganguli.
8. Sri Suji Singh.
9. Sri Sudhir Kumar Das.
10. Sri Satya Ranjan Saha.

Group "B".

1. The Modern Printing Works
2. Messrs Kalcharan Ramchandra.
3. Bolepur Cycle Hospital.
4. Satya Ranjan Prasad.
5. Amal Kumar Roy.
6. Krishna Narayan Mitra.
7. Mukherjee Brothers.
8. Hindusthan Cycle Hall

By order of the Governor
S. C. DAS GUPTA, Dy. Secy.

Certificate of Approval.

No. 2777M.P.—6th/12th December 1950.—With reference to rule 4 of the Petroleum Concessions Rules, 1949, made by the Central Government under section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948) for regulating the grant of exploring and prospecting licences and mining leases for petroleum and natural gas which belong to Government, I hereby certify that The Indo-Burma Petroleum Company, Ltd., 8, Netaji Subhas Road, Calcutta, is approved by the Government of West Bengal as a fit and proper person under rule 5 of the aforesaid rules to whom such licenses or leases can be granted in West Bengal.

Under rule 7 of the aforesaid rules this certificate shall expire at midnight on the 31st December 1951.

By order of the Governor
S. C. DAS GUPTA, Dy. Secy.

NOTIFICATIONS.

No. 2805M.P.—6th/11th December 1950
Sri H. Bhattacharya, Electric Inspector to the Government of West Bengal, was appointed to act as Secretary to the Licensing Board, West Bengal constituted in this department by notification No. 4116Com., dated the 13th August 1948, read with notification No. 2531M.P., dated the 13th November 1950, with effect from the afternoon of the 30th June 1950 to 9th July 1950, *vice* Sri B. B. Dey, on leave.

No. 2806M.P.—6th/11th December 1950
Sri B. B. Dey, B.Sc.(Eng.), Electric Inspector to the Government of West Bengal, is appointed to act until further orders as Secretary to the Licensing Board, West Bengal, constituted in this department by notification No. 4116Com., dated the 13th August 1948, read with notification No. 2531M.P., dated the 13th November 1950, with effect from the 10th July 1950, *vice* Sri H. Bhattacharya.

By order of the Governor
S. C. DAS GUPTA, Dy. Secy.

No. 2861M.P.—18th December 1950.—
 a) Subhendu Mukherjee, officiating Deputy
 Superintendent, Government Printing, West
 Bengal, is appointed substantively to the post of
 Deputy Superintendent, Government Printing,
 West Bengal, with effect from the 1st April 1950.

By order of the Governor,
 B. C. KUNDU, Dy. Secy.

LABOUR DEPARTMENT

NOTIFICATIONS.

No. 7223Lab.—10th December 1950.—Whereas
 there is a public emergency which requires that
 the factory known as Titaghur Jute Mills No. 1,
 Titaghur post office, 24-Parganas, should
 be exempted from the operation of section
 56 of the Factories Act, 1948;

Now, therefore, in exercise of the powers con-
 ferred by section 5 of the Factories Act, 1948
 (LXIII of 1948), the Governor is pleased hereby
 to exempt the said Titaghur Jute Mills No. 1
 from the provisions of section 56 of the said Act
 for a period of three months from the 10th Decem-
 ber 1950, subject to the following conditions,
 namely:—

Conditions.

(1) The exemption hereby granted shall be
 operative in respect of the Jute Mill up to a
 maximum limit of twelve and a half hours spread-
 over on any day;

(2) the exemption shall not be operative on any
 day on which the factory is run on a single shift
 system; and

(3) a copy of this notification shall be displayed
 in a prominent manner near the main entrance of
 the factory.

No. 7304Lab.—18th December 1950.—Sri K. C.
 Das Gupta, Sub-Deputy Magistrate and Sub-
 Deputy Collector, now acting as Labour Officer,
 West Bengal, is appointed to act as Assistant
 Labour Commissioner, West Bengal, for one
 month from the 16th December 1950, *vice* Sri
 K. K. Banerjee, resigned.

No. 7360Lab.—21st December 1950.—Sri
 Bipottam Chatterjee, Deputy Labour Commis-
 sioner, West Bengal, was allowed an extension of
 leave for one day on the 13th December
 1950, under rule 167(u) of the West Bengal
 Service Rules, Part I.

By order of the Governor,
 D. S. P. MUKHERJEE, Jt. Secy.

LABOUR DIRECTORATE

NOTIFICATIONS.

No. 25(1)48L.C.—13th October 1950.—In
 partial modification of this Labour Directorate
 notification No. 25L.C., dated 25th May 1948,
 published at page 724, Part I of the *Calcutta*
Gazette, dated 3rd June 1948, the names of "Mr.
 J. Lask", "Mr. J. Hale" and "Mr. G. Gillespie",
 members nominated by the employers to the Works

Committee in the Meghna Mills Co., Ltd., Jagat-
 dal, 24-Parganas, are hereby cancelled and the
 names of "Mr. W. Brechin" and "Mr. R.
 Cargill" are published in their places for general
 information.

No. 64(5)49/50W.C.—11th December 1950.—
 The name of "Sri Durga Prosad Agarwala", a
 member nominated by the employers to the Works
 Committee in Shree Lachminarain Jute Manufac-
 turing Company, Limited, Konnagar, Hooghly, as
 published in this Labour Directorate notification
 No. 64(2)49W.C., dated 6th September 1949, at
 page 1673, Part I of the *Calcutta Gazette*, dated
 15th September 1949, is hereby cancelled and the
 name of "Sri Modonlal Patel" is published in his
 place for general information as a member to the
 above Works Committee.

No. 40(3)50W.C.—13th December 1950.—In
 partial modification of this Labour Directorate
 notification No. 40W.C., dated 26th April 1950,
 published at page 845, Part I of the *Calcutta*
Gazette, dated 11th May 1950, as amended
 by notification No. 40(1)50W.C., dated 22nd
 June 1950, published at page 1367, Part I
 of the *Calcutta Gazette*, dated 6th July 1950, the
 names of "Mr. R. H. Warton" and "Sri N. S.
 Shastri", members nominated by the employers
 to the Works Committee in the Titaghur Paper
 Mills Co., Ltd. (Mill No. 2), Kankinara, 24-Par-
 gas, are hereby cancelled and the names of
 "Mr. W. P. Bookless" and "Sri G. B. Selgal"
 are published in their places for general infor-
 mation.

No. 66W.C.—14th December 1950.—In pur-
 suance of sub-rule (12) of rule 2A of the Bengal
 Industrial Disputes Rules, 1947, the names of the
 members constituting the Works Committee in
 the Shalimar Works, Ltd., 1, Foreshore Road,
 Sibpur, Howrah, are hereby published for general
 information:—

Names of the members elected by the workers.

1. Sri Lalbehari Bhattacharjee.
2. Sri Dharendra Kumar Maitra.
3. Sri Sadhan Chandra Dey.
4. Sri Kotiram Das.
5. Janab Mansurali Khan.
6. Sri Srisidhar Hazra.
7. Sri Bishnupada Hazra.

Names of the members nominated by the employers.

1. Mr. G. W. Pope.
2. Mr. A. Howie.
3. Mr. J. S. Chiodetti.
4. Sri S. Das Gupta.
5. Sri S. Deb.
6. Sri K. K. Mukherjee.

No. 36(2)50W.C.—13th December 1950.—In
 partial modification of this Labour Directorate
 notification No. 36W.C., dated 17th April 1950,
 published at page 640, Part I of the *Calcutta*
Gazette, dated 27th April 1950, the name of "Dr.
 E. Schoenberg", member nominated by the

employers to the Works Committee in the Titaghur Paper Mills Co., Ltd. (Mill No. 1), Titaghur, 24-Parganas, is hereby cancelled and the name of "Mr. D. Emmott" is published in his place for general information.

No. 49(150)W.C.—16th December 1950.—In partial modification of this Labour Directorate notification No. 49W.C., dated the 27th June 1950, published at page 1367, Part I of the *Calcutta Gazette*, dated 6th July 1950, the name of "Sri N. N. Sharma", a member elected by the workmen to the Works Committee in Textile Machinery Corporation, Limited, Belghuria, 24-Parganas, from constituency No. 3, is hereby cancelled and the name of "Sri Bimal Basu" is published in his place for general information as a member elected in the by-election to the said Works Committee from constituency No. 3.

S. K. HALDAR, Labour Commissioner.

Orders by the Registrar of Joint Stock Companies, West Bengal

Calcutta, the 14th December 1950.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of the United Board & Paper Mills, Ltd.

Notice is hereby given in pursuance of section 172(2) of the Indian Companies Act, 1913 (VII of 1913), that the abovenamed "United Board & Paper Mills, Limited", has been ordered on the eighteenth day of April one thousand nine hundred and fifty by the Hon'ble High Court at Calcutta in West Bengal in its ordinary original civil jurisdiction to be wound up compulsorily and by a subsequent order of the said court made on the fourteenth day of June one thousand nine hundred and fifty Dr. Shyama Prasad Mukherjee, D.L., of 77, Ashutosh Mukherjee Road, Bhowanipuri, Calcutta, has been appointed the Official Liquidator.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of the Swaraj Journals, Limited.

Notice is hereby given in pursuance of section 172(2) of the Indian Companies Act, 1913 (VII of 1913), that the abovenamed "Swaraj Journals, Limited", has been ordered on the twenty-first day of August one thousand nine hundred and fifty by the Hon'ble High Court at Calcutta in West Bengal in its ordinary original civil jurisdiction to be wound up compulsorily and the Official Receiver of the High Court has been appointed the Official Liquidator.

In the matter of the Indian Companies Act, 1913 (VII of 1913), and in the matter of the National Steam Navigation Co., Ltd.

Notice is hereby given in pursuance of section 172(2) of the Indian Companies Act, 1913 (VII of 1913), that the abovenamed "National Steam Navigation Co., Limited", has been ordered on the nineteenth day of July one thousand nine hundred and fifty by the Hon'ble High Court at Calcutta in West Bengal in its ordinary original civil jurisdiction to be wound up compulsorily and Mr. N. C. Ghose, Bar-at-Law, has been appointed the Official Liquidator.

B. P. ROY, Registrar.

DEPARTMENT OF FOOD

NOTIFICATIONS.

No. 13101F.D./FD/8A/6/50.—13th December 1950.—Sri Sudhir Kumar Chakravarti has been appointed temporarily to act as Subdivisional Controller, Cooch Behar, with headquarters Cooch Behar.

No. 13205F.D./FD/11/23/50Pt.—16th December 1950.—Sri Dharendra Kumar Ghosh, I.A.S. (Retired), Director of Rationing and Distribution, has been granted earned leave for sixty days with effect from 1st December 1950, under rule 168(I) of the West Bengal Service Rule Part I.

No. 13259F.D.—18th December 1950.—Sri Bejoy Krishna Das Gupta, W.B.J.C.S. (temporary), District Assistant Controller, Bankura, has been appointed to act, until further orders, Subdivisional Controller, Cooch Behar, in the place of Sri Sudhir Kumar Chakravarti.

By order of the Governor,

P. NAG, Dy. Secy.

No. 13195F.D./DCS/FD/11/4/49.—16th December 1950.—Sri Debi Kanta Lahiri Chowdhury Subdivisional Controller, Contai, was granted earned leave for nine days with effect from 27th October 1950, under rule 168(I) of the West Bengal Service Rules, Part I.

By order of the Governor

A. BOSE, Asst. Secy.

DEPARTMENT OF SUPPLIES

ORDER

No. 9988S.D.—30th October 1950.—In exercise of the power conferred under clause 9 of the West Bengal Kerosene Control Order, 1947, and of the power delegated to me under Government notification No. 6176D.C.S., dated 14th May 1949, hereby fix the agents' selling prices of kerosene oil for Jalpaiguri district as under.

This order will come into force with retrospective effect from 3rd October 1950.

Agencies at—	Rate of 4 Imperial gallons (with tin), i.e., packed.		Rate of 4 Imperial gallons (without tin) i.e., bulk.	
	Superior. Rs. a. p.	Inferior. Rs. a. p.	Superior. Rs. a. p.	Inferior. Rs. a. p.
Jalpaiguri	6 7 6	6 5 9	5 4 6	5 2
Mal	6 8 0	6 6 3	5 5 0	5 3
Barnee Bazar	6 9 6	6 7 9	5 6 6	5 4
Banarhat	6 7 9	6 6 0	5 4 9	5 3
Matelli	6 8 0	..	5 5 0	..
Dalgaon (Birpara)	6 7 0	6 5 3	5 4 0	5 2
Alipurduar	6 5 0	6 3 3	5 2 0	5 0

The retail rates and other allowances allowed, order No. 3559S.D., dated 6th May 1950, will remain unchanged.

R. C. DUTTA,
Deputy Commissioner,
Jalpaiguri.

DEPARTMENT OF LAND AND LAND REVENUE

Land Acquisition

NOTIFICATIONS.

Bankura.—No. 14126L.A.(P.W.).—16th December 1950.—Whereas it appears to the Government that additional land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for Berai weir main canal in connection with the Berai Irrigation Project, in the village of Mouleswar, jurisdiction list No. 176, thana Onda, district Bankura, it is hereby notified that for the purpose three pieces of land altogether surmounting more or less, 0.72 of an acre, and comprising parts of cadastral plot Nos. 480, 514, 531, 532, 723, 724, 725, 753, 754, 760, 761, 764, 773 and 774, are likely to be required in the aforesaid village of Mouleswar.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, South-eastern Circle (Irrigation and Waterways Directorate), at Anderson House, Alipore, as well as in that of the Collector of Bankura.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Bankura.

In exercise of the powers conferred by section 17(d) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Murshidabad.—No. 14128L.A.(P.W.).—16th December 1950.—Whereas it appears to the Government that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Nagar-Uttar Bachkhara Road, it is hereby notified that for the above purpose pieces of land measuring more or less, 4.27 acres, and comprising cadastral plots as detailed below, are likely to be required in the district of Murshidabad.

District Murshidabad.

a Beldanga, village Ramnagar, jurisdiction list No. 104.

lastral plots in part.—18, 19, 20, 21, 608, 30, 137, 136, 129, 128, 103, 106, 107.

a Beldanga, village Bachkhara, jurisdiction list No. 99.

lastral plots in full.—6954, 6957.

lastral plots in part.—7044, 7037, 7038, 7040, 7079, 7080, 7081, 7090, 7530, 7091, 7178, 7179, 7180, 7230, 7229, 7231, 7238, 7240, 7241, 6985, 6983, 6981, 6962, 6959, 6956, 6955, 7018, 7016, 7015, 7011, 7010, 7007, 7006, 7005, 7002, 7001, 7000, 6994, 6993, 6992, 6988, 6987, 6976, 6977, 6979, 6980, 6963, 6952, 6947, 6946, 3535, 3538, 3539, 3540, 2659, 2656, 2658, 2634, 2611, 2608, 2609, 2602, 2603, 2601, 2504, 2501, 2500, 2468, 2471, 2472, 2473, 2460, 2462, 2463, 2466, 2429, 2428, 2387, 2386,

2385, 2384, 2370, 2371, 2372, 2334, 2335, 2338, 2326, 2327, 2322, 2320, 2319, 2318, 2277, 2278, 2275, 2271.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Superintending Engineer, Road Planning Circle, at Anderson House, Alipore, as well as in that of the Collector of Murshidabad.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in so much of the above land as are not waste or arable, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Murshidabad.

In exercise of the powers conferred by section 17(d) of the Land Acquisition Act, I of 1894, as amended by Act XXXVIII of 1923, the Governor is pleased to direct that the provisions of section 5A of the Act shall not apply to the waste or arable portions of the land in this case.

Nadia.—No. 14130L.A.—16th December 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of Ranaghat Municipality for a public purpose, viz., for opening a municipal market at Ranaghat in the village of Ranaghat, jurisdiction list No. 160, thana Ranaghat, pargana Simnagar, district Nadia, it is hereby notified that for the above purpose a piece of land comprising cadastral plot Nos. 1816, 1817 and 1821, and measuring more or less, 0.60 of an acre, is likely to be required within the aforesaid village of Ranaghat.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Nadia.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Nadia.

Burdwan.—No. 14132L.A.—16th December 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of Messrs. Gazdar Kajora Coal Mines, Ltd., for the construction of labour quarters and tram line to transport coal from quarry mine to the depot in the village of Kajora, jurisdiction list No. 41, thana Onda, pargana Shergarh, district Burdwan, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 51 and 52 and parts of cadastral survey plot Nos. 62 and 108, and measuring more or less, 1.53 acres, is likely to be required within the aforesaid village of Kajora.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of Burdwan.

Calcutta.—No. 14134L.A.—16th December 1950.

—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the expense of the Chingreehatta Bone Mill, Ltd., for the erection of new and permanent structures mainly for providing residential accommodation to the labourers of the mill and for installation of new boiler and machinery of the said mill in ward No. 28 of the Calcutta Municipality, in the city of Calcutta, it is hereby notified that for the above purpose a piece of land comprising portions of premises No. 4, Rammohan Mullik Garden Lane and 7, Radhamadhab Dutt Garden Lane, and measuring, more or less, 2·6777 acres, bounded on the—

North—By premises Nos. 10, Radhamadhab Dutt Garden Lane and 81/1, Canal Circular Road,

East—By premises No. 81/1, Canal Circular Road, the remaining portion of premises No. 4, Rammohan Mullik Garden Lane and Rammohan Mullik Garden Lane.

South—By premises No. 5, Rammohan Mullik Garden Lane and the remaining portion of premises No. 7, Radhamadhab Dutt Garden Lane,

West—By the remaining portion of premises No. 7, Radhamadhab Dutt Garden Lane and premises Nos. 8, 9A, 9B and 10, Radhamadhab Dutt Garden Lane,

is likely to be required within the aforesaid ward No. 28 of the Calcutta Municipality in the city of Calcutta.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Second Land Acquisition Collector at No. 5, Bankshall Street, Calcutta.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Second Land Acquisition Collector, at No. 5, Bankshall Street, Calcutta.

24-Parganas.—No. 14136L.A.—16th December 1950.—Whereas it appears to the Governor that land is likely to be required to be taken by Government at the public expense for a public purpose, viz., for the diversion of Bashirhat-Swarupnagar Road, 10th mill, in the village of Banglani, jurisdiction list No. 38, thana Swarupnagar, pargana Sarfarajpur, district 24-Parganas, it is hereby notified that for the above

purpose a piece of land comprising cadastral plot No. 8029 and portion of cadastral plots Nos. 8025, 8026, 8027, 8028, 8030, 8031, 8036, 8037, 8038, 8806 and 9418, and measuring more or less, 1·51 acres, is likely to be required within the aforesaid village of Banglani.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas, as well as in the office of the Superintending Engineer, Road Planning Circle.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector of 24-Parganas.

Howrah.—No. 14256L.A.—19th December 1950.—The Governor is pleased to cancel notification No. 3625L.A., dated 5th May 1948, under section 4 of the Land Acquisition Act, I of 1894, published at page 548, Part I of the *Calcutta Gazette* of the 13th idem in respect of the proposed acquisition of 2·89 acres of land for additional staff quarters in connection with post-war reconstruction of East Indian Railway in the village Bally, jurisdiction list No. 14, thana Ball Parganas Boro and Khalore in the district Howrah.

ERRATUM.

Birbhum.—No. 14260L.A. (P.W.)—19th December 1950.—In notification No. 1228L. (P.W.), dated the 14th February 1947, under section 4 of the Land Acquisition Act I of 1894, published at pages 338-40, Part I of the *Calcutta Gazette* of the 27th idem, in respect of the acquisition of land for the Mor-Bakreswar Main Canal South Bank (from chainage 142·4 to chainage 436·4) in the district of Birbhum, following changes will occur:—

Read “237·21 acres” for “239·42 acres” line 9.

Thana Suri, village Suri, jurisdiction list No. 100.

Read “2691” under cadastral plots in full instead of that under cadastral plots in full.

Thana Suri, village Kendua, jurisdiction list No. 100.

Delete “1179, 2521” under cadastral plots in full.

Insert “584, 1779, 1174, 2803, 2795, 3034” under cadastral plots in full.

Read “2797, 3115, 3034” under cadastral plots in full instead of those under cadastral plots in full and “398” under cadastral plots in full instead of that under cadastral plots in full.

Just below jurisdiction list No. 100, insert the following:—

“A piece of land bounded on the—

North—By Gadadhar Ghosal, Narottam Das and others.

East—By Narottam Das and others.

South—By Durgagati Banerjee and others.

West—By Bahuballav Goswami, Gosal Sarkar and others.”

Thana Suri, village Khoshnatur, jurisdiction list No. 99.

Read "80" under cadastral plots in full instead of that under cadastral plots in part and "107" under cadastral plots in part instead of that under cadastral plots in full.

Thana Suri, village Fatepur, jurisdiction list No. 98.

Delete "93" under cadastral plots in part.

Thana Suri, village Adda, jurisdiction list No. 90.

Insert "94" under cadastral plots in full.

Read "136" under cadastral plots in full instead of that under cadastral plots in part and "100" under cadastral plots in part instead of that under cadastral plots in full.

Thana Suri, village Abdarpur, jurisdiction list No. 97.

Delete "717" under cadastral plots in part.

Thana Suri, village Amritpur, jurisdiction list No. 95.

Delete "336, 281" under cadastral plots in part.

Thana Suri, village Singur, jurisdiction list No. 94.

Insert "273, 287, 59" under cadastral plots in part.

Read "199" under cadastral plots in full instead of that under cadastral plots in part.

Thana Suri, village Palsara, jurisdiction list No. 119.

Delete "391" under cadastral plots in full, and "472" under cadastral plots in part.

Thana Suri, village Uttar Raypur, jurisdiction list No. 122.

Insert "673" under cadastral plots in part.

NOTICES.

Birbhum.—No. 14140L.A. (P.W.)—16th December 1950—Whereas 5.62 acres, more or less, of land situate in or near the villages of Singur and Amritpur, described below, have been requisitioned by the Collector of Birbhum for the purpose of providing proper facilities for irrigation, viz., for the construction of Mayurakshi Bakreswar Main Canal (reversed digment) in connection with Mor Irrigation Scheme, under section 3 of the West Bengal Land Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (J) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum as well as in that of the Executive Engineer, Mayurakshi Construction Division No. II, Suri, Birbhum.

Description of land.

Mauza Singur, jurisdiction list No. 94, police-station Suri, district Birbhum

Cadastral plots in part.—10, 11, 12, 13, 16, 83, 276 and 289.

Mauza Amritpur, jurisdiction list No. 95, thana Suri, district Birbhum.

Cadastral plots in full.—207, 208, 210, 220 and 255.

Cadastral plots in part.—206, 209, 211, 212, 13, 217, 218, 219, 221, 222, 223, 252, 253, 254, 56, 257, 259, 354, 743, 901, 902, 903, 904, 905, 906, 907 and 972.

Nadia.—No. 14142L.A. (P.W.)—16th December 1950—Whereas 7.90 acres, more or less, of land situate in or near the village of Sabdalpur, described below, have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Aranghata-Duttaphulia-Bagoola Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948).

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (J) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Projects, Krishnagar, Nadia.

Description of land.

Mauza Sabdalpur, jurisdiction list No. 54, police-station Ranaghat, district Nadia

Cadastral survey plot in full—356.

Cadastral survey plots in part—12, 24, 25, 26, 28, 334, 335, 336, 338, 339, 340, 352, 354, 355, 357, 381, 382, 385, 386, 387, 388, 389, 400, 401, 403, 404, 405, 424, 426, 436, 437, 439, 441, 451, 452, 469, 470, 471, 473, 474, 475, 682, 959, 960, 962, 970, 971, 381, 1176, 400, 1177 and 27.

Nadia.—No. 14144L.A. (P.W.)—16th December 1950—Whereas 17.65 acres, more or less, of land situate in or near the village of Baranberia, described below, have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Aranghata-Duttaphulia-Bagoola Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948).

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (J) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Projects, Krishnagar, Nadia.

Description of land.

Mauza Baranberia, jurisdiction list No. 81, police-station Ranaghat, district Nadia.

Cadastral survey plots in full.—526, 1744, 1751, 1795, 1827, 1829, 1842, 1843, 1847, 1952, 2000, 2001, 2014, 2019, 2501 and 1849/2789.

Cadastral survey plots in part.—327, 328, 329, 330, 331, 332, 334, 335, 336, 337, 341, 342, 343, 344, 346, 347, 348, 349, 350, 351, 352, 379, 459, 460, 461, 465, 466, 467, 471, 474, 475, 476, 477, 478, 490, 491, 492, 493, 494, 495, 496, 497, 498, 508, 515, 516, 517, 521, 524, 525, 527, 528, 529, 530, 531, 532, 533, 534, 539, 540, 541, 542, 543, 545, 546, 547, 1554, 1562, 1667, 1668, 1670, 1671, 1672, 1682, 1683, 1684, 1695, 1696, 1697, 1704, 1705, 1706, 1710, 1711, 1712, 1727, 1729, 1733, 1734, 1742, 1743, 1745, 1746, 1747, 1748, 1749, 1750, 1752, 1786, 1787, 1791, 1794, 1796, 1825, 1828, 1830, 1831, 1841, 1844, 1846, 1848, 1849, 1850, 1851, 1864, 1865, 1866, 1882, 1883, 1884, 1885, 1886, 1887, 1888, 1949, 1951, 1953, 1954, 1955, 1999, 2008, 2006,

2008, 2011, 2012, 2013, 2015, 2018, 2020, 2021, 2471, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2500, 2502, 2503, 2504, 2505, and 2506.

Nadia.—No 14146L.A.(P.W.).—16th December 1950—Whereas 6.34 acres, more or less, of land situate in or near the village of Sikri, described below, have been requisitioned by the Special Land Acquisition Collector, Nadia, for the purpose of providing facilities for transport and communication, namely, for the construction of Aranghata-Duttaphulia-Bagoola Road, under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (I) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Border Road Projects, Krishnagar, Nadia.

Description of land.

Mauza Sikri, jurisdiction list No. 74, thana Ranaghat, district Nadia.

Cadastral plots in full.—41, 42, 50, 75 and 157.

Cadastral plots in part.—40, 43, 44, 45, 46, 47, 48, 49, 51, 69, 70, 71, 74, 76, 77, 96, 97, 99, 101, 102, 103, 105, 106, 154, 155, 156, 158, 162, 164, 165, 166, 167, 168, 223, 225, 226, 231, 232, 233, 245, 250 and 251.

24-Parganas.—No. 14148L.A.(P.W.).—16th December 1950—Whereas 2.53 acres, more or less, of land situate in or near the village of Ulkimari, described below, have been requisitioned by the Collector, 24-Parganas, for the purpose of providing facilities for transport and communication, namely, for manufacturing bricks for Diamond Harbour-Kakdwip Road under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948);

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (I) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Collector, 24-Parganas

Description of land.

Mauza Ulkimari, jurisdiction list No. 31, police-station Kulpi, district 24-Parganas.

Cadastral survey plot in full.—198.

Cadastral survey plot in part.—197.

Midnapore.—No 14150L.A.(P.W.)—16th December 1950.—Whereas 49.36 acres, more or less, of land situate in or near the villages of Duarigeria, Khandibandh, Chotta Debecha, Nabakala, Andharya, Sukhnator, Kumaria, Guldaha, Metiadaha, Chattera, Kachdahari, Banpur, Andharnayan, Samarmara, Alkusa, Dakshinasole, Sadkhabai, Dainmari, Jamuasole, Dhabichak and Lalgarh, described below have been requisitioned by the Collector of Midnapore, for the purpose of providing facilities for communication, namely, for the construction of Chandrokona-Ghatal Road (first nine miles) under section 3 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948).

Now, therefore, notice is hereby given that the Governor has decided to acquire the said land in pursuance of section 4 of the said Act

This notice is given under the provisions of sub-section (I) of section 4 of the West Bengal Land (Requisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore

Mauza Duarigeria, jurisdiction list No 672, police-station Garbetta, district Midnapore

Cadastral survey plots in part.—3, 18, 17, 22, 23, 11, 25, 32, 39, 41, 27, 36, 37, 38, 35, 33 and 16.

Mauza Khandibandh, jurisdiction list No 671, police-station Garbetta, district Midnapore

Cadastral survey plots in part.—21, 27, 40, 50, 51, 53, 54, 2, 13, 239, 210, 209, 211, 43, 44, 45, 46, 47, 48, 24, 69, 71, 25, 26, 28, 29, 30, 32, 212, 70, 72 and 203.

Mauza Chotta Debecha, jurisdiction list No 670, police-station Garbetta, district Midnapore.

Cadastral survey plots in part.—273, 275, 277 and 278.

Cadastral survey plot in full.—276

Mauza Nabakala, jurisdiction list No 680, police-station Garbetta, district Midnapore

Cadastral survey plots in part.—2, 9, 42, 44, 55/591, 3, 12, 13, 34, 48, 49, 14, 37 and 38.

Mauza Andharia, jurisdiction list No 708, police-station Garbetta, district Midnapore

Cadastral survey plots in part.—84, 366, 369, 308, 375, 586, 565/592, 592/593, 146/594, 351, 356, 357, 358, 359, 374, 590/591, 150, 151, 153, 154, 158, 166, 125, 169, 98, 99, 159, 165, 170, 224, 313, 314, 315, 317, 322, 378, 156, 157, 192, 325, 326, 330, 360, 361, 362, 376 and 354

Cadastral survey plots in full.—101, 160, 309, 310, 311 and 312.

Mauza Sukhnator, jurisdiction list No 711, police-station Garbetta, district Midnapore

Cadastral survey plot in part.—193

Mauza Kumaria, jurisdiction list No 681, police-station Garbetta, district Midnapore.

Cadastral survey plot in part.—2.

Mauza Guldaha, jurisdiction list No. 713, police-station Garbetta, district Midnapore.

Cadastral survey plots in part.—1, 2, 3, 10, 134, 147, 150, 153, 158, 159, 160, 161, 168, 177, 133, 149, 162, 163, 164, 172, 176, 178, 130, 131, 132, 143, 151, 165, 167 and 169.

Cadastral survey plot in full.—148

Mauza Motiadaha, jurisdiction list No 707, police-station Garbetta, district Midnapore.

Cadastral survey plots in part.—39, 58, 59, 60, 96, 100, 101, 102, 103, 47, 48, 49, 52, 53 and 55

Cadastral survey plots in full.—97, 98 and 99

Mauza Chattera, jurisdiction list No. 714, police-station Garbetta, district Midnapore

Cadastral survey plots in part.—856, 881, 882, 883, 1219, 1220, 1221, 1223, 1224, 1227, 1313, 807, 814, 815, 816, 817, 819, 820, 818, 851, 853, 858, 857, 847, 824, 840, 846, 848, 849, 850, 859, 860 and 864.

Mauza Kachdahari, jurisdiction list No 712, police-station Garbetta, district Midnapore.

Cadastral survey plots in part.—428, 499, 496, 497, 498, 500, 503, 504 and 505.

muza Banpur, jurisdiction list No. 731, police-station Garbetta, district Midnapore
Cadastral survey plot in part.—1087.

muza Andharnayan, jurisdiction list No. 725, police-station Garbetta, district Midnapore
Cadastral survey plots in part.—70, 73, 68, 213, 7, 248, 297, 1191, 1193, 69, 597, 71, 67, 907, 6, 300, 602, 733, 731, 741, 846, 898, 906, 912, 3, 305, 1031, 1032, 1034, 1082, 1089, 1195, 33, 1075, 1077, 902, 904, 903, 603, 606, 843, 4, 900, 901, 919, 920, 921, 922, 923, 925, 926, 1, 915, 916, 914, 1035, 1042, 1043, 1044, 1045, 46, 1047, 1048, 1049, 1058, 1061, 1062, 1071, 76, 1059, 1060, 1163, 1166, 1170, 1171, 1172, 80, 1181, 1183 and 540.

Cadastral survey plots in full.—924 and 917

muza Samarmaria, jurisdiction list No. 715, police-station Garbetta, district Midnapore
Cadastral survey plots in part.—2, 4, 249, 5, 6, 13, 248, 250, 259, 266 and 268.

muza Alkusa, jurisdiction list No. 724, police-station Garbetta, district Midnapore.
Cadastral survey plots in part.—113, 158, 159, 1, 176/181, 84, 85, 111, 85/174 and 115

muza Dakshinole, jurisdiction list No. 723, police-station Garbetta, district Midnapore
Cadastral survey plots in part.—2, 49, 3, 5, 6, 1, 15, 18, 22, 27, 28, 33, 35, 149, 152, 152/158, 16, 150, 151 and 158/159.

muza Sakhabai, jurisdiction list No. 727, police-station Garbetta, district Midnapore.
Cadastral survey plots in part.—5, 61, 176, 243, 26, 27, 28, 29, 33, 57, 59, 62, 124, 127, 131, 132, 134, 135, 136, 137, 138, 141, 228, 229, 230, 233, 213, 304/373, 142, 143, 144, 146, 162, 203, 206, 212, 214, 202, 191, 190, 180, 175, 173, 171, 161, 81, 79, 82, 83, 84, 86, 72, 73, 80, 163, 200, 201 and 164.
Cadastral survey plots in full.—145

muza Danmari, jurisdiction list No. 921, police-station Garbetta, district Midnapore
Cadastral survey plots in part.—152/295, 277, 281, 282, 283, 285, 286 and 290.

muza Jamuasol, jurisdiction list No. 920, police-station Garbetta, district Midnapore.
Cadastral survey plots in part.—91, 106, 98, 100, 101, 102, 103 and 104

muza Dhabichak, jurisdiction list No. 926, police-station Garbetta, district Midnapore.
Cadastral survey plot in part.—112.

muza Lalgargh, jurisdiction list No. 91, police-station Chandrakona, district Midnapore
Cadastral survey plots in part.—50, 51, 60, 62, 60, 69, 63 and 61.

Howrah. — No. 14152J.A. — 16th December 1950.—Whereas 1.90 acres, more or less, of land situate in or near the village of Baragachia, described below, have been requisitioned by the Director of Howrah for the purpose of maintaining supplies and services essential to the life of the community, namely, for the construction of a bungalow under section 3 of the West Bengal Land Acquisition and Acquisition) Act, 1948, (West Bengal Act, II of 1948);

and, therefore, notice is hereby given that the Government has decided to acquire the said land in pursuance of section 4 of the said Act.

This notice is given under the provisions of sub-section (2) of section 4 of the West Bengal Land Acquisition and Acquisition) Act, 1948 (West Bengal Act II of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Howrah.

Description of land.

Mouza Baragachia, jurisdiction list No. 51, thana Janabhallapur, district Howrah.

Cadastral survey plots in full 13, 14, 15, 16, 593, 594, 595, 596 and 597.

DECLARATIONS.

Burdwan. No. 14122L.A. — 16th December 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for constructing a cross bund across the Mohanpur Hana on the right bank of the river Damodar in the village of Uttar Mohanpur, jurisdiction list No. 38, thana Rayna, pargana Haveli, district Burdwan, it is hereby declared that for the above purpose two pieces of land comprising cadastral survey plot No. 789 and parts of cadastral survey plot Nos. 782 and 799, and measuring, more or less, 1.39 acres, are required within the aforesaid village of Uttar Mohanpur.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Executive Engineer, Damodar Canal Division, Burdwan.

Hooghly. — No. 14138L.A. — 16th December 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the expense of the Serampore Municipality for a public purpose, viz., for extension of the Auckland Street bathing ghat in the village of Mahesh, jurisdiction list No. 15, thana Serampore, pargana Boro, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising a portion of cadastral plot No. 4982, and measuring, more or less, 0.043 of an acre is required within the aforesaid village of Mahesh.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Serampore.

Burdwan. — No. 14154L.A. — 18th December 1950.—Whereas the functions of the Central Government under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purpose of the Union have been entrusted to the State Government by notification No. 123/50-Judl., dated the 30th September 1950, issued by the Government of India in the Ministry of Home Affairs under clause (1) of article 258 of the Constitution of India;

And whereas it appears to the Governor that land is required to be taken by the Central Government at the public expense for a public purpose, being a purpose of the Union, namely, for staff quarters at Ondal Railway Station in the villages of Dignala and Ramprosadpur, jurisdiction list Nos. 43 and 51, respectively, thana Ondal, pargana Shergarh, zilla Burdwan, it is hereby declared that for the above purpose three pieces of land in Blocks A, B and C, altogether measuring, more or less, 16.76 acres, bounded as follows are required within the aforesaid villages of Dignala and Ramprosadpur:—

Block A.

Bounded on the—

North—By the lands of Lakshmi Narayan Mandal and others and Radhaballav Mandal and others.

East—By the lands of Radhaballav Mandal and others and Bengal Coal Company, Ltd., and others.

South—By the lands of Lakshmi Narayan Mandal and others and Bengal Coal Company, Ltd.

West—By the lands of Lakshmi Narayan Mandal and others.

Block B.

Bounded on the—

North—By the lands of Baikuntha Kundoo and Bengal Coal Company, Ltd., and others.

East—By the lands of Bengal Coal Co., Ltd., and others, Garabini Dasi and others, Gobinda Mandal and Umesh Mondal.

South—By the lands of East Indian Railway, Aku Golani and Gobinda Mandal.

West—By the lands of East Indian Railway, Jogendra Kundoo and others, Baikuntha Kundoo and others, Aku Golani and Jogendra Nath Kundoo.

Block C.

Bounded on the—

North—By the lands of Radharaman Mandal and others, Hemendra Mandal, Radha Ballav Mandal and others, Kanailal Mandal and others, Indra Narayan Ganguli, Gostha Bihari Karkarya and others, Ramnath Mandal and others and Baku Nath Mandal.

East—By the lands of Radharaman Mandal and others, Bakranath Mandal, Surendra Mandal and others, Makhan Lal Mandal and others and Bakranath Mandal and others.

South—By the lands of Bakranath Mandal and others and Bengal Coal Co., Ltd., and others.

West—By the lands of Bengal Coal Co., Ltd., and others and Bakranath Mandal and others.

This declaration is made, under the provisions of section 6 of the Land Acquisition Act, 1894 (1 of 1894), read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Burdwan, as well as in that of the Divisional Superintendent, East Indian Railway, Asansol.

Birbhum. — No. 14258L.A.(P.W.). — 19th December 1950.—Whereas it appears to the Governor that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Mor-Bakreswar Main Canal—South Bank (from chainage 142·4 to chainage 436·4), it is hereby declared that for the above purpose, pieces of land altogether measuring, more or less, 34·36 acres and comprising cadastral plots as detailed below, are required in the district of Birbhum.

District. Birbhum.

Thana Suri, village Suri, jurisdiction list No. 8.

Cadastral plots in part.—2410 and 2411.

Thana Suri, village Kulera, jurisdiction list No. 30.

Cadastral plots in part.—244 and 308.

Thana Suri, village Kendua, jurisdiction list No. 100.

Cadastral plots in full.—1780, 1781, 1782, 1783, 1784, 1785, 1786, 1787, 1795, 1794, 1087 and 1824.

Cadastral plots in part.—1762, 1778, 1788, 1790, 1791, 1792, 1793, 1796, 1797, 2039, 1863, 1875, 1873, 1872, 1869, 1966, 2461 and 1770.

Thana Suri, village Khoshnator, jurisdiction list No. 99.

Cadastral plots in full.—628, 623 and 455

Cadastral plots in part.—627, 211, 453, 148, 68, 647, 60, 19 and 122.

Thana Suri, village Fatepur, jurisdiction list No. 98.

Cadastral plots in part.—181, 182, 184, 18, 186, 187, 116, 69 and 23.

Thana Suri, village Adda, jurisdiction list No. 97.

Cadastral plots in part.—1, 112, 116, 126, 141 and 332.

Thana Suri, village Abdarpur, jurisdiction list No. 97.

Cadastral plots in part.—825, 820 and 816.

Thana Suri, village Amritpur, jurisdiction list No. 95.

Cadastral plot in full.—934.

Cadastral plots in part.—972, 906, 212, 47, 489 and 743.

Thana Suri, village Singur, jurisdiction list No. 94.

Cadastral plot in full.—1401.

Cadastral plots in part.—22, 21, 19, 269, 27 and 289.

Thana Suri, village Palsara, jurisdiction list No. 119.

Cadastral plots in full.—458 and 123

Cadastral plots in part.—316, 318, 319, 31, 476 and 488.

Thana Suri, village Uttar Raypur, jurisdiction list No. 122.

Cadastral plots in full.—416 and 734.

Cadastral plots in part.—283, 339, 383, 327, 417, 434, 655, 699, 731, 743, 394, 667 and 390

This declaration is made, under the provision of section 6, Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Birbhum.

ERRATA.

Burdwan. — No. 14124L.A. — 16th December 1950.—In declaration No. 10250L.A., dated the 29th December 1948, under section 6 of the Land Acquisition Act, I of 1894, published at page 21, Part I of the *Calcutta Gazette* of the 6th January 1949, in respect of the land required for constructing a cross bund across the Mohanpur Hana on the right bank of the river Damodar, in the village of Uttar-Mohanpur, thana Rayna district Burdwan, read “4·10” acres for “4·45” acres in line 13.

Birbhum.—No. 14262L.A.(P.W.)—19th December 1950.—In declaration No. 15331L.A.(P.W.) dated the 24th February 1947, under section 6 of the Land Acquisition Act of 1894, published at pages 429-30, Part I of the *Calcutta Gazette* of the 13th March 1947 in respect of the acquisition of lands required for the construction of the Mor-Bakreswar Main Canal—South Bank (from chainage 142·4 to chainage 436·4) in the district of Birbhum, following changes will occur—

Read “200·44 acres” for “210·14 acres” in line 9.

Thana Suri, village Suri, jurisdiction list No. 8

Read “2691” under cadastral plots in part instead of that under cadastral plots in full.

Thana Suri, village Kendua, jurisdiction list No. 100.

Delete “1179, 2521” under cadastral plots in part.

Insert "584, 1174, 2803, 2795, 3030" under lastral plots in part.

Read "2797, 3115, 3034" under cadastral plots full instead of those under cadastral plots in part and "398" under cadastral plots in part instead of that under cadastral plots in full.

Just below jurisdiction list No. 100, insert as follows:—

"A piece of land bounded on the—

North—by Gadadhar Ghosal, Narottam Das and others.

East—by Narottam Das and others.

South—by Durgagati Banerjee and others.

West—by Bahuballav Goswami, Gosaindas Surker and others.

na Suri, village Khoshnator, jurisdiction list No. 99.

delete "627" under cadastral plots in part.

insert "454" under cadastral plots in part.

Read "80" under cadastral plots in full instead of that under cadastral plots in part and "107" under cadastral plots in part instead of that under cadastral plots in full.

na Suri, village Fatepur, jurisdiction list No. 98.

delete "93" under cadastral plots in part.

na Suri, village Adda, jurisdiction list No. 90.

insert "94" under cadastral plots in full.

Read "136" under cadastral plots in full instead of that under cadastral plots in part and "0" under cadastral plots in part instead of that under cadastral plots in full.

na Suri, village Abdarpur, jurisdiction list No. 97.

delete "717" under cadastral plots in part.

na Suri, village Amrutpur, jurisdiction list No. 95.

delete "336, 281" under cadastral plots in part.

na Suri, village Singur, jurisdiction list No. 94.

insert "278" under cadastral plots in full and "3, 287, 59" under cadastral plots in part.

Read "199" under cadastral plots in full instead of that under cadastral plots in part.

na Suri, village Palsara, jurisdiction list No. 119.

delete "476" under cadastral plots in part.

na Suri, village Uttar Raypur, jurisdiction list No. 122.

delete "731" under cadastral plots in part.

insert "673" under cadastral plots in part.

By order of the Governor,

S. BANERJEE,

Member, Board of Revenue, and Secy. to the Govt. of West Bengal, (ex-officio).

Land Reforms

NOTIFICATIONS.

Hooghly. — No. 13732L.Ref. — 7th December 1950.—In exercise of the power conferred by sub-section (4) of section 6 of the West Bengal Land Reforms Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to cancel the appointments of Sri Santosh Kumar Mukherjee, Circle Officer, Serampore and Sri Promode Kumar Kanungo, Serampore, as Chairman of the Singur Police Station South and North Bhag Chas Conciliation Boards, respectively, in the district of Hooghly, made under notification 11324L.Ref., dated the 23rd December 1949.

Hooghly. No. 13734L.Ref. — 7th December 1950.—Whereas the appointments of Sri Santosh Kumar Mukherjee, Circle Officer, Serampore, and Sri Promode Kumar Sen, Kanungo, Serampore, as Chairman of the Singur Police Station South and North Bhag Chas Conciliation Boards, respectively, in the district of Hooghly, have been cancelled by notification No. 13732L.Ref., dated the 7th December 1950;

Now, therefore, in exercise of the power conferred by sub-section (3) of section 6 of the West Bengal Land Reforms Act, 1950 (West Bengal Act II of 1950), the Governor is pleased to appoint the Circle Officer, Serampore, and the Sub-Registrar, Serampore, as Chairman of the Singur Police Station South and North Bhag Chas Conciliation Boards, respectively, in place of the said Sri Santosh Kumar Mukherjee and Sri Promode Kumar Sen for the remainder of the term of office of such Chairmen as specified under notification No. 11324L.Ref., dated the 23rd December 1949.

By order of the Governor,

S. BANERJEE, Secy.

Land Development

NOTIFICATIONS

Birbhum. No. 13571L.Dev. 2nd December 1950. In notification No. 11840L.Dev., dated the 30th October 1950, and in declaration No. 11821L.Dev., dated the 30th October 1950, published at pages 2281 and 2285 respectively, in part I of the Calcutta Gazette, dated the 16th November 1950, read "106.22 acres" for "95.83 acres".

Hooghly. No. 13608L.Dev. 4th December 1950. Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal, on account of circumstances beyond their control, in the villages of Mirdanga and Fatepur, jurisdiction list Nos. 4 and 5, respectively, thana Balugar, district Hooghly, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots No. 20, 21, 24-32, 50, 52, 53, 61, 63, 86, 91-93, 266-268, 272-276, 278, 333, 334, 337-351, 359-360, 364-372, 595, 601-607, 636, 638-640, 642-650, 907-908, 910, 914, 915, 921, 922, 936, 937, 940, 946, 947 and 953, and parts of cadastral survey plots Nos. 62, 68, 90, 94, 641 and 906 of mauza Mirdanga and cadastral survey plot No. 13 of mauza Fatepur, and measuring, more or less, 74.29 acres, is likely to be required within the aforesaid villages of Mirdanga and Fatepur.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the Collector of Hooghly for the time being engaged in undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Special Land Acquisition Officer, Hooghly.

Midnapore. — No. 13680L.Dev. — 6th December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal, on account of circumstances beyond their control, in the village of Kadamdia, jurisdiction list No. 686.

police-station Garbeta, district Midnapore, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plots Nos. 10, 279, 280 and 281, and parts of cadastral survey plots Nos. 4, 8, 9, 258, 288, 286, 278 and 282, and measuring, more or less, 36.12 acres, is likely to be required within the aforesaid village of Kadandia.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, Midnapore, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, Midnapore.

24-Parganas.—No. 13716L.Dev.—7th December 1950.—Whereas it appears to the Governor that land is likely to be needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Deara, jurisdiction list No. 57, police-station Barasat, district 24-Parganas, it is hereby notified that for the above purpose a piece of land comprising cadastral survey plot Nos. 742, 743, 741 and 765, and measuring, more or less, 2.68 acres, is likely to be required within the aforesaid village of Deara.

This notification is made, under the provisions of section 4 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

In exercise of the power conferred by the aforesaid section, the Governor is pleased to authorise the Collector, 24-Parganas, for the time being engaged in the undertaking, with his officers, servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

A plan of the land may be inspected in the office of the Collector, 24-Parganas.

24-Parganas.—No. 13852L.Dev.—9th December 1950.—Whereas the State Government has empowered the Barrackpore Co-operative Colony, Ltd., a Society duly registered under the Co-operative Societies Act, 1940 (Act XXI of 1940), and having its office at Station Road, Barrackpore, district 24-Parganas, to execute at its own cost a development scheme in mauza Titagarh, police-station Titagarh, district 24-Parganas, in respect of the lands situated in the aforesaid mauza acquired by the State Government under the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), for the settlement of immigrants from East Bengal and for creation of better living conditions, it is hereby notified that the plan for disposal of land and prices fixed for allotment shall be kept open to the inspection of the public at all reasonable hours of the day at Station Road, Barrackpore.

24-Parganas.—No. 13880L.Dev.—11th December 1950.—In exercise of the powers conferred by section 8 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), read with sub-section (1) of section 48 of the Land Acquisition Act, 1894 (Act I of 1894), the Governor is pleased to withdraw from the acquisition of the land included in the declaration No. 1362L.Dev., dated the 13th February 1950, under section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at page 302, Part I of the *Calcutta Gazette*, dated the 23rd February 1950, in respect of the acquisition of 2.97 acres of land in the village of Naopara, jurisdiction list No. 2, police-station

Naopara, district 24-Parganas, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the aforesaid village of Naopara.

Nadia.—No. 13922L.Dev.—12th December 1950.—Whereas the State Government has empowered the Nababanga Co-operative Colony Ltd., a society duly registered under the Co-operative Societies Act, 1940 (Act XXI of 1940) and having its office at 55/1, College Street, Calcutta, to execute at its own cost a development scheme in mauzas Panpara and Raghobpur police-station Ranaghat, district Nadia, in respect of the lands situated in the aforesaid mauza acquired by the State Government under the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control and for the establishment of a model village, it is hereby notified that the plan for disposal of land and prices fixed for allotment shall be kept open to public inspection at all reasonable hours of the day at 55/1, College Street, Calcutta.

24-Parganas.—No. 14118L.Dev.—16th December 1950.—Whereas the State Government has empowered the Parnasree Pally Samavaya Samity Ltd., a society duly registered under the Co-operative Societies Act, and having its office at 7/2 Dover Lane, Calcutta-29, to execute at its own cost a development scheme in mauza Behala, jurisdiction list No. 2, police-station Behala, district 24-Parganas, in respect of the lands situated in the aforesaid mauza acquired by the State Government under the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), for the settlement of immigrants from East Bengal and for creation of better living conditions, it is hereby notified that the plan for disposal of land and price fixed for allotment shall be kept open to the inspection of the public at all reasonable hours of the day at 7/2, Dover Lane, Calcutta-29.

ERRATUM.

24-Parganas.—No. 13134L.Dev.—24th November 1950.—In notification No. 1464L.Dev., dated the 14th February 1950, and declaration No. 1466L.Dev., dated the 14th February 1950, under sections 4 and 6 read with section 7 respectively of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), published at pages 302 and 303 respectively, Part I of the *Calcutta Gazette* of 23rd idem in respect of acquisition of land for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Sodepur, police-station Khardah, district 24-Parganas—

Read “23.65 acres” in place of “21.72 acres”.

DECLARATIONS.

Hooghly.—No. 13290L.Dev.—27th November 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Balagarh, jurisdiction list No. 105, Tamlipara, jurisdiction list No. 106 and Kaliagarh, jurisdiction list No. 107, police-station Balagarh, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral plots as detailed in the schedule below and measuring, more or less 184.82 acres is required within

atoresaid villages of Balagarh, Tamlipara and lagarh.

Schedule of plots.

Mauza Balagarh.

Plot Nos. 1-6, 21-26, 32, 37-41, 43, 44, 46, 48, 137, 138, 256-258, 261, 265-270, 273-275, 288, 322-332, 334-336, 338-340, 347-350, 363-371, 373-378, 384, 396-398, 402, 407-423-426, 484, 485, 492, 496-498, 512, 514, 518, 521, 525-527, 532, 499, 491, 105-110, 114, 118, 119, 139-141, 255, 276, 346, 380, 405, 407, 422, 430, 431, 444, 524, 530 and 494.

Mauza Tamlipara. . . .

Plot Nos. 41, 42, 45, 46, 49, 52, 53, 62, 63, 73, 76-87, 90-120, 123-130, 132, 134, 137, 131, 173, 175, 177, 178, 181, 182, 185-188, 191, 194, 196, 198, 206-219, 222, 223, 220, 133, 195 and parts of plot No. 183.

Mauza Kaliagarh.

Plot Nos. 32-34, 47-50, 484, 52-55, 59, 60, 61-65, 71-78, 102-106, 109, 111-131, 482, 447, 158-161, 157, 164-168, 491, 181, 170 parts of plot Nos. 107 and 175.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

The plan of the land may be inspected in the office of the Collector, Hooghly.

24-Parganas.—No. 13718L.Dev.—7th December 1950.—Whereas it appears to the Governor that land is needed for a public purpose, namely, the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Deura, jurisdiction list No. 57, jurisdiction Barasat, district 24-Parganas, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plot Nos. 741 and 765, and measuring, more or less, 2.68 acres, is required within the aforesaid village of Deura.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

The plan of the land may be inspected in the office of the Collector, 24-Parganas.

Hooghly.—No. 13610L.Dev.—4th December 1950.—Whereas it appears to the Governor that land is needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the villages of Mirdanga and Fatepur, jurisdiction list Nos. 4 and 5, respectively, in thana Balagarh, district Hooghly, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 20, 21, 24-32, 50, 52, 51, 63, 86, 91-93, 266-268, 272-276, 278, 333, 337-351, 359, 360, 364-372, 595, 601-607, 638-640, 642-650, 907, 908, 910, 914, 915, 922, 936, 937, 940, 946, 947 and 953, and parts of cadastral survey plots Nos. 62, 68, 90, 941 and 906, of mauza Mirdanga and cadastral survey plot No. 13 in mauza Fatepur, and measuring, more or less, 74.29 acres, is required within the aforesaid villages of Mirdanga and Fatepur.

This declaration is made, under the provisions of section 6 read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948).

The plan of the land may be inspected in the office of the Special Land Acquisition Collector,

Midnapore. No. 13682L.Dev.—6th December 1950.—Whereas it appears to the Governor that land is needed for a public purpose, viz., for the settlement of immigrants who have migrated into the State of West Bengal on account of circumstances beyond their control in the village of Kadamdin, jurisdiction list No. 666, police-station Garbeta, district Midnapore, it is hereby declared that for the above purpose a piece of land comprising cadastral survey plots Nos. 10, 279, 280 and 281, and parts of cadastral survey plots Nos. 4, 8, 9, 258, 288, 286, 278 and 282, and measuring, more or less, 36.12 acres, is required within the aforesaid village of Kadamdin.

This declaration is made, under the provisions of section 6, read with section 7 of the West Bengal Land Development and Planning Act, 1948 (West Bengal Act XXI of 1948), to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, Midnapore.

By order of the Governor,
S. BANERJEE, Secy.

Requisition

Notice under section 4(b) of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947.

Calcutta, the 7th December 1950.

Whereas the premises described in Schedule I below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Janab Abdul Gafur Khan, 1st floor of the premises, the landlord of the premises, to execute in respect of the said premises the repairs specified in Schedule II below on or before 10th January 1951.

Schedule I.

Particulars of the premises.

2, Jala Lane, Calcutta (one room on the ground floor)

Schedule II.

Particulars of the repairs.

1. Whitewashing
2. Repair to doors and windows.
3. Patch repairs to sand plaster to walls and ceiling in places.

S. N. MITRA,

First Land Acquisition Collector, Calcutta.

Calcutta, the 9th December 1950.

Whereas the premises described in Schedule I below have been requisitioned under the provisions of section 3 of the West Bengal Premises Requisition and Control (Temporary Provisions) Act, 1947 (West Bengal Act V of 1947);

Now, therefore, in exercise of the powers conferred by section 4 of the aforesaid Act, I hereby direct Janab Aktar Hossain, 1A, Pearl Road, Park Circus, Calcutta, the landlord of the premises, to execute in respect of the said premises the repairs specified in Schedule II below on or before 10th January 1951.

Schedule I.

Particulars of the premises.

6/1, Hyat Khan Lane, Calcutta (portion of 1st floor).

Fisheries

NOTIFICATION.

Calcutta. — No. 10737Fish. — 18th December 1950. — Mr. Harald Fibiger, Civil Engineer and owner of Hirtshals, Denmark, was appointed as Special Officer for Sea Fishing in the sectorate of Fisheries, West Bengal, for the period from the date of his leaving Copenhagen for Calcutta until further orders.

By order of the Governor,
S. K. DEY, Secy.

DIRECTORATE OF FORESTS

**Orders by the Conservator-General of Forests
West Bengal**

No. 9446C.G.F. — 18th December 1950. — Sri Bhupendra Chandra Roy Chowdhury, Acting Assistant Forest Officer, Divisional Forest Officer, Central Division, is allowed leave on average pay, without medical certificate, for four months, under rule 184(b)(ii) of the West Bengal Service Rules, Part I, with effect from the date on which he is relieved of the charge.

S. CHAUDHURI, Conservator-General.

EDUCATION DEPARTMENT

Education

NOTIFICATIONS.

Calcutta. — No. 5634Edn. — 16th December 1950. It is hereby notified for general information that exercise of the powers conferred by section 6, sub-section (I), clause (c) and section 10 of the Indian Universities Act, 1904 (VIII of 1904), is Excellency the Chancellor of the University has been pleased to nominate Dr. Bhupendra Das Gupta, B.Sc., M.B., M.R.C.P., D.T.M. H., D.P.H., Director of Health Services, Government of West Bengal, to be an Ordinary Fellow of the Calcutta University, *vice* Dr. Kumud Kumar Roy, deceased.

Calcutta. — No. 5670Edn. — 20th December 1950. It is hereby notified for general information that exercise of the powers conferred by section 6, sub-section (I), clause (c) and section 10 of the Indian Universities Act, 1904 (VIII of 1904), is Excellency the Chancellor of the University has been pleased to nominate Sri Sudhir Kumar Majumdar, M.A., Joint Secretary, Works and Buildings Department, Government of West Bengal, to be an Ordinary Fellow of the Calcutta University with effect from the 21st December 1950.

By order of the Chancellor,
D. M. SEN, Secy.

NOTIFICATION.

No. 17 Edn.(Bd.). — 16th December 1950. — In notification No. 72Edn.(Bd.), dated the 2nd December 1950, in item No. 4, for "The District Spectr. of Schools, Hooghly, Howrah and Midnapore," read "The District Inspector of Schools, Bankura, Howrah and Midnapore", and item No. 5 for "The District Inspector of Schools, Burdwan, Birbhum and Bankura", read "The District Inspector of Schools, Burdwan, Birbhum and Bankura".

By order of the Governor,
D. M. SEN, Secy.

BOARD OF REVENUE, WEST BENGAL

A Group—Establishment

NOTIFICATIONS.

No. 10442Estt — 21st December 1950. — Sri Manmatha Nath Mitra, Registrar, Board of Revenue, West Bengal, is allowed leave on average pay for two months and fifteen days with effect from the 16th December 1950 under rule 185(b)(a) of the West Bengal Service Rules, Part I, read with rule 184(b)(u) of the said rules.

No. 10444Estt — 21st December 1950. — Sri Bholanath Ghose, Senior Head Assistant of the office of the Board of Revenue, West Bengal, is appointed to act with effect from the 16th December 1950 until further orders as Registrar, Board of Revenue, West Bengal, *vice* Sri Manmatha Nath Mitra, on leave.

S. DAS GUPTA, Secy.,

Board of Revenue, West Bengal, and
Dy. Secy. to the Govt. of West Bengal,
Land and Land Revenue Department
(*ex-officio*).

**Office of the Accountant-General,
West Bengal**

NOTIFICATIONS.

Subject:—Liability for the refund of advance deposit of license fees.

No. TM/212. — 13th December 1950. — All Treasury Officers in West Bengal and the Manager, Reserve Bank of India, Calcutta, are hereby informed that it has been decided by the Government of West Bengal that in cases where the liability for the refund of advance deposit of license fees has arisen after partition of the Province, though the amount was deposited before partition, payment will be made by the Government of West Bengal. It is, therefore, requested that such claims, when preferred, may be paid.

[Government of West Bengal, Finance Department (Taxation), memorandum No. 2542F.T., dated 16th November 1949—Dy. TA-1537 filed in T.A. Section.]

Subject:—Cess collections for other districts received but not remitted during the month—accounting procedure.

No. TM(Dep)/213. — 16th December 1950. — Attention of all Treasury Officers in West Bengal is invited to this office circular letter No. 248TM/Dep., dated the 24th March 1916, in terms of which cess collections for other districts received but not remitted during the month are hitherto being credited to the head "Suspense". It has now been decided by the Comptroller and Auditor General of India that such cess collections received but not remitted during the month should be credited to a separate detailed head of account under the head "Revenue Deposits" and that repayment of such credits, when made, should be treated as refund of deposits. It is accordingly hereby directed that receipts and payments on this account should with effect from the accounts for January 1951 be shown in the State Section of the Cash Account and List of Payments under a new detailed head "Cess Collections for other districts" to be opened under the head "Revenue Deposits" subordinate to the major head "Civil Deposits". Separate sets of receipt and repayment registers should be maintained in the treasury for these deposits exactly in the same way and in the same form as in the case of Revenue Deposits. Extract registers of receipts and repayments of these deposits should also be submitted to this office monthly in the form prescribed for Revenue

Deposits in support of the credits and debits to be shown under the new detailed head in the Cash Account and List of Payments respectively.

2. It is also requested that the total cess collection for other districts received up to 31st December 1950 but not remitted on that date should be withdrawn by actual treasury transaction and credited to the head "Cess Collections for other districts" subordinate to the minor head "Revenue Deposits" in the accounts for January 1951, the debit being shown against the item "Cess Collections for other districts" under "Miscellaneous Debt and Remittances, etc." in the List of Payments. The full particulars of the amounts thus withdrawn should be shown on the reverse of the voucher. A separate statement showing the amounts transferred should also be sent to this office simultaneously immediately the transaction is passed through the treasury accounts.

3. The procedure outlined in paragraph 2 above may also be adopted in respect of the amounts of land revenue and cesses paid or deposited into the treasury in respect of tanzis borne on the revenue roll of East Bengal or West Bengal and having lands in both the estates which were being kept under "Suspense Accounts" under the orders of the Board of Revenue.

(Comptroller and Auditor General's letter No. 2356-Admn/426-50, dated 6th November 1950—Dy. TM-1835—Ble.TM/10-2 of 49-50.)

S. K. SARKAR,
Deputy Accountant-General.

ORDERS AND NOTIFICATIONS BY THE HIGH COURT AT CALCUTTA AND THE CHIEF JUSTICE.

Appellate Side

Appointments and Transfers.

Midnapore-24-Parganas.—No. 8003A.—19th December 1950.—Sri Ram Kanta Mondal, Munsif, Tamluk, in the district of Midnapore, is appointed to be a Munsif in the district of 24-Parganas, to be ordinarily stationed at Alipore, *vice* Sri Gouranga Bhusan Ghosh.

24-Parganas-Midnapore.—No. 8008A.—19th December 1950.—Sri Gouranga Bhusan Ghosh, Munsif of Alipore, in the district of 24-Parganas, is appointed to be a Munsif in the district of Midnapore, to be ordinarily stationed at Tamluk, *vice* Sri Ram Kanta Mondal.

Calcutta-Bankura.—No. 8039A.—19th December 1950.—In supersession of the Court's notification No. 7922A, dated the 14th December 1950, Sri Sachindra Kumar Bhattacharji, Munsif, now employed as Chief Commercial Manager, Sales and Organisation, under the Directorate of Rationing and Distribution, Department of Food, Government of West Bengal, is appointed, on reversion, to be a Munsif in the district of Bankura, to be ordinarily stationed at Bishnupur, *vice* Sri Keshab Nath Ray Choudhury.

Calcutta-Midnapore.—No. 8077A.—20th December 1950.—Sri Ranendra Nath Datta, Munsif, employed as Assistant Legal Remembrancer, West Bengal, is appointed on reversion, to be a Munsif in the district of Midnapore, to be ordinarily stationed at Jhargram, *vice* Sri Santosh Kumar Ghosh.

Midnapore-Hooghly.—No. 8082A.—20th December 1950.—Sri Santosh Kumar Ghosh, Munsif Jhargram, in the district of Midnapore, is appointed to be a Munsif in the district of Hooghly, to be ordinarily stationed at Serampore, *vice* Kamakshya Kumar Chakrabarti.

Leave.

Midnapore.—No. 8097A.—20th December 1950.—Sri Sudhindra Mohan Guha, Munsif of Midnapore (Sadar), is allowed earned leave under rule 171(a) of the West Bengal Service Rules Part I, for fourteen days in extension of the leave granted to him under the orders of the 1st December 1950.

R. P. MUKHERJI, Registr

Sessions Office, High Court

The 14th day of December 1950.

Dates of the Criminal Sessions for the year 1951.

Number of Sessions.	Day of the week.	Date.
First Session	.. Monday	.. February 5
Second Session	.. Monday	.. April 23rd
Third Session	.. Monday	.. June 11th
Fourth Session	.. Monday	.. July 23rd
Fifth Session	.. Monday	.. December 1

By order,
S. HAZRA,
Clerk of the State

ORDERS BY COMMISSIONERS OF DIVISIONS

Burdwan Division—Chinsura

No. 1957M.—16th December 1950.—In supersession of this office notification No. 1668M, dated 4th November 1950, I, in exercise of the power conferred by section 20 of the Bengal Municipal Act (Bengal Act XV of 1932), delegated all Commissioners of Divisions under Government notification No. 7908M., dated the 1st November 1936, hereby determine after considering the views of the Commissioners of the Howrah Municipality at a meeting that a number of Commissioners to be elected from each ward of the Howrah Municipality shall be shown against each such ward:—

Ward.	Number of Commissioners to be elected
I	.. 3
II	.. 2
III	.. 2
IV	.. 3
V	.. 3
VI	.. 5
VII	.. 4
VIII	.. 4
IX	.. 2
X	.. 2
Total	.. 30

This notification shall have effect for the purpose of and from the next reconstitution of the Commissioners of the said municipality.

B. SARKAR, Commissioner

No. 3014J.G., dated Chinsura, the 18th December 1950.

Notice in respect of the return and declarations of election expenses under the provisions of rule 9 of the Bengal Legislative Assembly and the Bengal Legislative Council Electoral (Election Expenses and Election Petitions) Rules, 1936.

The undermentioned gentleman who was a candidate for the by-election from the Hooghly-cum-Howrah Municipal (Muhammadian) Constituency of the West Bengal Legislative Assembly has lodged his return of election expenses and declarations on the date mentioned against his name.

Any person is entitled, on payment of a fee of one rupee, to inspect such return or declaration in the office of the Commissioner, Burdwan Division, Chinsura, on any working day between the hours of 11 a.m. and 3 p.m., and on payment of the fee laid down in the Bengal Records Manual, 1928, to obtain attested copies thereof or of any part thereof.

Name and address of the candidate.

Date on which the return and declarations have been lodged.

Dr. Rafuddin Ahmed

18th December 1950.

H. C. DATTA, for

Commissioner, Burdwan Division and Returning Officer of the Hooghly-cum-Howrah Municipal (Muhammadian) Constituency of the West Bengal Legislative Assembly.

No. 3022J.G.—19th December 1950.—Sri Anendra Mohon Banerjee, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, has been posted to this Division under Government, Home Department, notification No. 4005G.A., dated the 9th December 1950, is posted to the Sadar subdivision of the district Hooghly for employment as Circle Officer of Daniaakhali, vice Sri Ananda Mohon Roy transferred elsewhere.

The posting is made in the public interest.

No. 3025J.G.—19th December 1950.—Sri Ananda Mohon Roy, Sub-Deputy Collector and Circle Officer of Daniaakhali, in the Sadar subdivision of the district of Hooghly, is posted to Contai subdivision of the district of Midnapore for employment as Circle Officer of Contai.

The posting is made in the public interest.

No. 3027J.G.—19th December 1950.—Sri Anendra Kumar Mitra, Sub-Deputy Magistrate and Sub-Deputy Collector, on probation, Sadar, Midnapore, is posted to the Arambagh subdivision of the district of Hooghly for employment as Circle Officer of Arambagh in that subdivision.

The posting is made in the public interest.

No. 1063C.—18th December 1950.—Whereas paragraph 3 of Section IX of the Annexure to the Prime Ministers' Agreement concluded in New Delhi on the 8th April 1950 provides for the establishment of Subdivisional Minorities Boards;

and whereas the Government of West Bengal have empowered the Divisional Commissioners to appoint the members of such Boards within their respective areas;

I, therefore, constitute the following Subdivisional Minorities Boards in the district of Howrah with the members noted below each subdivision and direct that the Subdivisional Officer shall be the Chairman of the Board for that subdivision. The members appointed were selected by the District Minorities Board, Howrah.

It is further directed that the working of the Boards shall be regulated in accordance with such instructions as may be issued by the Government of West Bengal from time to time:—

District Howrah.

I. Howrah Sadar subdivision.

1. Janab Abdul Wadud.
2. Janab Salamatulla.
3. Janab Abdulla Mallik.
4. Dr. Manilal Bose.
5. Dr. Jatin Das.

II. Uluberia subdivision.

1. Dr. S. Zaman.
2. Janab Sk. Sarafat Ali.
3. Janab Nur Ali Khan.
4. Dr. Sakti Sadhan Mitra.
5. Sri Batakrishna Ganguly.

No. 1065C.—18th December 1950.—Whereas paragraph 3 of Section IX of the Annexure to the Prime Ministers' Agreement concluded in New Delhi on the 8th April 1950 provides for the establishment of Subdivisional Minorities Boards;

And whereas the Government of West Bengal have empowered the Divisional Commissioners to appoint the members of such Boards within their respective areas;

I, therefore, constitute the following Subdivisional Minorities Boards in the district of Burdwan with the members noted below each subdivision and direct that the Subdivisional Officer shall be the Chairman of the Board for that subdivision. The members appointed were selected by the District Minorities Board, Burdwan.

It is further directed that the working of the Boards shall be regulated in accordance with such instructions as may be issued by the Government of West Bengal from time to time:—

District Burdwan.

I. Burdwan Sadar subdivision.

1. Janab Abdul Mohid Mandal.
2. Janab Khondkar Abu Taher.
3. Janab Habibur Rahaman.
4. Sri Kashiram Ganguli.
5. Sri Hem Chandra Ghosh.

II. Kalna subdivision.

1. Janab Syed Badroddoza.
2. Janab Abu Syed.
3. Janab Golam Rabbani Sheikh.
4. Sri Prahlad Mohan Sanyal.
5. Sri Bhakta Chandra Roy.

III. Katwa subdivision.

1. Janab Md. Bazlur Hossain.
2. Janab Newaz Sheikh.
3. Janab Nurul Absir Khanji.
4. Dr. Basanta Kumar Banerjee.
5. Dr. Gunendra Nath Mukherjee.

IV. Asansol subdivision.

1. Janab K. M. Hashmatullah.
2. Janab Abul Mansur.
3. Janab Md. Safique.
4. Rev. Fizam Biswas.
5. Sri Sushil Kumar Ghatak.

B. SARKAR, Commissioner.

Presidency Division—Calcutta.

No. 2918M.—18th December 1950.—In exercise of the power conferred by section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932), delegated to Commissioners of Divisions by Government notification No. 7908M., dated 3rd November 1936, it is hereby notified for general information that for the election of the Bhatpara Municipality in the district of the 24-Parganas the number of Commissioners to be elected from each of the existing wards of the municipality is determined as noted against each ward.

Ward No.	Number of seats.
I	... 5
II	... 4
III	... 3
IV	... 3
Total	... 15

2. This notification shall have effect for the purpose of and from the next reconstitution of the Commissioners of the said municipality.

J. N. TALUKDAR, Commissioner.

FORM D.

Form of notice to be published declaring the release of the property when persons entitled to receive possession cannot be found (under section 4).

Alipore, the 9th December 1950.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, XVII of 1947, which have been directed under section 8 of the said Act to be exercised by me, necessary enquiry has been made and Janab Osman Mondal, owner, has been held to be entitled to get possession of the property;

And whereas the aforesaid persons can be found and has no agent or other person empowered to accept delivery on his behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the Act, it is hereby declared that the property released from requisition.

The Schedule.

Case No. L.A. VIII/57 of 1942-43.

Cadastral survey plot No. 138 of mauza Got police-station Dum Dum.

Alipore, the 14th December 1950.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, XVII of 1947, which have been directed under section 4 of the said Act to be exercised by me, necessary enquiry has been made and the undermentioned owners have been held to be entitled to get possession of the property.

And whereas the undermentioned persons can be found and have no agent or other person empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the said Act it is hereby declared that the property is released from requisition.

The Schedule.

Case No. 35 of 1944-45 of Register VIII D

Cadastral survey plot Nos.	Name of the owner.	Date of declaration.
774	Sri Charu Ch. Ghose	27th November
800	Sri Nemai Ch. Das	Iditto

Alipore, the 13th December 1950.

Whereas the property described in the schedule below was requisitioned under rule 75A of the Defence of India Rules and placed at the disposal and under the control of the Land Acquisition Collector, 24-Parganas (Collector of 24-Parganas);

And whereas the said property is to be released from such requisition;

And whereas in exercise of the powers conferred by section 4 of the Requisitioned Land (Continuance of Powers) Act, XVII of 1947, which have been directed under section 4 of the said Act to be exercised by me, necessary enquiry has been made and the undermentioned owners have been held to be entitled to get possession of the property;

And whereas the undermentioned persons can be found and have no agent or other person empowered to accept delivery on their behalf;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the

Act it is hereby declared that the property is released from requisition.

The Schedule.

Case No. 15 of 1944-45 of Register VIII (L.A.)
Mauza Khardah, police-station Khardah.

Industrial survey plot Nos.	Name of the owners.	Date of derequisition.
3242	Sri Jagannath Roy, Sri-Balaram Roy, 53B, Sovabazar Street, Calcutta.	5th December 1950.
3663 (Path).	Messrs. Ison and Steel Industries of India, Ltd., P2, Mission Row, Calcutta.	5th December 1950.

S. N. DAS GUPTA,

Land Acquisition Collector, 24-Parganas.

ORDERS AND NOTIFICATIONS BY THE COMMISSIONER OF INCOME-TAX WEST BENGAL

No. 47502C.T./2E/42/49-50(P.I.).—8th December 1950.—Mr. Asok Chakraborty, Income-tax Officer, Class II, Grade III, on probation, relinquished charge as probationary Income-tax Officer on the afternoon of the 31st October 1950 on his appointment to the Indian Police Service.

No. 48123C.T./2E/28/50-51.—12th December 1950.—Mr. J. Rama Iyar, 5th Additional Income-tax Officer, District I(2), Calcutta, is allowed, under the C. P. C. Leave Rules, promulgated in Railway Board's letter No. E-47C-PC/118, dated 9th August 1949, leave on average pay for fourteen days with effect from 18th May 1950 to 31st May 1950.

It is certified that the officer was likely to return on the expiry of his leave to the post from which he proceeded on leave or to a post carrying similar rates of allowances.

S. NARGOLWALA, Commissioner

JUDICIAL DEPARTMENT

Judicial

Appointments and Transfers.

Calcutta.—No. 7534J.—19th December 1950.—The Governor is pleased to appoint Sri N. C. Mitra, Government Solicitor, to act, until further orders, as the Deputy Sheriff of Calcutta in addition to his own duties.

Calcutta.—No. 7500J.—18th December 1950.—The services of Sri Ranendra Nath Datta, Munsif, now employed as the Assistant Legal Remembrancer, West Bengal, are replaced at the disposal of the High Court, Calcutta.

Calcutta.—No. 7501J.—18th December 1950.—Mr. Bejoyesh Mukherjee, Munsif, is appointed to act, until further orders, as the Assistant Legal Remembrancer, West Bengal.

Calcutta.—No. 7504J.—18th December 1950.—In exercise of the power conferred by sub-section 3 of the Calcutta Sheriff's Act, 1948 (Bengal Act XXX of 1948), the Governor is pleased to appoint Sri Keshav Prasad Goenka, Member, Indian Chamber of Commerce, to be the Sheriff of Calcutta, with effect from 20th December 1950.

NOTIFICATIONS.

Calcutta.—No. 7532J.—19th December 1950.—In exercise of the power conferred by section 531 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), the Governor is pleased to prescribe that in addition to the times and place prescribed in this department notification No. 6586J., dated the 12th December 1947, the Municipal Magistrates may, at their discretion, sit at any time of the day or night anywhere in Calcutta as defined in clause (17) of section 3 of the Calcutta Municipal Act, 1923 (Bengal Act III of 1923), for the despatch of business.

Cooch Behar. — No. 7497J. — 18th December 1950.—In exercise of the power conferred by sub-section (2) of section 1 of the Cooch Behar (Assimilation of State Laws) Act, 1950 (West Bengal Act LXIII of 1950), the Governor is pleased to appoint the 1st January, 1951, as the date on which the said Act shall come into force.

By order of the Governor,

A. S. RAY, Secy.

MEDICAL AND PUBLIC HEALTH DEPARTMENT

Public Health

NOTIFICATIONS.

Bankura. — No. P.H.3060/W-61/49 — 19th December 1950.—In pursuance of rule 8 of the rules for the preparation, publication and execution of projects for water supply, sewerage or drainage by municipal authorities, it is hereby notified for general information that the scheme for remodelling the Bankura Municipal Water Works in the district of Bankura has been approved by the Government of West Bengal and the particulars of the said scheme are as follows:—

1. (a) *General description of the scheme.*—Bankura Water Supply Remodelling Scheme has been drawn up with a view to ensure uniformity of pressure and supply throughout the town. For the purpose of the scheme, the supply area has been split up into four zones with provision of new elevated reservoir to provide just the quantity of additional storage which is so essential to meet the peak demand of water in the morning and evening.

(b) *An estimate of cost of carrying it out.*—Rs. 696,900.

(c) *An estimate of cost of maintaining it.*—Rs. 18,900.

(d) *The source from which the cost will be met.*—2/3rds of the cost, i.e., Rs. 4,64,600 will be paid by Government as Government grant and 1/3rd, viz., Rs. 2,32,300 will be advanced to the municipality as loan by Government. The maintenance cost will be borne by the municipality from their own funds.

(e) *The amount of the loan required for the scheme, the annual instalments by which loan will be repayable and the number of years required to repay it.*

Amount of loan Rs. 2,32,300 to be paid in 25 annual instalments.

Amount to be paid including principal and interest at $3\frac{1}{2}$ per cent. per annum—Rs. 14,094-9-3.

(f) When several local authorities are concerned the distribution of the loan between these authorities—Nil.

2. (a) The total annual charge to be incurred by reason of water supply and to be met by a water rate—Rs. 18,900.

(b) The percentage of such water rate on the annual value of holdings—

Six per cent. on the valuation of holdings standing in front of pipe lines and $4\frac{1}{2}$ per cent. on the valuation of the holdings situated within a radius of 1,320 ft. from the nearest stand-post.

(c) The average incidence of such water rate head of the population—

For 1949-50—Annas 12-3 per head of population, viz., 46,617 according to the census figure of 1941.

The scheme will be taken into consideration or after 10th February 1951 and any objection suggestion with regard thereto, which may be received by the undersigned on or before that date will be duly considered.

Calcutta. — No. P.H.3064/3L-29/50. — 2 December 1950.—Dr. Satyendra Kumar Sarl M.B., D.P.H., Deputy Director of Health Services (Public Health), West Bengal, is granted early leave for thirteen days with effect from 11th December 1950, under rule 168(1) of the West Bengal Service Rules, Part I.

By order of the Governor
B. C. DAS GUPTA, Secy.

LABOUR DEPARTMENT

ORDER.

No. 7206Lab.—13th December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 2247Lab., dated the 5th May 1950, the industrial dispute between Messrs. McLeod and Company, Ltd., Netaji Subhas Road, Calcutta, and their workmen represented by Association of Employees' Unions, Commercial Buildings, Block No. 3, 2nd Floor, 3, Netaji Subhas Road, Calcutta, in connection with the cases of the employees mentioned in the schedule to the said order was referred for adjudication to Sri M. C. Banerjee, District Judge;

And whereas the said Sri M. C. Banerjee, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

INDUSTRIAL TRIBUNAL, CALCUTTA.

PRESENT:

SRI MATISH CHANDRA BANERJEE, *District Judge, Tribunal.*

Industrial dispute between Messrs. McLeod & Co., Ltd., 3, Netaji Subhas Road, Calcutta, and their workmen represented by Association of Employees' Unions, Commercial Buildings, Block No. 3, 2nd floor, 23, Netaji Subhas Road, Calcutta.

AWARD.

The Government of West Bengal, in the Department of Labour, by order No. 2247Lab., dated 5th May 1950, referred, under sections 7 and 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the industrial dispute between Messrs. McLeod & Co., Ltd., 3, Netaji Subhas Road, Calcutta, and their workmen represented by Association of Employees' Unions, Commercial Buildings, Block No. 3, 2nd Floor, 23, Netaji Subhas Road, Calcutta, in connection with the cases of the employees mentioned in following schedule, for adjudication.

Schedule.

- (1) Sri Saroj K. Ghose.
- (2) Sri Jibandhan Banerji.
- (3) Sri Patit Paban Ghose.
- (4) Sri Gobinda Das Banerji.
- (5) Sri Samarendra Nath Roy.
- (6) Sri Nishit Kumar Ganguly.
- (7) Sri Kristo Chandra Paul.
- (8) Sri Becharam Dutt.
- (9) Sri Brojendra Nath Bhattacharjee.
- (10) Sri Ajit Kumar Ghose.

Notices were issued to both parties and they filed written statements.

The Union's case is as follows:—

The Company is a well known one and is one of the biggest mercantile firms in India. Since early part of 1949 the Company in its policy of expansion of business increased the strength of the Senior and Junior Grade workers and also the clerical staff in the Shipping Department. Nine out

of ten clerks, the matter of whose discharge is under reference, were named as "sircar" and eight of the ten were styled as temporary, and two were appointed as probationers. These clerks were appointed on different dates in the year 1949. After the Award of the Mercantile Tribunal under Government order No. 3642Lab., dated 25th July 1949, the Company adopted ways and means to terrorise the workmen with a view to disrupt the Union. One Mr. Gupta, an Officer of the Shipping Department, treated the employees in a rude manner and this came to a climax in the latter part of 1949. He abused, threatened and coerced the employees and ultimately arranged for discharge of 10 employees under colour of retrenchment. The Company's plea of recruitment of these employees under reference for a temporary purpose and for a temporary accumulation of work and discharge owing to clearance of such accumulation is unworthy of acceptance, as there has been no fall in the Shipping business of the Company justifying discharge of these employees. No reduction has been made in the officers' staff and as the volume of business in the Shipping Department has not deteriorated, overtime work became absolutely necessary for the clerical staff and even officers were engaged to do the duties done by the clerical staff. Some of the employees who were discharged, were again employed to do casual work for the Company without showing their services in the Company's books. There was no reason justifying the action of the Company and in any case, these employees could be usefully employed in other departments and concerns under the Company. The discharge of these employees were instances of victimisation and unfair labour practice on the part of the Company.

The Union, therefore, prays for reinstatement of these 10 persons under reference and for compensation for the period of their non-employment.

The Company opposed the Union's claim for reinstatement of the discharged employees mentioned in the above schedule on the following grounds:—

Between March and August 1949, a number of temporary employees were engaged by the Company in order to clear off the arrears of work which had accumulated in the Shipping Department. This backlog of work had arisen due to the difficulties which had previously obtained in securing freight space either in the Railway wagons or Steamer flats. The situation as it then prevailed, had resulted in considerable liabilities for demurrage and godown rent, and when freight facilities eased and despatches proved possible additional temporary staff was necessary to deal with the backlog. When these arrears had been liquidated no further work remained for all the particular temporary men who had been engaged and their services were terminated. The statement of the Union regarding the appointment of Junior Grade Officers in 1950 is unfounded. Two Junior Grade Assistants left the Shipping Department and one was transferred to another department. In replacement of these three individuals an inter-departmental transfer of two was made.

The 7 persons under reference were appointed between 18th March 1949 and 9th September 1949. Of them 8 were purely temporary and two were probationers. As the temporary men were taken in temporary capacity their services terminated as soon as the work was finished. The services of the probationers were dispensed with before they became eligible for confirmation. None of the employees under reference were ever confirmed or considered as permanent.

So far as Mr. Gupta is concerned his services with the Company has been dispensed with. Besides, engagement and discharge of staff are carried out entirely by a Director. A "sircar" is essentially an outdoor employee

trusted to do a work to its completion, no matter what time it requires. They have to see the loading of chests (tea) completed even on holidays lest they are shut out from sailing boats. They have to tender the goods to the wharves on an appointed date or else the space obtained would be lost. Such jobs are usually one man's job. They, therefore, would normally require overtime remuneration in completing such allotted jobs. Consequently, payment of overtime wages to the personnel of the Shipping Department does not prove the necessity for extra hands or extra volume of business in that department requiring extra hands. The allegations that services of the discharged hands were utilised to carry on the day-to-day work without entering their names in the Company's books are incorrect and baseless. Under the circumstances the prayer made by the Union should be rejected.

Issues were framed on 12th July 1950.

The appearances for the parties were as follows:—

For the Union: Sri Niren Dey, Counsel, assisted by Sri N. M. Das Gupta, Pleader, Sri Jiten Banerji, Joint Secretary for the Association of Employees' Unions, Calcutta, and Sri Digendra K. Ghosh, Secretary of the Association.

For the Company: Sri S. C. Sen, Advocate, assisted by Sri J. K. Ghosh, Pleader of Messrs. Orr, Dignam & Co., Solicitors, Calcutta, Sri S. L. Banerji, Assistant to the Labour Adviser to the Company and Mr. I. O. Small.

The issues framed were as follows:—

ISSUES.

1. Was the discharge of the following employees unjustified?

- (a) Sri Saroj Kumar Ghose.
- (b) Sri Jibandhan Banerji.
- (c) Sri Patit Paban Ghose.
- (d) Sri Gobinda Das Banerji.
- (e) Sri Samarendra Nath Roy.
- (f) Sri Nishit Kumar Ganguly.
- (g) Sri Kristo Chandra Paul.
- (h) Sri Becharam Dutt.
- (i) Sri Brojendra Nath Bhattacharjee.
- (j) Sri Ajit Kumar Ghose.

2. (a) Are the above employees or any of them entitled to reinstatement?

(b) Are they or any of them entitled to any compensation?

DECISIONS.

Issues Nos. 1 and 2.

Messrs. McLeod & Co. is one of the leading mercantile firms in this country and have, as I am told, as many as 61 branches all over the country. Besides being Managing Agents of several Jute Mills and a large number of tea gardens in the Duars, Terai and Assam, they have an extensive sea import and export business. In 1948 they acquired the interest of Messrs. Begg Dunlop & Co. who were also Managing Agents of Jute Mills and tea gardens and carried on business in import and export similar to

themselves. It also appears that the Western Jute Baling Company, Ltd., and the Eastern Jute Baling Company, Ltd., were formed at the instance of the Company in 1948 and were under their management. These Companies also are concerned with the business of export of jute. Table 6) shows a gross profit of about Rs. 28½ lakhs and a net profit of about Rs. 18 lakhs after providing for income-tax. All the business of the Company is done through their Head Office in Calcutta where the Company maintains a staff of more than 400 clerks. It, therefore, appears that since 1948, the Company has been substantially expanding their trading activities which were already considerable.

The Shipping Department of the Company dealing with export of jute, tea and other merchandise and import of machineries, tea chests and other goods and despatching them to their proper destination, had in the last part of 1949 a complement of 19 sircars or outdoor clerks. These outdoor clerks have to look after the cooping of goods in the sailing boats, clearance of imported goods from the Port Commissioner's godowns, and despatching them to their proper destination. Nine out of these 19 sircars and one office clerk were discharged with effect from the end of December 1949 and this proceeding is concerned with the dispute over the discharge of the 10 employees. Table, Ext. 4, which is made Appendix A of this Award shows the date of employment and discharge of these 10 employees and also some other details as to the service of these employees. It appears that five of the employees being Ajit Kumar Ghose, office clerk, Saroj Kumar Ghose, Jibandhan Banerji and Patit Paban Ghose, import sircars and Brojen Nath Bhattacharji, Land Custom sircar, were appointed in the month of March 1949. All these persons were appointed temporarily for 3 months and after the termination of this period they were continuing in the service of the Company till the date of the discharge in December 1949. Samaren Nath Roy and Nishit Kumar Ganguly were appointed in the month of July 1949 as probationers, on probation for 6 months. These two employees were discharged in the month of December before the probationary period of 6 months was completed. Becharam Dutt was appointed in the month of August 1949 temporarily for a period of 6 months. This employee was discharged in the month of December before he could serve his temporary period in full. Krishna Chandra Paul and Govinda Das Banerji, import sircars, were appointed in the month of September temporarily for a period of 3 months. They were also discharged in the month of December along with others. The employees who were appointed before the month of August used to draw an initial basic pay of Rs. 50 or Rs. 55 per month and this basic pay was raised to a minimum of Rs. 65 per month after the publication of the Mercantile Tribunal's Award affecting this Company. The employees who were appointed after the 4th of August 1949, and they were 3 in number being Becharam Dutta, Krishna Chandra Paul and Govinda Das Banerji, were employed on a basic pay of Rs. 65 per month according to the provision of that Award.

The Government of West Bengal by order No. 135Lab., dated 1 January 1948, referred the industrial disputes between 267 Mercantile Firms in Calcutta and their employees to a Tribunal of three Judges for adjudication. The Company in the present proceedings (serial No. 115) and the employees were parties to that reference. The Award of the learned Tribunal with regard to the dispute between the present Company and the employees was published in the *Calcutta Gazette*, dated 4th August 1949. By this Award the basic pay and some conditions of service of the clerks and the subordinate staff were revised to their advantage and the outdoor clerks were given a scale of basic pay at Rs. 65—4—133. The minimum

grade scale for the office clerk was fixed at Rs. 70—4—134. Out of the 10 discharged employees Ajit Kumar (those, employed on 18th March 1949, as an office clerk and his pay was increased from Rs. 50 to Rs. 70 and the other outdoor clerks had their pay raised to Rs. 65 in accordance with the provisions of this Award.

As has been mentioned above, the Union assailed the discharge of these clerks as instances of victimisation and unfair labour practice on the following grounds:—

(1) After the Award of the Mercantile Tribunal was published the Company became stiff to the employees to the point of disrupting the Union. Gupta, an officer of the Shipping Department, ill-treated the employees in his department and ultimately secured dismissal of the 10 persons in question.

(2) The plea of fall in business in the Shipping Department as set up as reason of the discharge of these men was unfounded. No reduction was made in the superior staff of the officers and the services of some of the discharged employees were utilised by the Company without showing them the books after the date of their discharge.

The Company supports the discharge of the employees on the ground that the additional temporary staff recruited in 1949 was necessary to deal with a backlog of work which had arisen due to difficulties in securing berth space and when the arrears had been liquidated no further work remained for the temporary men engaged in 1949 and their services were terminated. The Company also states that in 1950 no fresh appointment of Senior or Junior Grade Officers was made in the Shipping Department and only two officers were placed there by an inter-departmental arrangement in replacement of three who had left the Shipping Department.

Oral and documentary evidence was adduced by both parties in support of their respective cases. The Union examined P.W. 2 Jibandhan Banerji, P.W. 3 Saroj Kumar Ghose, P.W. 4 Samarendra Nath Roy and P.W. 6 Patit Paban Ghose, four of the discharged employees, P.W. 1 K. P. Bhattacharji, Shed writer of the Port Commissioners, and P.W. 5 R. Banerji, an employee of Messrs. Tilok & Co., Contractors. Documents, Nos. 1 to 31 were also proved for the Union. The Company examined two witnesses O.P.W. 1 Mr. I. O. Small, and O.P.W. 2 Mr. E. H. Rodricks and proved the documents Exts. A to H series.

The evidence adduced by the Union was principally directed to substantiate the plea that four of the discharged employees being Jibandhan Banerji, Saroj Kumar Ghose, Samarendra Nath Roy and Patit Paban Ghose were asked for the Company and discharged the duties of sircar for them between the months of January and May 1950. Some papers of the Port Commissioners, Calcutta, were produced by P.W. 1 Sri K. P. Bhattacharji at the instance of the Union and it was sought to be proved that these employees acted in the Port Commissioners' jetty papers on behalf of the Company between January and May 1950. Signatures Exts. 2 to 2(f) show that Saroj Kumar Ghose, licensee No. 3350, signed on these papers in due course of the business of clearing the imported articles from the Port Commissioners' godown on behalf of the Company. Signatures Exts. 3 to 3(i) were made by Samarendra Nath Roy, licensee No. 3289, as an agent of the Company on these papers up to the month of May 1950. These papers and documents contain details of goods cleared from the Port Commissioners' jetties and godowns and entered into by the office of the Company. All these documents were produced from the custody of the Port Commissioners. There were some other papers produced from the Company's custody which show

signature of Saroj Kumar Ghose, Ext. 2(g) and of Jibandhan Banerji, Ext. 31. These are bills of the Contractors who removed the goods from the Port Commissioners' godown to other places on behalf of the Company under the supervision of clerks who signed as agents of the Company on these papers. It is noticeable that the sircars who were required to work for the Company at the Port Commissioners' jetties and godowns require a license representing the Company there and the sircars who worked for the Company at the jetties even after the date of their discharge could do so as they were in possession of their licenses originally granted by the Company. All licenses were not revoked by the Company after their discharge. It is further noticeable that these licenses were never utilised by the sircars to the disadvantage of the Company at any time. P.Ws. 2, 3, 4 and 6, 1 of the discharged sircars who claim to have worked for the Company some months even after the date of their discharge, stated in evidence that they were paid small amounts from time to time by O.P.W. 2 Mr. Rodricks of the Shipping Department, as remuneration for the casual work done by them for the Company. P.W. 2 Jibandhan Banerji states in cross-examination that Mr. Rodricks assured him that he would be taken back after Gupta's services were dispensed with by the Company. The other discharged sircars P.Ws. 3, 4 and 6 also stated that they worked during these months at the instance of Mr. Rodricks and got some remuneration from him from time to time.

The import register of the Company showing the record of the clearance of the imported articles from the Port Commissioners' jetties and godowns by the sircars of the Company was filed before me. It was shown from this book that the invoice papers showing the signatures Exts. 2 to 2(f) of Saroj Kumar Ghose were made over to sircar Indu Dey and the invoice papers showing signatures Exts. 3 to 3(i) of Samarendra Nath Roy were made over to sircars K. D. Chandra and L. B. Roy. It is obvious from the evidence on record that the clearance of these goods were effected by Saroj Kumar Ghose and Samarendra Nath Roy and not by the sircars whose names appear in the import register of the Company. Entries Exts. 5 to 5(c) are invoices that were entrusted to some of the discharged sircars before the date of their discharge on 31st December 1949. There is nothing in this register to show if they were entrusted to any other sircar after the discharge of the original sircar or as to who actually made the clearance in case of any invoice entry there. Mr. I. O. Small, a senior officer of the Shipping Department, could not explain why the Company did not revoke the licenses of the discharged employees after their discharge, although these licenses were issued at the instance of the Company to enable them to work in the Port Commissioners' docks and jetties, and it was the duty of the Company to see that discharged workers do not have any license. Mr. Small could not explain why the signatures of the discharged employees of the Company could appear on the Port Commissioners' papers after the date of their discharge. He stated that it was only at the time when the evidence was adduced on 24th August 1950 that he knew for the first time that these discharged employees resigned on the Port Commissioners' papers on behalf of the Company. O.P.W. 2 Mr. Rodricks, another officer of the Shipping Department and the other witness examined on behalf of the Company, states that when the Company receives information of any cargo arriving, the Shipping Department completes the documents and then deputes the sircar for clearing the cargo and despatching them to their appropriate destination. The sircar has to sign on these documents when he has to effect clearance of the goods. In cross-examination he states that looking at the Port Commissioners' papers he finds that the work was not really done by the sircar whose name appears in the Company's book in Exts. D series but that he finds from the Port Commissioners' papers that this work was done by the discharged employees.

several times. He could not explain why the signatures of some of the discharged employees appear in the Port Commissioners' papers. He says that he saw these signatures on the date of his examination on 25th August 1950 for the first time. He never asked the discharged employees to work for the Company as sircars. He suggested that some permanent man who was entrusted with the work must have allowed these discharged employees to do the work for him, and he could not conceive of any other circumstances in which this could have happened. He never came across any instance in which a permanent employee of the Company delegated or could delegate his work to an outsider; it would have been very wrong on his part to do so. No steps have been taken against any permanent employee of the Shipping Department for delegating work to an outsider. It appears from his evidence that he used to go occasionally to the docks without notice to the sircars who were working there. He says that he is less experienced than Mr. Small in this department. He joined the service of the Company in the Shipping Department in February 1949. Mr. Small, it appears, has been in the Shipping Department since before 1947. It, therefore, appears from the evidence on record that some of the discharged sircars worked for the Company after the date of their discharge. Although O.P.Ws. 1 and 2 stated in evidence that they knew of this fact for the first time at the time of the examination of the P.Ws., letter Ext. 20, dated 12th April 1950, written by Sri H. M. Ghose, Assistant Labour Commissioner, West Bengal, during the conciliation proceedings over this dispute mentioned about this matter in item No. 7 of the informations communicated to the Company with an invitation for their comments thereon. The signature Ext. 20 of Saroj Kumar Ghose and Ext. 31 of Jibandhan Banerji appearing in the Contractor's bills produced from the custody of the Company are matters of which the Company must have had notice long ago. It is in evidence of Mr. Small that the Shipping Department of the Company had only two superior officers in 1947, 8 in 1949, 5 from January to June 1950 and 7 from July 1950. It is difficult to appreciate that even though the papers with Exts. 20 and 31 were in the custody of the Shipping Department since March 1950 and the document Ext. 20 was addressed to them by the Assistant Labour Commissioner in April 1950, the Company could not get the information that some of the discharged employees were working for them in the matter of clearance of imported goods on the strength of their licenses which were never revoked, till this matter was proved in evidence at the hearing of the Tribunal in the latter part of August 1950. The Company has no explanation to offer on this fact and the absence of any explanation as to their failure to revoke their authority, i.e., the license from the discharged employees, deserves serious notice in view of the facts disclosed.

I shall now consider the evidence connected with Mr. J. Gupta of the Shipping Department. Mr. Small states in cross-examination that Mr. Gupta left in April 1950. The Company's written statement shows that Mr. Gupta's services with the Company have been dispensed with. According to Mr. Small it was he himself who in 1949 was in charge of the Shipping Department theoretically, but in fact Mr. Gupta was in charge of the department. It, therefore, appears that Mr. J. Gupta was really in charge of the Shipping Department in the year 1949 when the discharge of these 10 employees took place by way of retrenchment. The evidence of all the witnesses for the Union also shows that it was Mr. Gupta who was in charge of the Shipping Department in 1949 and that the four discharged employees who deposed in this case were in the bad books of Mr. Gupta as almost all of them took sides with Nishit Ganguly in a controversy with Mr. Gupta. This controversy appears to be of a rather serious character. Letter Ext. 16 of the General Secretary of the Union to the Chairman of the Board of Directors of the Company, dated 18th July 1949, shows that the Union

received a written complaint from Nishit Kumar Ganguly to the effect that he was insulted and assaulted by Mr. J. Gupta of the Shipping Department at No. 3 G. R. Jetty on 15th July 1949. It appears that the General Secretary interviewed with Messrs. Peppercorn and Hards, two of the Directors of the Company and Mr. C. Weale, Labour Adviser of the Company, in this connection. Ext. 15 is the reply, dated 20th July 1949, by the Chairman of the Board of Directors to the General Secretary intimating to him that the incident has been amicably settled. Ext. 14, dated 21st July 1949, is a reminder to Ext. 16 by the General Secretary to the Chairman of the Board of Directors. Letter Ext. 13, dated 27th July 1949, is in reply to the Company's letter, dated 20th July 1949, in which the General Secretary was advised that the matter had been amicably settled. The letter demands an unqualified written apology from Mr. J. Gupta as a vindication of the offence given to Ganguly. Ext. 11, dated 1st August 1949, by the General Secretary to the Chairman of the Board of Directors is a reminder to Ext. 13 and Ext. 12, dated 2nd August 1949, is the reply of the Company to the General Secretary intimating to him that this matter has been finally settled. Ext. 10, dated 5th August 1949, is a letter by the General Secretary to the Company in reply to Ext. 12 of the Company in which the Secretary intimates his inability to confirm that the incident has been settled until and unless Sri J. Gupta actually apologised to Sri Nishit Kumar Ganguly and he heard from the Chairman in writing in that behalf. There is no other document in this connection to show what happened after 5th of August over the controversy between Mr. Gupta and Sri Ganguly, i.e., in other words whether Mr. Gupta actually apologised to Ganguly. I shall, however, refer to a document a little later to justify the conclusion that Mr. Gupta did really apologise to Mr. Ganguly by way of amends for his insults. Ext. 9, dated 19th October 1949, is a second application by the General Secretary to the Deputy Chairman of the Board of Directors of the Company accusing Mr. Gupta of having deliberately insulted one Sri Bijoy Kumar Gupta, an employee of the Cash Department, under circumstances mentioned in detail in the application. Ext. 7, dated 19th October 1949, is a reply of the Company to the General Secretary which shows that the Deputy Chairman talked to both Bejoy Babu and Mr. Gupta together and the matter had been settled to the entire satisfaction of both the parties. The notices on the discharged employees were mostly dated 16th December 1949 and the notices on Saroj Kumar Ghose and Brojendra Nath Bhattacharya were issued on 30th December 1949 in exchange of two permanent clerks who were notified for discharge on 16th December 1949, but who were finally retained at the sacrifice of these two clerks. Ext. 8, dated 22nd of December 1949, is a letter from the General Secretary to the Chairman of the Board of Directors of the Company complaining that Mr. Gupta of the Shipping Department has been unfortunately found to threaten employees of the Company, coerce the senior clerk of the department and also to ill-treat others and in this hard market the said officer has unfortunately taken to a policy of discharge which is apprehended to be with some ulterior motive and that discharge notices have already been served on 10 employees of the Shipping Department and the General Secretary, therefore, sought an interview of the Association with the Chairman of the Board of Directors on that day at 2-30 p.m. in order to place grievances before him. The result of this interview is not known. The letter, Ext. 25, dated 4th January 1950, addressed by Mr. Peppercorn, a Director of the Company, to the General Secretary of the Association shows that as a result of interviews of the Association with the Directors of the Company on the 28th and 29th of December the discharge notices served on Sri Gopinath Mondal and Sri Satya Charan De, two of the permanent clerks, were withdrawn and in their place the notices of discharge were served on 30th of December on

Saroj Kumar Ghose and Brojendra Nath Bhattacharji. Letter Ext. 24, dated 28th/30th January 1950, by the General Secretary of the Association to the Chairman of the Board of Directors of the Company again complains about the conduct of Mr. J. Gupta to one Sri Adhar Chandra Mukherji and the Head Clerk of the Department Sri Dinabandhu Mukherji. It is further stated in this letter that this officer is always in a temper and uses such language to the staff as are ungentlemanly and highly insulting. It is further mentioned that Mr. J. Gupta was manipulating affairs from behind to bring about dismissal of certain employees. In a paragraph of this letter it is mentioned that it will be recalled that Mr. J. Gupta had to apologise on two previous occasions and the Association was surprised to find that far from improving himself in his dealings with the staff he had further deteriorated. It appears to me that one of the occasions on which Mr. Gupta had to apologise must have been in course of the trouble with Sri Nishit Kumar Ganguly, a probationer sircar of the Shipping Department. Letter Ext. 21, dated 15th February 1950, is a reply of the Company to the General Secretary's letter Ext. 24. The Company assures the General Secretary that the complaints against Mr. Gupta relating to his treatment with the staff of the department would be investigated on Mr. Paton's return from Southern India. The Company also states that they have reached the conclusion that there is some substance in the complaint as to the exception taken to the tone and general attitude adopted by Mr. Gupta, and the view of the Directors in this connection had been conveyed clearly to Mr. Gupta. As to the allegation that Mr. Gupta manipulated affairs to achieve the dismissal of certain employees, the reply is that on investigation the Directors found this to be without foundation, and in no case had any dismissal notice been issued without prior investigation by at least two members of the Board. Lastly, in regard to a circular issued by Mr. Gupta, dated 7th November 1949, the Directors found themselves in entire agreement with the General Secretary regarding the manner in which the circular was phrased. The Directors, therefore, arranged for the circular to be withdrawn and a new circular issued. In view of these circumstances, it is clear that Mr. Gupta, the officer in charge of the Shipping Department of the Company in 1949, whose services were dispensed with in the month of April 1950, probably after Mr. Paton's return from Southern India, behaved in a disgraceful manner with the sircars and the other employees of the Shipping Department and had actually to apologise to Nishit Kumar Ganguly, a probationer export sircar, appointed in the latter part of June 1949. The letter of the Company Ext. 21, dated 15th February 1950, says that in no case has any dismissal notice been issued without prior investigation by at least two members of the Board. It does not, however, mention that Mr. Gupta had nothing to do with the discharge of the employees of the Shipping Department against whom dismissal notice was issued, may be after investigation by two members of the Board.

I shall now discuss as to whether discharge notices issued on the 10 temporary and probationer clerks were justified by genuine trade reasons, as it was pressed by the learned Advocate for the Company. Mr. Small states in cross-examination that the business of export is one which admits of very great fluctuations from month to month and the fluctuation in the volume of work is a constant feature of export business. His evidence further shows that the volume of business depends upon the amount of goods handled either in sending out or bringing in and that the Company maintains an import register book. This book gives the details of the goods which were coming in or going out. The import register book shows the details of the volume of business by way of import of goods. He was not sure that the export register book shows the goods exported. He supposed that it showed the quantity of goods exported but he was not sure.

The Company's case in its written statement with regard to the discharge of these employees is as follows:—

"Temporary employees are appointed for temporary work and at the time of appointment such employees clearly understand that their service will not be required when the particular work for which they have been employed are finished. * * * Between March and August 1949 a number of temporary employees were engaged in order to clear off the arrears of work which had accumulated in the Shipping Department. This backlog of work had arisen due to the difficulties which had previously obtained in securing freight space either in the Railway wagon or Steamer flats. The situation, as it then prevailed, had resulted in considerable liabilities for demurrage and godown rent, and when freight facilities eased and despatches proved possible additional temporary staff was necessary to deal with the backlog. It will be realised that when these arrears had been liquidated no further work remained for all the particular temporary men who had been engaged and their services were naturally terminated." It appears as if these temporary and probationer clerks, 9 sircars and one office clerk, were appointed with the express purpose of liquidating the arrears in the Shipping Department that resulted in considerable liability for demurrage and godown rent to the Company. The Company filed a memorandum Ext. C showing "A review of imports, rents and extra staff in 1949" which is made Appendix B of this Award. It shows that the average demurrage rent paid per month during the year 1949 was Rs. 18,844. The figures of January to July 1950 give an average of monthly demurrage of Rs. 5,664-6. The figures of 1950 were made on the 19th August 1950. There is no indication as to when the figures for 1949 in Appendix B were prepared. The Company took up the stand that demurrage charges diminished towards the end of 1949, they were entitled to notify the discharge of the employees in question, as they were taken for the purpose of clearing the arrears of the Shipping Department and that work had been finished. The evidence of Mr. Small with regard to the demurrage figures is as follows: "Demurrage may be payable on account of Company's delay in taking delivery of goods from the Port Commissioners' Warehouses or on account of imposition of any restriction by the Government. The Company also experience difficulties owing to restrictions imposed by Government in taking delivery of goods and these also caused payment of demurrage for such goods. Demurrage is a payment made on account of detention of goods in the Port Commissioners' godown. Simply by going into the figures of payment of demurrage one cannot say the amount of goods which were detained....". Mr. Small further says "I think there was reduction of business in export and import towards the end of 1949. I am aware that since then there has been an increase in the export business. The import business has not improved; it has rather been reduced a bit. The correct position can only be shown from the documents of the Company. I cannot explain why there are 7 officers in 1950, whereas we had only 2 in 1947". The Company have not produced any figures showing the volume of the export and the import work in 1948 and 1949 to enable the Tribunal to appreciate the plea, taken up by the Company and stoutly opposed by the Association, that there has been a drop in the business in the Shipping Department towards the end of 1949, although extra staff was engaged till the month of September 1949. The service records of all the 10 clerks have been produced before me. Nishit Kumar Ganguly and Samarendra Nath Roy who were appointed towards the end of June 1949 as probationers with a period of probation of 6 months were the only two clerks in the batch of the discharged employees who were appointed not as temporary clerks but as probationary clerks, i.e., on a permanent basis subject to a period of probation of 6 months' satisfactory service. Becharan

Dutt was employed on 12th August 1949, Krishna Chandra Paul and Gobinda Das Banerji were employed on 9th September 1949. The appointment letter of Becharam Dutt shows that he was appointed as a temporary clerk for a period of 6 months at the first instance. The service record of this clerk shows the report, dated 11th August 1949, of Mr. J. Gupta who requested the Labour Adviser to issue an appointment letter to this clerk on probation for 6 months. The appointment letter was, however, issued as a temporary sircar from 8th August 1949 for a period of 6 months at the first instance and not as a probationer. The service records of Krishna Chandra Paul and Gobinda Das Banerji also relate the same tale. Mr. Small asked the Labour Adviser to appoint them as import sircars on probation for 3 months, but the appointment letters were issued to them as temporary clerks with a period of 3 months at the first instance. In both these cases Mr. Small's letter was countersigned by Mr. Gupta. I do not find any such papers in the service record of the other clerks. It is, however, apparent that the Company appointed Becharam Dutt, Krishna Chandra Paul and Gobinda Das Banerji with a view to confirm them after a period of 3 months in the case of Krishna Chandra Paul and Gobinda Das Banerji and six months in the case of Becharam Dutt, although appointment letters were issued to them as temporary clerks. Mr. Small says that it is the general practice of the Company to appoint a sarkar as a temporary hand in the first instance. These circumstances do not justify the plea of the Company that all these clerks were appointed with the sole purpose of liquidating the arrears that caused the payment of the demurrage rent to the Port Commissioners and that as soon as the liability in demurrage rent diminished the necessity of these clerks also vanished. This fact does not also show that the export and import business was dwindling towards the end of 1949. The fact that there were still 7 officers in the department, whereas there were only 2 in 1947 also does not support a condition of paucity of work in the Shipping Department in the latter part of 1949 or in 1950. According to Mr. Small's evidence the monthly salaries of these officers ranged from Rs. 350 a month in the minimum to Rs. 1,250 a month in the maximum. The fact that some of the discharged employees were doing work for the Company in spite of their discharge but shows that the Company was not being able to manage the work with the staff left behind at the end of December 1949. As demurrages are payable amongst other causes for difficulties owing to restrictions imposed by Government in taking delivery of goods, the payment of a large amount of demurrage rent does not necessarily show the necessity of more import or export sircars. Mr. Small states that simply by going through the figures of payment of demurrage one cannot say the amount of goods detained. It is also to be noticed that out of the 10 employees, being one office clerk and 9 sircars, who were notified for discharge on the 16th of December 1949, two, namely, Gopinath Mondal and Satyacharan De were permanent clerks, notices on whom were withdrawn at the intervention of the Association whereupon notices of discharge on Saroj Kumar Ghose and Brojendra Nath Bhattacharji were issued on 30th December 1949. The contention that the services of the temporary clerks were dispensed with as the work for which they were appointed, namely, accumulation of goods in the jetties and docks vanished, is not applicable to the attempt of discharge of the two permanent clerks. It is in evidence (*vide* Ext. 19) that the Company gave past assurances and also reiterated those assurances on 19th May 1950 that no permanent employee's service would be dispensed with as direct consequences of recommendations on rationalisation made by Messrs. Ibcn, Ltd., who were examining the situation. It is, therefore, clear that the Company were zealous of continuing in employment their permanent employees and that appears to be the reason why the notices of discharge on the two permanent employees issued on 16th

December 1949 were withdrawn. It appears from the evidence of P.W. Patit Paban Ghose that one Harendra Chandra Chatterji, a sircar who was appointed in June or July 1949, i.e., subsequent to the date of appointment of Patit Paban on 31st March 1949, had been retained in service although as many as five men senior to him in service had been discharged. In any case the discharge of 9 sircars out of 19 along with an office clerk Ajit Kumar Ghose demands a considerable reduction in the business of the Shipping Department, which I have no doubt is far from the truth.

The letter Ext. 21, dated 15th February 1950, shows that the Company took up the investigation of Mr. Gupta's conduct in relation to the staff in the Shipping Department, after Mr. Peton's return from Southern India some time after the date of that letter. Before that date Mr. Gupta was the official in charge of the Shipping Department. The service records of the employees, Exts. H to H(9) have been examined by me. In most of these records it appears that the appointments of the employees were made on Mr. Gupta's notes and reports. The papers showing the procedure and details of the reasons why the employees were discharged by the Directors have not been produced before the Tribunal. It would not obviously be possible for the Directors to act in the matter of the discharge of these employees without the report of the head of the department who was in actual charge of the administration of the department. The presumption would be that there were such reports and notes by Mr. Gupta, the head of the Shipping Department, on the propriety or otherwise of discharging these employees. I have no doubt that had they been produced the hand of Mr. Gupta in this business of discharge by way of notes and reports as to his opinion would have been discovered. I cannot persuade myself to believe that Mr. Gupta as the head of the Shipping Department did not have a say in the discharge of the employees. The absence of these papers showing the notes and orders on discharge deprives the Tribunal of the opportunity of forming any idea as to whether the decision of the discharge was made as a result of Mr. Gupta's opinion or independent enquiry by any member of the Board of Directors, although there is no doubt that the final order was passed by a member of the Board of Directors. The plea of the Company that engagement and discharge of staff were carried out entirely by a Director is of very little substance unless the degree of discretion exercised by the Director is proved on reference to the relevant papers in the matter of discharge of the employees. The service records go really to show that although the Director made the appointment technically, his action was wholly influenced by the opinion of the officer concerned. In the same way I have no doubt that although the letter of discharge was signed by a Director that must have been in pursuance of the decision and opinion of the head of the department Mr. Gupta, and the non-production of these papers, leaves no room for any contrary view on the matter. Mr. Gupta had a very unpleasant experience with Mr. Nishit Kumar Ganguli and his conduct with this sircar was resented by other import and export sircars. Nishit Kumar Ganguli would have been confirmed on the 27th of December 1949, on the expiry of the probationary period of 6 months. The Company by its tradition and practice do not ordinarily terminate the employment of a permanent employee (rule Ext. 19). If Mr. Gupta had any animus against Nishit Kumar Ganguli and if he was to be hit, along with some of the others under his control whose support lent weight to the demand of making proper amends by Mr. Gupta, such an action would have been difficult after the 27th of December 1949. Mr. Small's evidence shows that he was not aware of any previous occasion when Messrs. McLeod & Co. discharged 10 men at a time.

From what has been discussed above it is clear that the plea of the Company that the 10 employees in question were discharged because the accumulation of work in the Shipping Department which rendered necessary

a temporary expansion of staff in that department had been eased is unworthy of support. The issue of discharge notice on two of the permanent employees which were ultimately withdrawn by the Company is not explained by this plea. The retention of a junior sircar Harendra Chandra Chatterji appointed in June or July 1949 to the exclusion of those who were appointed in March 1949 is not also answered by this scheme. The fact that the services of 3 or 4 of the discharged sircars were utilised between the months of January and May 1950 also shows that the work in the department could not be managed by the staff left back at the end of December 1949. The retention of 7 superior officials in the department in 1950 in place of only 2 in 1947 does not show a general deterioration of the volume of the business in the Shipping Department. In any case, as has been stated above, the discharge of 9 out of 19 sircars in the month of December 1949 while as many as 3 of them were appointed in August and September 1949 does not appear to be justified on the evidence adduced. It appears to me that the discharge of the 10 employees in question was mainly motivated by the animus of Mr. Gupta towards the employees and particularly Nishit Kumar Ganguly and the steps taken by Mr. Gupta in this direction was acquiesced in by the authorities of the Company in the normal course of business of the administration of a large organization. It will now be considered that if the employees are entitled to any relief in these circumstances.

The learned Advocate for the Company referred me to the Award of Sri A. T. Das Gupta in the dispute of Messrs. B. N. Elias & Co. and their workmen published in the *Calcutta Gazette*, dated 20th October 1949, and my Award on Messrs. Allen Berry & Co., Ltd., and their employees published in the *Calcutta Gazette, Extraordinary*, dated 28th February 1950, where it has been observed by the Tribunal that the management has a right to discharge employees for a "cause" and it has a right to have this initiated function respected by arbitrators and upheld in the absence of showing a bad faith and bad faith would be shown by evidence of an intention by the employer to deprive the Union or its employees fruits of an agreement or award or to victimise them for any trade union activity, while good faith would mean the desire to carry on business according to its needs. The learned Advocate pressed that when no bad faith was proved on the part of the employer, the discharge could not be superseded by the Tribunal. I am in complete agreement with this principle. There is no question of victimisation for a trade union activity in the present matter. In my Award on the industrial dispute between Messrs. J. K. Eastern Industries, Ltd., and their allied concerns and their employees published in the *Calcutta Gazette*, dated 2nd November 1950, I have made an attempt to ascertain what is meant by "victimisation" and "unfair labour practice", and in that Award I have also mentioned the principles governing the management's right to discharge an employee for a sufficient cause on the lines of the observation made in the Award on Messrs. Allen Berry & Co., Ltd., and their employees. In the Award on J. K. Eastern Industries and their allied concerns *vs.* their employees, I quoted the following paragraph from the Award of Mr. D. C. Kamarkar in his Award in the dispute between Ravalgao Sugar Firm, Ltd., and their workmen reported in 1949 I.C.R., Bombay, p. 355.

"It is now well-established from the decisions in several adjudication proceedings before Industrial Tribunals in this Province, that ordinarily an Industrial Tribunal will not direct reinstatement unless it is proved to its satisfaction that the employee concerned was victimised for trade union activities or the employer was otherwise guilty of unfair labour practices in terminating his employment. A presumption as to such unfair labour practices may fairly be drawn where an employee is found to have been dispensed with for no reason whatever or for a reason which is patently

false or is proved to have been false, the true reason being an indirect or ulterior motive; and on the presumption remaining un rebutted on the part of the employer, the Tribunal may well consider whether in fairness and with a view to maintain better industrial relations, in the interest not merely of the employee concerned, but also of the community as a whole the employee can be reinstated."

Other Awards and judgments of Courts were also cited in my Award on Messrs. J. K. Eastern Industries, Ltd., and their allied concerns and their workmen. I still adhere to the same view as expressed in that Award and hold that the Tribunal may direct reinstatement when it is proved to its satisfaction that the employee concerned was victimised for trade union activities or the employer was otherwise guilty of an unfair labour practice or in other words when the employer terminated the employment in bad faith, with an ulterior motive or committed an encroachment of any natural, contractual, statutory or legal rights of the employee.

From what has been discussed above it is clear that as the discharge of all the employees was vitiated by an indirect or ulterior motive of Mr. Gupta which was acquiesced in by the authorities of the Company and this was the real cause of the discharge of these employees and not a drop in the shipping business or the liquidation of arrear works in the Shipping Department as contended by the Company, the Company was guilty of an unfair labour practice in terminating the employment of the employees in question. It appears to me that in fairness and with a view to maintain better industrial relations, in the interest not merely of the employees concerned, but also of the community as a whole, the employees should be reinstated.

The next question that arises is as to whether the employees in question are entitled to any compensation for the period of their non-employment from 1st of January 1950. The evidence on record shows that the authorities of the Company endeavoured to maintain an attitude of fairness to their employees in the whole course of this unfortunate business, although they had to depend on the discretion of Mr. J. Gupta, the official in charge of the Shipping Department, at the point of time in question. They had to do so according to normal procedure and custom of administration of a large organization. There is evidence to show that on occasions the authorities of the Company made all endeavours to mend matters without causing hardship to either Mr. Gupta or the clerical staff. Before long the Directors of the Company initiated an investigation on Mr. Gupta's conduct and ultimately dispensed with his services. This happened, however, a few months after the mischief to the employees was done. The Directors of the Company were, therefore, only constructively liable for the damage to the discharged employees and I award that the reinstated employees should be paid emoluments for only 2 months of the period of their non-employment by way of compensation in addition to the notice money of one month's emoluments already allowed by the Company. It is awarded that all the employees mentioned in issue No. 1 shall be reinstated on the date this Award comes into operation. The period of probation of Sri Nishit Kumar Ganguly and Sri Samarendra Nath Roy shall be extended till the month of February 1951 and the other employees shall be reinstated to their original posts on the same terms of employment as they enjoyed on the date of their discharge. The period of non-employment of the employees shall be deemed to be leave on compensation as allowed above without any effect on any term of employment. The amount of compensation allowed under this Award shall be payable within six weeks of the date on which this Award comes into operation.

M. C. BANERJEE,

Tribunal, Industrial Disputes.

The 29th November 1950.

(EXT. 4.)

Name and designation.	Appoint- ment letter dated—	Date of actual joining.	Temporary Probationer.	Initial period mentioned in appointment.	Date of letter of discharge.	Receipt of letter of discharge.	Termi- nation of service from—	Starting pay. Rs.	Pay at the time of discharge. Rs.
1. Sri Ajit Kumar Ghosh, office clerk.	18-3-49	11-3-49	Temporary	3 months	16-12-49	21-12-49	31-12-49	50	70
2. Sri Saraj Kumar Ghosh, import sarkar.	19-3-49	15-3-49	Ditto	Ditto	30-12-49	30-12-49	..	50	65
3. Sri Jibandhan Banerjee, import sarkar.	18-3-49	21-3-49	Ditto	Ditto	16-12-49	21-12-49	31-12-49	50	65
4. Sri Brojendranath Bhatta-charjee, land customs sarkar.	19-3-49	21-3-49	Ditto	Ditto	30-12-49	30-12-49	31-12-49	50	65
5. Sri Patit Paban Ghosh, import sarkar.	31-3-49	1-4-49	Ditto	Ditto	16-12-49	21-12-49	31-12-49	55	65
6. Sri Samarendra Nath Roy, export sarkar.	{ 17-6-49 20-6-49	17-6-49 25-6-49	Ditto Probationer	7 days 6 months	16-12-49	21-12-49	31-12-49	50	65
7. Sri Nishit Kr. Ganguly, export sarkar.	{ 18-6-49 27-6-49	20-6-49 27-6-49	Temporary Probationer	7 days 6 months	16-12-49	21-12-49	31-12-49	50	65
8. Sri Becharam Dutta, export sarkar.	12-8-49	8-8-49	Temporary	6 months	16-12-49	21-12-49	31-12-49	65	65
9. Sri Kristo Chandra Paul, im- port sarkar.	9-9-49	17-8-49	Ditto	3 months	16-12-49	21-12-49	31-12-49	65	65
10. Sri Gobinda Das Mukherji, im- port sarkar	9-9-49	18-8-49	Ditto	3 months	16-12-49	21-12-49	31-12-49	65	65

M. C. BANERJEE.,

Tribunal, Industrial Disputes.

The 29th November 1950.

APPENDIX B.

(Ext. C.)

McLeod & Co., Ltd.,

Shipping Department.

A review of imports, rents and extra staff in 1949.

The table below shows the figures of demurrage that McLeod & Co., Ltd. had to pay to the Port Trust in 1949 for not being able to clear the consignments that had arrived in the earlier months:—

Month (1949).	Rent paid.		
	Rs.	a.	p.
January	21,122	0	9
February	14,337	13	6
March	18,108	10	0
April	21,267	14	0
May	33,529	10	0
June	21,727	12	9
July	21,264	15	0
August	21,709	10	6
September	16,985	8	0
October	15,606	14	3
November	10,188	11	6
December	4,268	15	6
Total	2,26,118	7	9

The average rent paid per month was, therefore, Rs. 18,844. It may be seen from the above list that right up to August the rent charges continued to exceed the average figure although it had started improving from June. From September the improvement was more appreciable since the figure fell below average and by December it had reached a reasonable level.

In the third and fourth quarters of 1949 the imports had fallen appreciably owing to the tightening of import rules and, therefore, the bulk of the work, which required extra hands, virtually ended before the close of the year 1949.

(Sd.) Illegible

M. C. BANERJEE,
Tribunal,
Industrial Disputes

The 29th November 1950.

APPENDIX B—concl'd.

McLeod & Co., Ltd.,
Shipping Department.

Calcutta, 19th August 1950.

As suggested by you I am giving below the rent figures for the period January to July 1950 which are likely to lend support to our arguments:—

			Rs.	a.	p.
January	3,705	4	0
February	8,046	13	6
March	7,958	12	0
April	13,933	15	9
May	3,137	5	0
June	2,561	8	0
July	307	0	0
Total ...			39,650	10	3

The monthly demurrage, therefore, works out to Rs. 5,664-6, i.e., only 30 per cent. of last year's monthly average we paid to the Port Commissioners. Our cargo at the docks awaiting clearance on the last days of April, May, June and July weighed 28 tons, 26 tons, 2 tons and 8 tons, respectively. This illustrates the speed with which the landed cargoes have been moving out during these months. There are now no accumulations (we do not simply allow them) and hence the figures of demurrages are low.

(Sd.) R. N. Maitra.

M. C. BANERJEE,
Judge,
Industrial Tribunal.

The 29th November 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 7275Lab.—16th December 1950.—Whereas under the Government of West Bengal, Labour Department, order No. 4632Lab., dated the 21st August 1950, the industrial dispute between Messrs. Swaika Oil Mills, Pollock House, 28A, Pollock Street, Calcutta, and their workmen represented by the Swaika Mazdoor Union, 1, Bazar Lane, Bally Congress Office, Bally regarding the matters specified in the schedule thereto was referred for adjudication to Sri G. Palit, District Judge;

And whereas the said Sri G. Palit, District Judge, has submitted to the State Government his award on the said industrial dispute;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of an industrial dispute between Messrs. Swaika Oil Mills, Pollock House, 28A, Pollock Street, Calcutta, and their workmen represented by the Swaika Mazdoor Union, 1, Bazar Lane, Bally Congress Office, Bally.

PRESENT:

SRI G. PALIT, *District Judge, Industrial Tribunal.*

For the Company: Sri S. C. Sen, Advocate, assisted by Sri N. M. Das Gupta, Pleader.

For the Union: Sri P. K. Sanyal, Advocate.

1. By an order No. 4632Lab., dated the 21st August 1950, the Government of West Bengal constituted a Tribunal of one Judge under sections 7 and 10 of the Industrial Disputes Act, 1947 (Act XIV of 1947), and referred the said dispute to me for adjudication. The reference was received on 23rd August 1950. The Union filed its written statement on the 5th September 1950. The Company filed its written objection on 20th September 1950. On the 5th September and 16th September 1950 the workers filed two applications under section 33A of the Industrial Disputes (Appellate Tribunal) Act, 1950, and the Company filed an application under section 33 of the said Act. The applications under section 33A were disposed of by separate awards; the application under section 33 was disposed of after hearing both sides on the 6th September 1950. This was finally heard on the 13th November 1950.

2. The issues contained in the schedule to the Order of Reference stand as follows:—

- (1) If the discharge of (a) Hiralal, Ticket No. 125, (b) Sudhir, Ticket No. 126, (c) Kaliprosad, Ticket No. 127, (d) Sudhir, Ticket No. 128 and (e) Baren Chatterjee, Ticket No. 120 of the Paint Department was justified, and if they are entitled to any relief
- (2) If the Company should be justified in making any further retrenchment of workers.

AWARD.

3. The Union's case, as stated in the written statement, is that the Company in question started its business as far back as 1926. It was a manufacturing concern of linseed, mustard, ground-nut, *mahua*, *kapok*, castor and *kandari* oil. The main business of the Company was the production of linseed oil for the purposes of painting and varnishing. The Union

came into being in 1947 when the conditions of labour in this concern were deplorable. The Union took steps to remedy their grievances as far as possible in face of opposition of the Company. Agreements were entered into from time to time with the Company. The Company was bent on breaking up the Union. It is also making attempts to do away with the old hands and to replace them by new recruits on smaller pay. It is also trying to defeat the claim of bonus during the Pujabs. In July 1950 the Union had to move the Subdivisional Officer, Howrah, when the Company tried to terrorise the Joint Secretary of the Union, Krishna Bahadur Singh. Some time in June 1950 the Company gave notice to the five workers mentioned in the schedule to the reference on the plea that the painting and marking of drums were going to be discontinued. The Company pleaded loss of business. But the Union is informed that the Company has received an order from Pakistan for supply of 40,000 maunds of mustard oil. Instead of producing this oil in the factory the Company is making secret purchases just to bring down the strength of the workers.

The Company, on the other hand, denies most of the above allegations. It contends that it is faced with strong foreign competition and, as such, cannot hold its ground in the matter of production of oil. It is stated that the price of oilseeds is very much on the increase, while the demand for oil is considerably reduced, both in and outside India. As a consequence of that the Company had to close down the *Ghani* Department in January 1950. It has totally stopped manufacturing mustard oil since then. In June 1950 the Company was forced to give notice of discharge on these five workers of the Painting Section. The Company, however, assures that if the section is re-started and workmen are taken, then these old hands would be entitled to receive preference in the matter of appointment. The Painting Department is said to have been started during the war just to make the drums sent abroad look decent. Due to post-war depression and competition from Argentine, Brazil and United States the Company has practically lost the foreign market. So it had no choice in the matter of retrenchment of the five workers. The Company also states that the immediate outlook is rather dismal. So the Company may have to effect further retrenchment. The Company, however, denies that its dealings with the Union are not sincere. The agreements referred to by the Union speak eloquently in favour of co-operation between the Company and the Union.

Issue No. 1.

4. As far as I could see, the contention of the Union is that the Company did retrench these five hands with three objects in view, viz., (1) to effect economy by replacing the old hands by new recruits on smaller scales of wages, (2) to defeat the claim of Pujah bonus of the workers and (3) to disintegrate the Union by terrorising the workers with the prospect of retrenchment. It is broadly contended by the Union that the alleged loss of business of the Company is merely a plea to uphold their action; it is not *bona fide*. The Company has given a stout denial to these contentions. I must, however, hold on the evidence that the Union has failed to substantiate any allegation set up by it. On the other hand, the evidence that is before this Tribunal seems to be convincing enough that the Company had no choice in the matter. Firstly, there is nothing on record to show that the vacancies created by the discharge of these five workers were filled in by new recruits. What evidence is there shows that the work of marking was done by other people, either in addition to their duties or by transfer of coolies from other departments. Two years ago a machine was purchased by the Company just to prepare stencils. After this purchase the clerks used to do the work of preparing stencils. So the work of painting and marking was no longer

any dexterous work, it was more or less mechanical. The evidence shows that even coolies could do it. The Company has further contended that it has lost its foreign market in the matter of export of oil. The Union contended that loss of market was merely a show and not real. The Union, however, failed to substantiate it. The Company has shown that in 1949, due to increased competition from Argentine and Brazil, and increased production of vegetable oilseeds in U.S.A., the Company's export to foreign countries considerably dwindled. There was a lesser crop of oilseeds in India in 1948 due to "Grow More Food" campaign. So the Company had to close down its *Ghani* Department on 17th January 1950. Fifteen workmen were retrenched. In February 1950 the Press Department was stopped. There was a joint conference between the Company and the Union with the intervention of the Assistant Labour Commissioner. As a result of a tripartite agreement, dated 2nd March 1950, 102 workers of the Press Department were laid off. The situation worsened in March 1950. As a result of another joint agreement with the Union the mill was closed for two months. There was a further tripartite agreement on 23rd June 1950 under which 88 workers of the Press Department were retrenched. On 16th June 1950 the Soap Section of the mill was closed down. Ten workmen were discharged. From the above, is it not clear that the loss of business spoken of by the Company is a stern reality? It does not stand in the mouth of the Union to say that the business of the Company is in full swing in the face of these agreements to which the Union was a signatory. So the background for retrenchment is certainly there. Coming next to the retrenchment in the Painting Section I find that it was only in the fitness of things. I find from the oral evidence on record that this section became practically a superfluity after the export to foreign countries had been considerably reduced. If the Company wants to effect economy just to maintain its total existence, it cannot be blamed. The Company cannot be asked to provide these men in other departments when the existence of the Company itself is indeed, jeopardized.

Regarding the second contention that the retrenchment was resorted to only with a view to defeat the claim of the ensuing Pujah bonus, I must say that the contention is hollow. When the retrenchment is *bona fide* and called for by the exigencies of the situation, the quotation of any motive behind the Company's action cannot be justified. Of course the Company has received an export license for supply of mustard oil to Pakistan, but that is neither here nor there. The evidence shows that the Banaspati Food Products, Ltd., had purchased mustard oil for the said supply. So that becomes practically irrelevant. Besides, even if it is held that this Company purchased in the name of Banaspati Food Products, Ltd., still it does not improve the stand taken up by the Union. It can never be urged with any amount of force that the Company was purchasing oil and supplying the same and not crushing it in its own mill just to put the workers in difficulty. If the Company could manage to crush the seeds in its mill with profit, it would never go in for purchase of the oil from the market. So I accept the contention of the Company that it is not profitable for it to buy oilseeds in the market at economical prices and to crush the same in the mill.

Regarding the third contention that the whole move is directed to crush the solidarity of the Union, I must say that it is more imaginary than real. I do not see how it is open to the Union to urge it when it has entered into so many agreements in the recent months with the Company just to pave the path of the workers.

I can never take it that this retrenchment is by way of victimisation or can amount to unfair labour practice. Hiralal is an executive member of the Swaika Mazdoor Union. The other discharged workers are merely members.

the Union could not place a single instance that the Company bore any blame in particular against these five men. I must point out that the Union has not also set up this contention in its written statement. So I find that the discharge of these five men was justified. They were given proper notices. They are entitled to no relief accordingly.

Issue No. 2.

5. What I have stated above makes it sufficiently clear that the financial position of the Company, taken by itself, is anything but sound. Its very existence seems to be in imminent peril. It is somehow managing to keep its head above the water, only because the proprietors have ample resources at their command. The Company might have been affluent during the war period when there was neither foreign competition nor a slump in the local market. But after the war, particularly since 1949 and more so in 1950, the Company is heading towards a crisis. If it can tide over the crisis, so much the better for the workmen. The Company has stated in its written statement that it is prepared to give preference to discharged hands in the matter of future recruitment. That ought to suffice for the present because the Company cannot commit itself more than that. So if the Company in its frantic effort to preserve its existence reduces the size of its working personnel, I cannot say that it is not justified. So if this issue requires to be answered, it should be answered in the affirmative. I must however point out that such an issue is really difficult to answer. The position of the Company is never static. Change it must and that from day to day. So the Company can never be put under a ban not to cut its working strength to suit its trade objective. The Tribunal should rather refrain from putting any restriction in the matter if it does not like to ruin the trade. But as the issue has been contained in the Order of Reference, I have answered it as above.

G. PALIT,

Judge, Industrial Tribunal.

the 6th December 1950.

By order of the Governor,

D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 7318Lab.—19th December 1950.—Whereas under the Government of West Bengal order No. 4065Lab., dated the 26th July 1950, the industrial dispute which had existed between the 11 Printing Presses in Calcutta, shown in the list appended thereto and their employees represented by the Press Employees' Association of 249B, Bowbazar Street, Calcutta, over the question of (1) Scale of pay and fixation of pay, (2) Dearness Allowance, (3) Gratuity and/or Provident Fund, (4) Leave, (5) Working hours, (6) Security of service and (7) Bonus, were referred for adjudication to an Industrial Tribunal constituted by Sri A. Das Gupta, District Judge;

And whereas during the pendency of proceedings before the said Tribunal, the Press Employees' Association of 249B, Bowbazar Street, Calcutta, on behalf of Sri Manik Chandra Ray, an employee of the Jnanoday Press of 9B, Bechu Chatterjee Street, Calcutta, being serial No. 3 of the said list, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said workman, the condition of service applicable to him immediately before the said proceedings;

And whereas in exercise of the power conferred by section 33A of Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the Government;

Now, therefore, in pursuance of the provisions of section 17 of Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of Sri Manick Chandra Ray, a discharged employee of Jnanoday Press, 49B, Bechu Chatterjee Street, Calcutta, represented by the Press Employees' Association, 249B, Bowbazar Street, Calcutta, in the matter of a complaint under section 33A of the Industrial Disputes Act, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950 (Case No. 19 of 1950), and in the matter of reference No. 40 Lab., dated the 23rd July 1950, of the Government of West Bengal Labour Department.

PRESENT :

SRI A. DAS GUPTA, District Judge.

For the complainant: Sri S. K. Dhar, Pleader, assisted by Sri Bhushan Sarkar, Secretary of the Press Employees' Association.

For the opposite party: Sri N. K. Mukherji, Advocate, instructed by Sri Krishna Chatterji, Manager of the Press.

AWARD.

In pursuance of the order of reference No. 4065 Lab., dated the 23rd July 1950, of the Government of West Bengal, Labour Department, adjudication proceedings have been started for settlement of industrial disputes between the employers and employees of 11 Printing Presses of Calcutta and Howrah mentioned in the list annexed to the order of reference of which the Jnanoday Press is one, being serial No. 3 in the list. Adjudication proceedings are still pending.

The complainant's case is that the complainant who had been a Machine Man in the Jnanoday Press was discharged illegally on 1st August 1950 in contravention of section 33 of the Industrial Disputes Act as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950, without any written notice and without giving the complainant any opportunity to submit an explanation.

The opposite party denies that the complainant was ever a Machine Man and pleads that the complainant who was an inkman was given some wrapping paper on 13th July 1950 for use in the cylinders of the printing machine; that when the paper was required the complainant reported that the bundle was missing; that thereupon an explanation was called for from the complainant and the complainant was threatened with deduction of the price of paper in the event this was not traced out and that this attitude of the employer offended the vanity of the complainant and that he tendered resignation of his own free will. The employer denies to have discharged the complainant.

The case was taken up for hearing on 16th November 1950. After the evidence and arguments of the parties were closed, the learned Advocate for the employer, at my suggestion, agreed to take the complainant back. On 17th November 1950 the Manager Sri Krishna Chatterji saw me in my chamber and told me that the proprietors were not willing to take the complainant back in the Machine Department. His points were that the complainant had an injury in his finger and that the proprietors entertained some suspicion against the complainant. The Manager was however told that these points should have been raised in the presence of the complainant on the previous day. He was however asked to bring in the complainant. The complainant could not be brought. At the close of the day on 17th November 1950 I referred to the injury in the finger of the complainant in the presence of the representatives of the Press Employees' Association. As to the suspicion of the Proprietors against the complainant nothing was spoken simply on the ground that this plea did not then appeal to me. On 24th November 1950 the Manager filed a written statement taking the case specifically and indicating the ground for the suspicion. It has been urged on behalf of the employer (1) that the learned Advocate for the employer readily accepted the Tribunal's suggestion to take back the complainant simply because the latter was not discharged; (2) that by such agreement the employer was not bound to keep the complainant in his original post but had the right under the Standing Orders as approved by the last award to transfer the complainant from one department to another; (3) that the fact that the complainant who has since been working at a higher wage intends to come back to this press raises a suspicion in the employer's mind against the complainant; (4) that the stern attitude of the employer demanding the complainant to find out the paper and threatening him that in the event of the paper not being found out, the price thereof would be deducted from his wages offended the vanity of the complainant and that the complainant bore a grudge against the employer. The employer thinks that the complainant who having once resigned wants to come back leaving a job carrying higher emoluments must have some motive.

During the hearing I suggested a proposal and enquired of the learned Advocate for the employer if the complainant could be taken back. He readily agreed and it may be fairly presumed that the agreement was to take back the complainant in his original post. The points now raised by the employer requires careful consideration. The interest of an industry must always have priority over that of individual workers. If really, re-appointment of the complainant threatens the interest of the industry in any way the so-called agreement which was based on misconception cannot be permitted to stand. In industrial matters legal technicalities cannot be rigidly insisted upon. I accordingly do not attach much importance to what the learned Advocate for the employer had said by way of agreement in reply to my query. I must accordingly decide the case on merit. The complainant does not appear to have been very fair. In the written statement he claimed to be a Machine Man. At the hearing he had to admit that he was no better than an Inkman. Obviously he had some ulterior motive. He claimed higher position obviously to make out a claim for higher wages in future. Nothing was suggested in the written statement as to whether the employer had any occasion to be displeased with the complainant. At the hearing an attempt was made to make out a case for unfair labour practice. It was stated that on 29th July 1950 the Manager had asked him along with other workers to give a declaration in writing that the workers had no claim against the management and that the complainant on behalf of the workers retorted: "You are not paying us dearness allowance and bonus", although the complainant had to admit that he had been paid

Rs. 40 as bonus in 1949. The minimum wages of an Inkman was fixed by the last award at Rs. 35. The complainant got Rs. 17 and odd for 1950 after deducting Rs. 40 taken as advance, i.e., he was getting less than Rs. 57. The story which the complainant put forward at the hearing was an after-thought. From his evidence it is clear that he took an appointment in the Modern India Press at a salary of Rs. 65. He could not claim that he took this appointment from the 10th August 1950. The petition of complaint is dated 19th September 1950 and was filed on 21st September 1950. The case was heard on 16th November 1950. He had been on leave for about a month. This is what he said at the hearing. There is no evidence both on the date on which the petition of complaint was filed as also the date on which it was drafted and signed the complainant was an employee of the Modern India Press. He stated in the petition of complaint that he was still out of employment. It is thus clear that the complainant has not the least regard for truth. It was urged on behalf of the employer that the complainant took a permanent job in the Modern India Press, the complainant's case is that it was only a *thika* job. There is no evidence on this point. The complainant is not a truthful man and I am not very much inclined to accept his uncorroborated testimony about the nature of his job in the Modern India Press.

I cannot accept the complainant's story about the circumstances which are alleged to have enraged the employer to take a drastic step against him. This was undoubtedly the result of an after-thought. He cannot understand that every action of man is based on some cause or other. It was why he invented a story to make out a case why the employer picked him up from among the workmen of the Press and discharged him. I accordingly find that there was absolutely no reason for the employer to punish an insignificant workman like the complainant with dismissal.

On the other hand, the employer specifically pleaded a story in his written statement as to why the complainant left the Press. We need not enquire in this case whether the complainant could be made responsible for the loss of paper and whether any deduction could be made from his wages in account of the loss. There is no arrangement in the Press for safe custody of materials used by the workers. If the paper had been taken by Manik there was no arrangement for keeping the paper exclusively under his control. It was possibly on this ground the employer did not make any deduction from the wages of Manik. The employer's threat to Manik without any enquiry as to whether Manik was responsible for the loss might not have been very much justified. It is quite possible that to avoid future trouble the complainant left the Press, but, as the employer neither discharged the complainant nor did he deduct the price of paper from his wages by way of punishment, section 33 of the Industrial Disputes Act does not come into play. The employer was, however, agreeable to take him back in a different department. This the complainant refused to accept. His point is that by working in the Machine Department for a number of years, he has acquired some efficiency there. If he is employed in a different department he may not be able to discharge his duties with the same efficiency. I feel that this contention is not without any substance. On the other hand, the complainant has no case on merit. Besides the employer's suspicion against him is not altogether frivolous. Hence, in these circumstances of the present case I cannot but reject the application. The application is accordingly rejected.

A. DAS GUPTA,

District Judge

The 7th December 1950.

By order of the Governor,
D. S. P. MUKHERJEE, Jt. Secy.

ORDER.

No. 7319Lab.—19th December 1950.—Whereas under the Government of West Bengal order No. 4065Lab., dated the 26th July 1950, the industrial dispute which had existed between the 11 Printing Presses in Calcutta shown in the list appended thereto and their employees represented by the Press Employees' Association of 249B, Bowbazar Street, Calcutta, over the question of (1) Scale of pay and fixation of pay, (2) Dearness allowance, (3) Gratuity and/or Provident Fund, (4) Leave, (5) Working hours, (6) Security of Service, (7) Bonus, were referred for adjudication to an Industrial Tribunal constituted by Sri A. Das Gupta, District Judge;

And whereas during the pendency of proceedings before the said Tribunal, the Press Employees' Association of 249B, Bowbazar Street, Calcutta, on behalf of Sri Ajit Kumar Choudhury, an employee of the Bijoya Press of 76, Bentinck Street, Calcutta, being serial No. 6 of the said list, made a complaint in writing before the said Tribunal alleging that the said Company had altered, to the prejudice of the said workman, the condition of service applicable to him immediately before the said proceedings;

And whereas in exercise of the power conferred by section 33A of the Industrial Disputes Act, 1947 (XIV of 1947), the said Tribunal has adjudicated upon the said complaint and submitted its award to the State Government;

Now, therefore, in pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Governor is pleased hereby to publish the said award as shown in the annexure hereto.

ANNEXURE.

In the matter of Sri Ajit Kumar Choudhury, an employee of the Bijoya Press of 76, Bentinck Street, Calcutta, represented by the Press Employees' Association, 249B, Bowbazar Street, Calcutta, and in the matter of a complaint under section 33A of the Industrial Disputes Act, 1947, as amended by the Industrial Disputes (Appellate Tribunal) Act, 1950 (Case No. 13 of 1950), and in the matter of reference No. 4065Lab., dated the 23rd July 1950, of the Government of West Bengal, Labour Department.

PRESENT:

SRI A. DAS GUPTA, *District Judge.*

or the employers: Sri N. K. Mukherji, Advocate.

or the employee: Sri S. K. Dhar, Pleader, instructed by Sri Indubhushan Sarkar and Sri Sailendranarain Rai Chowdhury of the Press Employees' Association.

AWARD.

In pursuance of the order of reference No. 4065Lab., dated 23rd July 1950, of the Government of West Bengal, Labour Department, adjudication proceedings have been started for settlement of industrial disputes in 11 printing Presses in Calcutta and Howrah of which the Bijoya Press is one, being serial No. 6 in the list appended to the order of reference. The adjudication proceedings are still pending.

The employee was an employee of the Bijoya Press. His case is that he was wrongfully dismissed on the 12th August 1950 without any written notice and without giving the complainant an opportunity to submit an explanation during the pendency of the adjudication proceedings and without permission of the Tribunal as contemplated by section 33 of the Industrial Disputes Act, 1947, as amended by the Industrial Disputes (Appellate Tribunal) Act of 1950.

The management denies to have dismissed the complainant. The management alleges that the complainant sought employment in the Printing Press as a trainee; and that he was taken in as an apprentice without pay, but that the complainant demanded wages after he had completed one month's service in course of his training, contrary to the arrangement and expectation, and on refusal left of his own accord. The allegation of the complainant is that his services were terminated during the pendency of the adjudication proceedings started in pursuance of the order of reference No. 4065 Lab. dated the 23rd July 1950 of the Government of West Bengal, Labour Department. The allegation of the complainant against the management cannot be believed. The complainant was asked to write out the Cash Book for 1947 from the Rough Book. It was almost completed on 12th August 1950. Only the figures remained to be totalled. The complainant says that on 12th August 1950 he was asked to make some alterations in the book which the management wanted to do for evading income-tax. His services are said to have been terminated by the *de facto* Proprietor Ramesh Chandra Chowdhury on the complainant refusing to carry out this order. I am not inclined to believe the uncorroborated testimony of the complainant on this point. The income-tax case was pending against the Press and the management has taken considerable time. I cannot believe that after the accounts had been completed the management wanted the complainant to make some alterations in the book. This would involve loss of time and the risk of the book being disbelieved by the Income-tax Department. On the other hand it appears that the complainant made some mistakes—at least one mistake could be pointed out to me and the complainant during the hearing, which the complainant could not explain. It was quite possible that Ramesh Babu asked the complainant to make the corrections. This must have led to some altercation and Ramesh might have said that the complainant was not wanted. Krishnamohan De, a worker of the Press, who has been examined by the complainant, did not hear the altercation. But he says that he heard Bara Babu (Ramesh Babu) tell the complainant that he was not wanted. The complainant might have been under the impression that his service had been terminated. The procedure for terminating the service of a complainant was not gone into. The termination of his service offends not only section 33 of the amended Industrial Disputes Act but also the principle of natural justice. In this view of the case I hold that the complainant should be reinstated.

It has been contended on behalf of the complainant that his pay was fixed at Rs. 70 while the sworn testimony of Ramesh Babu is that he was an unpaid apprentice. Even if the complainant were an unpaid apprentice he was a workman within the meaning of the term under the Industrial Disputes Act. There is no sufficient evidence to warrant a decision on this point either way. The decision on this point is not also very material in deciding the point at issue. The complainant shall report himself to the management within 15 days from the date when the award comes into force and the management shall reinstate him on terms settled with him when he was taken in. In the event of default of the complainant to report himself as directed he shall lose the benefit under this award. As I have found, the complainant was not free from blame. He made mistakes in preparing the cash book. In the circumstances I do not propose to recommend any compensation for the period he was out of employment. This was a case of technical violation of section 33 and I do not propose to recommend any prosecution.

A. DAS GUPTA,

District Judge.

28th December 1950.

By order of the Governor.

B. S. P. MUKHERJEE, Jt. Secy.

TABLE 34.5.

Constitution, Income and Expenditure of Calcutta Port Trust.

(Compiled from the Administration Report of Port Trust.)

Chairman (nominated by Government).	No. of members.							Total.	
	Ex- officio, Calcutta Corpora- tion.	Representative of Calcutta Corporation.			Bengal National Chamber of Commerce.	Bengal Chamber of Commerce.	Appointed by Local Govern- ment.		Associated members of Howrah Co-opt. under section 19 of Calcutta Improve- ment Act.
		Under section 7(1)(a) the C. I. Act., 1911.	Under section 7(1) of the C. I. Act., 1911 as amended by C. I. Act. of 1926.	Under section 7(1) of Calcutta Improve- ment Act					
1	1	1	1	1	1	1	4	5	16

Table 34.6.

Constitution of Calcutta Improvement Trust for the year 1947-48.

(Compiled from the records of the Office of the Calcutta Improvement Trust.)

Year.	Classification of members.				Income.	Expenditure.
	Ex-officio.	Nominated by public bodies.	Nominated by Government.	Total.		
1	2	3	4	5	6	7
					Rs.	Rs.
1947-48	7	7	4	18	6,54,84,143	6,11,60,284
1946-47	5,08,26,530	5,45,66,107
1945-46	6,42,57,206	6,37,21,441
1944-45	7,03,16,448	5,69,49,524
1943-44	5,62,96,677	4,43,18,796
1942-43	2,66,74,021	3,27,68,190
1941-42	3,48,75,100	3,31,11,194
1940-41	3,07,89,188	3,07,01,624
1939-40	3,55,93,950	3,30,79,802
1938-39	3,16,91,899	3,12,30,846

TABLE 344—*concl.*

Heads of Account.	Expenditure.				
	1943-43.	1943-44.	1944-45.	1945-46.	1946-47.
43. Cost of lighting	3,12,722	1,54,283	1,32,016	2,08,756	4,43,366
44. Markets	3,97,783	3,75,025	3,93,928	4,69,830	4,79,221
45. Slaughter-houses	59,134	87,176*	66,191	74,643	86,285
46. Commercial Museum and Health and Publicity Department.	47,839	40,095	69,147	53,504	53,193
47. Dhobikhana	5,408	4,825	4,775	5,047	6,006
48. Veterinary Department
49. Squares, Gardens, Avenues and Tanks	71,547	76,791	81,614	93,214	94,333
50. Hospitals, Dispensaries, Alms-Houses, etc. ...	9,99,687	9,27,365	11,61,621	12,40,072	10,21,495
51. Ambulance Service	65,433	68,389	69,865	83,009	1,08,364
52. Disinfecting station	5,111	4,115	4,326	5,567	4,427
53. Animal Vaccine Depot	9,533	7,420	16,175	21,933	50,101
54. Vaccination and Registration	57,501	56,064	58,938	59,539	72,420
55. Disposal of the Dead	71,657	97,047	75,471	82,828	95,866
56. Public Instruction	12,96,614	13,54,977	14,62,702	14,51,286	15,93,921
57. Calcutta Municipal Gazette	25,962	32,438	23,470	25,754	43,871
58. Interest on loans	38,38,867	39,54,488	39,37,886	38,10,128	38,10,183
59. Contribution for repayment of loans	17,97,317	17,92,030	17,55,634	17,78,142	17,69,309
60. Contribution to Calcutta Improvement Trust	20,52,055	20,67,559	20,95,886	19,91,837	20,48,465
61. General charges	3,95,243	4,98,348	4,68,259	4,33,924	2,74,712
62. Pensions, gratuities, bonuses, etc.	5,20,561	4,96,300	4,42,111	5,13,221	5,72,936
63. Miscellaneous	6,09,679	18,32,789	11,04,566	29,96,042	1,00,78,902
64. Expenditure of the Calcutta share of the Hackney Carriage Fund.	52	121	110	20	..
65. Petty Improvement works
Total Expenditure	2,27,96,696	2,62,00,782	2,62,21,280	2,87,33,893	3,79,42,656
Adjustment of assets shown in excess in the Annual Account of the year.	35,455	2,854	1,456	483	42,968
Closing balance	2,18,48,596	2,33,44,354
Book balance	1,67,22,187	1,87,78,590	1,99,25,245
Total	3,95,54,338	4,49,82,226	4,61,47,981	5,05,82,972	6,13,29,978

Rupees

